

年度報告 ANNUAL REPORT 2022



深圳市海普瑞药业集团股份有限公司 Shenzhen Hepalink Pharmaceutical Group Co., Ltd.

(A joint stock company incorporated in the People's Republic of China with limited liability) (於中華人民共和國註冊成立的股份有限公司) Stock Code 股份代號: 9989



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Corporate Information 公司資料

Board of Directors

Executive Directors

Mr. Li Li *(Chairman)* Ms. Li Tan *(Deputy General Manager)* Mr. Shan Yu *(General Manager)* Mr. Zhang Bin (resigned on April 29, 2022)

Independent Non-executive Directors

Dr. Lu Chuan Mr. Chen Junfa Mr. Wang Zhaohui

Joint Company Secretaries

Mr. Qian Fengqi Ms. Chan Sze Ting *(ACG, HKACG)*

Authorized Representatives

Mr. Qian Fengqi Ms. Chan Sze Ting

Supervisors

Mr. Zheng Zehui *(Chairman)* Ms. Tang Haijun Ms. Su Jilan *(Employee Supervisor)*

Strategy Committee

Mr. Li Li *(Chairman)* Ms. Li Tan Dr. Lu Chuan

Remuneration and Evaluation Committee

Mr. Wang Zhaohui *(Chairman)* Mr. Chen Junfa Mr. Li Li

董事會

執行董事 李鋰先生(*董事長*) 李坦女士(*副總經理*) 單宇先生(總經理) 張斌先生(於二零二二年四月二十九日辭任)

獨立非執行董事

呂川博士 陳俊發先生 王肇輝先生

聯席公司秘書

錢風奇先生 陳詩婷女士 (ACG, HKACG)

授權代表 錢風奇先生

陳詩婷女士

監事

鄭澤輝先生*(主席)* 唐海均女士 蘇紀蘭女士*(職工監事)*

戰略委員會

李鋰先生*(主席)* 李坦女士 呂川博士

薪酬與考核委員會

王肇輝先生(*主席)* 陳俊發先生 李鋰先生

Corporate Information 公司資料



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Audit Committee

Mr. Chen Junfa *(Chairman)* Dr. Lu Chuan Mr. Wang Zhaohui

Nomination Committee

Dr. Lu Chuan *(Chairman)* Mr. Li Li Mr. Chen Junfa

Registered Office

No. 21 Langshan Road Nanshan District, Shenzhen People's Republic of China

Headquarters and Principal Place of Business in the PRC

No. 21 Langshan Road Nanshan District, Shenzhen People's Republic of China

Principal Place of Business in Hong Kong

Room 4724, 47th Floor, Sun Hung Kai Center 30 Harbour Road, Wan Chai Hong Kong

Principal Banks

China Merchants Bank, Shenzhen Branch

China Merchants Bank Tower No. 7088 Shennan Boulevard Shenzhen, China

Bank of China, Shenzhen Branch

2022 Jianshe Road, Luohu District Shenzhen, China

The Hongkong and Shanghai Banking Corporation Limited

1 Queen's Road Central Hong Kong

Compliance Adviser

Somerley Capital Limited 20/F, China Building 29 Queen's Road Central Hong Kong

審計委員會

陳俊發先生*(主席)* 呂川博士 王肇輝先生

提名委員會

呂川博士*(主席)* 李鋰先生 陳俊發先生

註冊辦事處

中華人民共和國 深圳市南山區 朗山路21號

總部及中國主要營業地點

中華人民共和國 深圳市南山區 朗山路21號

香港主要營業地點

香港 灣仔港灣道30號 新鴻基中心47樓4724室

主要往來銀行

招商銀行深圳分行 中國深圳市 深南大道7088號 招商銀行大廈

中國銀行深圳分行 中國深圳 羅湖區建設路2022號

香港上海滙豐銀行有限公司

香港 皇后大道中1號

合規顧問

新百利融資有限公司 香港 皇后大道中29號 華人行20樓

Corporate Information 公司資料

Hong Kong Legal Adviser

Allen & Overy

9/F, Three Exchange Square Central Hong Kong

PRC Legal Adviser

Zhong Yin (Shenzhen) Law Firm

8th Floor, North Building, China Guangdong Nuclear Power Building 2002 Shennan Avenue, Futian District Shenzhen

International Auditor

Ernst & Young

Certified Public Accountants Registered Public Interest Entity Auditor 27th floor, One Taikoo Place 979 King's Road, Quarry Bay Hong Kong

Domestic Auditor

Ernst & Young Hua Ming (LLP)

Certified Public Accountants Level 17, Ernst & Young Tower Oriental Plaza, 1 East Chang An Avenue,Dongcheng District Beijing, China

H Share Registrar

Tricor Investor Services Limited

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

Stock Code

A Shares: 002399 (Shenzhen Stock Exchange) H Shares: 9989 (Hong Kong Stock Exchange)

Website of the Company

www.hepalink.com

香港法律顧問

安理國際律師事務所 香港 中環 交易廣場三座9樓

中國法律顧問

北京中銀(深圳)律師事務所

深圳市 福田區深南大道2002號 中廣核大廈北樓8層

國際核數師

安永會計師事務所

執業會計師 註冊公眾利益實體核數師 香港 鰂魚涌英皇道979號 太古坊一座27樓

境內核數師

安永華明會計師事務所(特殊普通合夥)

執業會計師 中國 北京市東城區東長安街1號 東方廣場安永大樓17層

H股證券登記處

卓佳證券登記有限公司

香港 夏愨道16號 遠東金融中心17樓

股票代碼

A股:002399(深圳證券交易所) H股:9989(香港聯合交易所)

公司網站 www.hepalink.com

Financial Highlights 財務摘要

Results of operations 經營業績

RMB'000人民幣千元		2018 二零一八年	2019 二零一九年	2020 二零二零年	2021 二零二一年	2022 二零二二年
Revenue Profit before tax	營業額 税前利潤	4,799,807 765.207	4,612,105 1.315.280	5,315,685 1,327,836	6,359,786 222.264	7,151,039 829.851
Profit attributable to owners of the Company for the year Basic earnings per share	年度本公司擁有人 應佔溢利 每股基本盈利	640,194 0.51	1,059,700	1,024,210 0.76	240,788 0.16	727,077

Asset information 資產狀況

RMB'000人民幣千元		2018 二零一八年	2019 二零一九年	2020 二零二零年	2021 二零二二年	2022 二零二二年
Total assets Total liabilities	資產總額 負債總額	13,844,278 7,567,945	15,351,947 7,880,073	19,025,895 7,336,905	19,108,177 7,584,862	20,814,204 8,406,565
Equity attributable to shareholders of the Company Share capital	歸屬於本公司股東權益 股本	6,099,612 1,247,202	7,348,360 1,247,202	11,569,392 1,467,296	11,411,354 1,467,296	12,310,915 1,467,296

Revenue 營業額

RMB'000,000 人民幣百萬元



Gross profit 毛利

RMB'000,000 人民幣百萬元



The Group's financial statements for years 2016 and before were prepared in accordance with the PRC GAAP and were not prepared in accordance with the IFRS. If the investor needs the relevant information, please visit the website at http://www.cninfo.com.cn

二零一六年度及以前的集團財務報表按照中 國公認會計準則編製,未按照《國際財務報告 準則》編製。若投資者需要相關數據,可訪問 網站:http://www.cninfo.com.cn

Chairman's Statement 董事長致辭



Li Li Chairman *李鋰 董事長*

Dear shareholders,

On behalf of the Board of directors (the "**Board**") of Shenzhen Hepalink Pharmaceutical Group Co., Ltd. (the "**Company**", or "**Hepalink**"), I am pleased to announce the audited annual results of the Company and its subsidiaries (the "**Group**", "**we**", "**our**" or "**us**") for the year ended December 31, 2022 (the "**Reporting Period**"). Throughout the year, the Group fully implemented its development strategy to overcome the adverse effects of the recurrence of the COVID-19 pandemic and global economic volatility, with particular emphasis on adhering to the principle of upgrading the principal businesses and the layout of the supply chain, resulting in the improvement of various operating indicators and increase in both operating revenue and net profit.

For the year ended December 31, 2022 (the "**Year**"), the Group achieved operating revenue of RMB7,151.0 million, representing an increase of 12.4% as compared with the year ended December 31, 2021 (the "**Previous Year**"). The gross profit margin for the Year was 32.0%, representing an increase of 0.7 percentage points as compared with the Previous Year. Profit attributable to owners of the Company amounted to RMB727.1 million, representing a year-on-year growth of 202.0%. The board of directors (the "**Directors**") of the Company proposed to declare a final dividend of RMB0.1 per share for the Year.

致尊敬的股東:

本人謹代表深圳市海普瑞藥業集團股份有限 公司(「本公司」、「公司」或「海普瑞」)董事會 (「董事會」)欣然宣佈本公司及其子公司(「本集 團」或「我們」)截至二零二二年十二月三十一 日止年度(「報告期」)之經審核全年業績,一年 來,本集團全面落實發展戰略,克服新冠疫情 反覆及全球經濟波動帶來的不利影響,尤其注 重堅持主營業務提升和供應鏈佈局的方針,各 項經營指標得到改善,並實現了營業收入和淨 利潤的欣喜雙升。

截至二零二二年十二月三十一日止年度(「本年 度」),本集團實現營業收入人民幣7,151.0百 萬元,較截至二零二一年十二月三十一日止年 度(「上一年度」)增長12.4%。本年度毛利率為 32.0%,較上一年度增長0.7個百分點。本公司 擁有人應佔溢利為人民幣727.1百萬元,同比增 長202.0%。本公司董事(「董事」)會建議宣派 本年度末期股息每股人民幣0.1元。

Chairman's Statement 董事長致辭

In 2022, the domestic and international socio-economic environment was complex and volatile. Faced with various variables in the domestic and international economic and market environment, Hepalink continued to drive the digitalization and matrix operation transformation of its global businesses with enhancement in business insight and data support, and timely and flexibly adjusted its business and operational strategies in response to market dynamics, fully leveraging its internal coordination effects. With the support of its global supply chain and management advantages to ensure stable product supply and meet customer needs, Hepalink has been able to overcome different challenges in the business environment through various initiatives, enabling Hepalink to maintain steady growth in a rapidly changing market environment and continue to achieve positive profit growth during the Year. For the Reporting Period under review, the Group's overall revenue was RMB7,151 million, representing a year-on-year growth of 12.4%. Our Finished Dose Pharmaceutical Business continued to gain momentum, with year-on-year sales volume in key regional markets such as Europe, the United States and China achieving a certain degree of breakthrough. Global sales volume in 2022 exceeded 227 million units, up 22.3% year-on-year, while sales revenue increased 12.4% as compared to the same period of last year. Earnings attributable to equity holders of the parent amounted to approximately RMB727.1 million, representing an increase of approximately 202.0% as compared to the same period of last year. Basic earnings per share for 2022 were approximately RMB0.50.

During the Reporting Period, despite facing challenges due to market conditions, Hepalink maintained its roots and achieved many accomplishments in various business areas in 2022 by relying on our long-term operational experience and solid business strategies. In terms of finished doses, we continue to maintain a leading position in the listed European markets, with a certain advantage in market share throughout Europe. In the United States, during the Year, we successfully launched our proprietary standard finished dose heparin sodium pharmaceutical products and we signed a supply contract with FMC, the largest hemodialysis center in the United States. Meanwhile, with the unremitting efforts of our partners in the United States, our finished dose enoxaparin sodium pharmaceutical products have achieved a leading market share in the local market. In China market, we have achieved sales expansion in more than 30 provinces and cities nationwide and entered into the drug procurement catalogs of various provinces and cities. Our Prolongin® (普洛靜) enoxaparin sodium injection has become the first brand to reach online cooperation with multiple major internet platforms. In the international non-European and American markets, Hepalink has continuously achieved breakthroughs and further increased its overall market share in the local market. In terms of CDMO business, Cytovance, as the main carrier of the business, continued to achieve steady revenue growth with the support of the Group, and the number of orders maintained an upward trend. During the Reporting Period, Cytovance entered into a cooperation agreement with Avantor to provide plasmid production services meeting the cGMP standard of the U.S. and GMP-grade plasmid products for target customers to effectively support the rapid development in the field of cell and gene therapy. In terms of innovative drugs, we continued to maintain a stable development strategy. During the Reporting Period, the Group and its subsidiaries continued to make steady progress in the research and development and clinical trials of our self-developed projects.

二零二二年,境內外社會經濟環境複雜多變。 面對國內外經濟及市場環境的種種變數,海普 瑞充分發揮內部協調效應,繼續推動全球業務 的數字化和矩陣化運營轉型,增強商業洞察和 數據支援,根據市場動態適時靈活調整業務和 運營策略;借助海普瑞全球供應鏈佈局和管理 優勢,全力確保產品供應的穩定性並滿足客戶 需求,通過各項舉措克服經營環境中的不同挑 戰,讓海普瑞在瞬息萬變的市場環境中保持穩 健發展,並繼續在年內實現正向利潤增長。回 顧報告期,本集團整體業務收入實現人民幣 71.51億元,錄得12.4%的同比增長;其中我 們的製劑業務繼續發力,在歐洲、美國、中國 市場等主要區域市場的同比銷量均實現了一 定程度的突破;二零二二年全球各市場銷量逾 227百萬枝,同比增長22.3%,銷售收入則較 去年同期增長12.4%。歸屬母公司持有者應佔 盈利約人民幣727.1百萬元,較去年同期上漲 202.0%。二零二二年每股基本盈利約人民幣 0.50元。

報告期內,儘管受市況影響面臨衝擊,但憑藉 我們長期運營獲得的經驗以及扎實的業務戰 略,回歸本心,海普瑞在二零二二年度中各項 業務仍取得不少成果。製劑方面,我們在已上 市歐洲市場繼續保持前列地位,在整個歐洲市 場份額具有一定的優勢;在美國,年內,本集 團自營的標準肝素鈉製劑成功上市,並與全美 最大血透中心FMC簽約供貨,同時憑藉與美國 合作夥伴的不懈努力,我們的依諾肝素鈉製劑 在本地市場佔有率穩居前列;中國市場方面, 我們在全國超過30個省市實現銷售擴張,進入 多個省市集採藥品目錄,旗下普洛靜®依諾肝 素鈉注射液成為首個與多個互聯網頭部平台進 行線上合作的品牌。在國際非歐美市場,海普 瑞也不斷實現突破,整體在地市場份額得到進 一步的提升。CDMO業務方面,賽灣生物作為 業務主要承擔載體,在本集團的支持下收入繼 續實現穩步增長,訂單數維持上升趨勢。報告 期內,賽灣生物與Avantor達成合作協議,以為 目標客戶提供符合美國cGMP標準的質粒生產服 務以及GMP級別的質粒產品,更有效地支持細 胞及基因療法領域的快速發展。創新藥方面, 我們繼續保持穩健的發展戰略,報告期內,本 集團和旗下子公司的自研項目的研發和臨床實 驗進程繼續穩健推進。

Chairman's Statement 董事長致辭

Looking back to the year 2022, the Group has always adhered to its strategic direction for sustainable and effective development, consolidating its strengths and promoting the orderly development of its various businesses, making every effort to meet the expanding market demand. Faced with the uncertainty of the international financial environment, we further drove the transformation of our global matrix operations and digitalization projects to help improve the quality and efficiency of our business, promoted the coordinated operation of various local and overseas departments, and reduced the negative impact of exchange rate volatility on financial data, thereby laying a solid foundation for business rollouts in 2023. Despite the domestic and international impact of the COVID-19 variants, Hepalink has united to work together to tide over the difficult period in a relatively smooth manner through centralized management, ensuring the orderly implementation of the Group's domestic business.

For a long time, Hepalink has been committed to its corporate mission of protecting health through the discovery, development, and delivery of high-quality, safe, and effective medicines and services for global patients. The Group will continue to enhance its business development capabilities, seize industry opportunities, conduct in-depth resource exploration and industry research, striving to achieve breakthroughs in business development. We will also enhance our digitalization capabilities, and build an integrated production and sales model to improve operational efficiency and reduce costs. We will enhance our supply chain management capabilities to establish a large-scale supply chain strategic system for effective control of procurement costs and profit margin improvement. We will also improve our organizational management capabilities to optimize talent introduction and training mechanisms, as a result, to provide support for scale expansion. We will continue to prioritize rapid growth while enhancing our risk management capabilities. By making the effort to strengthen our core competencies, we strive to become a leading innovative multinational pharmaceutical company globally.

We would like to express our sincere gratitude to our shareholders, partners and customers for their support and the hard work and dedication of all our staff for the results and development of the Group.

Li Li *Chairman* March 29, 2023 回顧總結二零二二年度,本集團始終堅持持續 有效的發展戰略指向,鞏固自身既有優勢,推 動本集團各項業務有序展開,全力滿足日益擴 張的市場需求。面對國際金融環境的不確定 性,我們進一步推動全球矩陣化運營轉型和數 字化項目助力業務提質增效,促進海內外各部 門協調運作,降低匯率波動對財務數據的負面 影響,並為二零二三年的業務鋪排打下堅實基 礎。儘管因新冠變種病毒在國內外都產生影 響,海普瑞上下團結一心、共克時艱,通過集 中化管理以較平穩的方式度過了這一段困難時 期,保障了本集團境內業務的有序落地。

長期以來,海普瑞始終堅持基於為全球患者探 索、開發並提供高質量的安全有效的藥物和服 務,護佑健康的這一企業使命。本集團將繼續 提升業務拓展能力,把握行業窗口期,做好資 源深挖及行業調研,爭取在業務發展實現突 破;提升數字化能力,構建生產銷售一體化模 式,提高運營效率,降低成本:增強供應鏈管 理能力,建立大供應鏈戰略系統,有效控制採 購成本,改善利潤空間:提升組織管理能力, 優化人才引入及培養機制,為規模擴張提供支 持;既注重快速增長,同時亦注重提升風險管 控能力。我們會繼續發力,不斷夯實自己的核 心競爭力,向成為全球領先創新型跨國製藥企 業的目標奮進。

本集團取得的業績和發展,離不開股東、合作 夥伴及客戶對公司鼎力的支持以及全體員工的 辛勤努力和付出,本集團謹此致以誠摯的感謝。

主席 **李鋰** 二零二三年三月二十九日



OVERVIEW

Hepalink is a global pharmaceutical company with business spanning the manufacture and sales of pharmaceutical products, development of Contract Development and Manufacturing Organization ("CDMO") services and innovative drugs. Our sales of pharmaceutical products consist of (i) finished dose pharmaceutical products, which mainly include enoxaparin sodium injection; (ii) active pharmaceutical ingredient ("API") products, including heparin sodium API and enoxaparin sodium API; and (iii) other products, mainly including pancreatin API. We operate a CDMO business providing research and development ("**R&D**"), manufacturing, quality management and program management services, through our wholly-owned subsidiaries Cytovance Biologics, Inc. ("Cytovance"), which specializes in the development and manufacture of recombinant pharmaceutical products and critical non-viral vectors and intermediates for gene therapy, and SPL Acquisition Corp. ("SPL"), which provides services in the development and manufacture of naturally derived pharmaceutical products. The Group has obtained exclusive development and commercial interest in Greater China for certain clinical stage innovative drug candidates which are being developed for the treatment of diseases with an immune system. We are also developing a self-discovered proprietary drug candidate currently at preclinical stage.

概覽

海普瑞是一家全球製藥公司,業務範圍涵蓋 藥品生產及銷售、CDMO服務及創新藥開發。 我們銷售的藥品包括(i)藥物製劑(主要包括依 諾肝素鈉注射液);(ii)API產品(包括肝素鈉 API、依諾肝素鈉API);及(iii)其他產品(主要 包括胰酶API)。我們通過全資子公司 Cytovance Biologics, Inc. (「賽灣生物」)(該公 司專門開發及生產重組藥品及臨界非病毒載 體以及基因治療的中間體)及通過全資子公司 SPL Acquisition Corp.(「SPL」)(該公司為天然 衍生藥品的開發和生產提供服務)經營CDMO 業務,提供研發、生產、質量管理及程序管理 服務。本集團已在大中華區獲得若干臨床階 段創新候選藥物的獨家開發及商業化權益, 我們正在開發這些藥物用於治療免疫系統相 關疾病。我們亦正開發一種由我們自主研發 的專有候選藥物,目前處於臨床前階段。

INDUSTRY REVIEW

Faced with the global economic restructuring and the recurrence of the pandemic, we have experienced a challenging year in 2022. During the year, the substantial geopolitical conflict between Russia and Ukraine continued, which had a material impact on the global supply chain, threatening the food supply, the energy supply, and the circulation of goods. As a result, the cost of production, logistics and trade rose, leading to global imported inflation, which soared to the highest level in decades. Among them, the CPI in the United States (U.S.) has been above 8% for several months, and even reached double digits in the Eurozone and the United Kingdom, with the CPI in some emerging economies has also remained high. In response to the threat of inflation, the major Western central banks have successively started the process of raising interest rates: the Federal Reserve raised interest rates six times in a row during the year, the European Central Bank and the Bank of England have raised interest rates three and seven times respectively; South Korea, Canada, Australia and other emerging economies have also followed suit, maintaining a frequent and drastic interest rate hikes to resist pressures from inflation, capital outflows and exchange rate depreciation. However, the tightening effect of monetary policy adjustment is in effective as inflation remains high on the whole. At the same time, global competitive interest rate hikes have exacerbated the volatility of currency exchange rates in certain regions, and the market has become more concerned about the global economic slowdown. According to the estimates of the Organization for Economic Cooperation and Development, the world economy grow by only 3.1% in 2022, down significantly from 5.9% in the previous year. The year 2022 was a watershed for the COVID-19 pandemic and an important turning point towards the end of the pandemic. Countries have also accelerated the implementation of mandatory vaccination orders. While relieving the threat to the medical system and society caused by the pandemic, they have also rationally and effectively adjusted their policies and relaxed strict anti-epidemic restrictions, so that social life and economic activities can return to normal in an orderly manner.

行業回顧

面對全球經濟重整震蕩及疫情跌宕反覆,我 們經歷了極具挑戰的二零二二年。這一年中, 俄烏地緣衝突持續,對全球供應鏈產生了巨 大的影響,威脅糧食供應,干擾能源供給,阻 成本上升,衍生全球性的輸入性通脹,通脹水 平上升至數十年來的新高。其中,美國CPI持 續數月在8%以上,歐元區及英國更是高達兩 位數,部分新興經濟體國家的CPI也持續高企。 為應對通貨膨脹的威脅,西方主要經濟體央 行先後啟動加息進程:美聯儲年內連續六次 加息、歐洲央行累計進行三次加息、英國央行 則累計加息七次;韓國、加拿大、澳大利亞及 其他新興經濟體同樣跟進步伐,保持頻繁而 劇烈的加息節奏,以抵禦通貨膨脹、資本外 流、匯率貶值等壓力。然而,貨幣政策調整產 生的緊縮效果並不明顯,通脹總體上仍居高 不下;同時,全球競爭性加息加劇了個別地區 貨幣匯率的波動,市場對全球經濟增速放緩 的憂慮增強。根據經濟合作暨發展組織的估 計,二零二二年世界經濟僅增長3.1%,較前 一年的5.9%有明顯下降。二零二二年是新冠 疫情的分水嶺,也是疫情走向終結的重要轉 捩點。各國亦積極加快推行疫苗强制接種令, 在舒緩疫情對醫療系統和社會造成的威脅的 同時,合理、有效地調整政策,放寬嚴格的防 疫限制措施,使社會生活及經濟活動得以有 序回復正常。



Although it was particularly complicated and volatile for the Group's business environment during 2022 due to the geopolitical conflict, sluggish macro-economy and the spread of the pandemic, we maintained our strategic focus and made good progress in achieving our strategic objectives. Over the past year, Hepalink has strictly implemented the scheduled plans to proactively improve its financial performance and profitability as well as the intrinsic value of the enterprise, and successfully completed the annual plans and targets. The Group has actively enhanced its strategic thinking and decision-making capacity and strengthened the applications of strategic, forward-looking and systematic thinking in the Group's operations through investigation and research. Strengthening strategic guidance and adhering to the problem orientation, we realized the need to recognize the challenges in both the industry and the market, and utilize our own advantages to identify and capture the opportunities in a timely manner. Remodeling processes, enhancing mechanisms and innovating systems with digital thinking, we established a data-driven business management model, focusing on value enhancement and pursuing high-quality development.

In 2022, Hepalink drove further the implementation of the Group's supply chain strategy. We assess the situation with an efficient response and have a real-time and accurate understanding of the supply chain dynamics. Based on the analysis of inventory and business data, we have a comprehensive knowledge of warehouse management, transportation flow, supply collaboration and resource allocation, achieving synergies between upstream and downstream businesses to quickly respond to sales and customer demand. During the year under review, we actively upgraded our supply chain management system and built a more resilient global supply chain to cope with volatility in operating conditions and the risks of logistics. Through the design and precise implementation of the supply chain strategy, we were able to ensure the supply of raw materials and a smooth production process, thus promoting the cost-effectiveness of the Group's business. We also took the initiative to set up information channels in the value chain, improve the transparency of supply and demand information, and obtain information about changes in demand and production and supply restrictions. Timely and transparent market information enables us to accurately and promptly adjust production plans to changes in the environment, and reduce the potential risk of supply-demand mismatch and exaggerating the short-term volatility caused by information asymmetry. The key objectives of the Group's supply chain strategy are globalization, business flexibility and cost competitiveness. Hepalink will continue to drive further the development of supply chain coordination, standardization, digitization and globalization, and will focus on developing its strategic supply chain system with the connection of production, supply and sales and effective integration of domestic and foreign trade, to support high-quality business development, and to provide a solid foundation and strong support for the development of dual-circulation mutual promotion domestically and internationally.

儘管地緣衝突、宏觀經濟疲軟和疫情擴散使 本集團在二零二二年面對一個非常複雜而波 動的經營環境,我們保持戰略定力,在實現戰 略目標方面仍有良好進展。一年來,海普瑞嚴 格執行預定計劃,積極改善財務表現及盈利 能力,提升企業內在價值,圓滿完成年度計劃 及目標。本集團積極提升戰略思維與決策高 反目標。本集團運營中的使用:強化戰略 引領,堅持問題導向,我們清晰地認識到要找 出行業和市場的挑戰所在,並利用自身的優 勢辨別出其中蘊含的機遇並及時把握;以數 字化思維重塑流程、優化機制、創新制度,建 立以數據驅動的業務管理模式,聚焦價值提 升,推進高質量發展。

二零二二年,海普瑞堅定推動本集團供應鏈 戰略的落實。我們審時度勢、積極應對,即時 精準掌握供應鏈的動態,並基於對庫存及業 務數據的分析,全面掌握倉庫管理、運輸流 轉、供應協作、資源配置,實現上下游業務的 深度協同,以快速回應銷售及客戶的需求。回 顧年內,我們積極提升供應鏈管理系統並建 設更具彈性的全球供應鏈,以應對經營條件 波動及物流的風險;通過供應鏈戰略的設計 和精準施策,我們得以確保原材料的供應,生 產環節的順暢,從而推動本集團業務成本效 益的提升;我們還積極打通價值鏈條中的資 訊渠道,提高供需信息的透明度,獲取需求變 化、生產限制、供應限制等資訊,及時化、透 明化的市場信息使得我們可以針對環境的變 化準確及快速調整生產計劃,降低信息不對 稱帶來的潛在供需錯配和短期波動放大的風 險。本集團供應鏈策略的關鍵目標是面向全 球化、保持業務靈活性和成本競爭力。海普瑞 將繼續積極促進供應鏈協同化、標準化、數字 化及全球化發展,著力構建產、供、銷三方面 有機銜接和內外貿有效貫通的戰略供應鏈體 系,支援業務高質量發展,為國內及海外雙循 環相互促進的發展格局提供堅實的基礎和有 力的支撐。

In conclusion, the Group has shown a favorable development trend in operational efficiency, sales scale, cost control and global supply chain management in 2022. Firstly, double-digit growth was recorded in both revenue and earnings; Secondly, the market share and sales scale of each segment continued to increase; Thirdly, gross profit margin improved as compared with the corresponding period of last year; Fourthly, the global supply chain management has been effectively improved to better support the operational needs of Hepalink.

In 2022, profit attributable to equity holders of the Company increased by 202.0% to RMB727.1 million. The basic earnings per share for 2022 was RMB0.50 as compared to RMB0.16 for 2021.

BUSINESS REVIEW

During the Reporting Period, the Group recorded a revenue of approximately RMB7,151.0 million, representing an increase of approximately 12.4% as compared with 2021. During the Reporting Period, the Group recorded a profit attributable to equity holders of the parent of approximately RMB727.1 million (2021: approximately RMB240.8 million), representing a year-on-year increase of 202.0%.

During the Reporting Period, operating income for each business segment is as follows:

總結,本集團於二零二二年在經營效益、銷售 規模、成本控制和全球供應鏈管理多個經營 維度呈現良好的發展態勢。首先,收入及盈利 實現雙位數增長;第二,各版塊的市場份額和 銷售規模持續上升;第三,毛利率較去年同期 得到改善;第四,全球供應鏈管理有效提升, 更好的支持海普瑞的運營需要。

於二零二二年,本公司權益持有人應佔溢利 增加202.0%至人民幣727.1百萬元。二零二二 年的每股基本盈利為人民幣0.50元,而二零 二一年則為人民幣0.16元。

業務回顧

本集團於報告期內錄得收入約人民幣7,151.0 百萬元,較二零二一年增長約12.4%。本集團 於報告期內錄得母公司持有者之應佔溢利約 為人民幣727.1百萬元(二零二一年:約人民 幣240.8百萬元),同比增加202.0%。

報告期內,各業務分部營業收入情況如下:

For the year ended December 31,	
截至十二月三十一日止年度	

		截至十二	月三十一日止年度	
		20	22 2021	
		Operati	ng Operating	Year-on-year
		incor	ne income	increase/
		二零二二	年 二零二一年	decrease
		營業收	➤ 營業收入	同比增減
		RMB'0	00 RMB'000	(%)
Business Segment	業務分部	人民幣千	元 人民幣千元	(%)
Sales of products	銷售產品	6,012,8	48 5,504,926	9.2%
Finished dose pharmaceutical p	products 藥物製劑	3,210,4	65 2,638,151	21.7%
API	API	2,673,7	54 2,721,733	(1.8)%
Others ⁽¹⁾	其他⑴	128,6	29 145,042	(11.3)%
CDMO service	CDMO服務	1,084,0	66 813,104	33.3%
Others ⁽²⁾	其他 ⁽²⁾	54,1	25 41,756	29.6%
Total	合計	7,151,0	39 6,359,786	12.4%
Notes:		註:		
(1) Other products mainly include	pancreatin API.	(1)	其他產品主要包括胰酶A	PI °
(2) Other business mainly includes technical support services and	s manufacture and marketing services, proce other services.	essing services, (2)	其他業務主要包括生產銷 技術支持服務及其他服務	

SALES

The Group mainly operates four main business focus, including (i) the Finished Dose Pharmaceutical Business; (ii) the API business; (iii) CDMO business; and (iv) the innovative drugs.

FINISHED DOSE PHARMACEUTICAL BUSINESS

During the Reporting Period, the finished dose pharmaceutical products business of the Group continued to maintain a rapid growth trend with sales revenue increased by 21.7% or approximately RMB572.3 million to approximately RMB3,210.5 million as compared with the same period of last year, accounting for 44.9% of the Group's total revenue, and the gross profit margin was 35.3%.

During the Reporting Period, the Group's finished dose enoxaparin sodium pharmaceutical products achieved excellent performance, and its sales scale continued to grow globally, with year-on-year sales breakthroughs in major regional markets such as Europe, the U.S. and China. The total annual global sales volume exceeding 227 million for the first time, up 22.3% year-on-year, with growth recorded in the above markets.

Europe remains the major market for the Group's finished dose pharmaceutical products business. During the Reporting Period, higher inflation, interest rate hikes and weaker exchange rates in the European market had a detrimental effect on our business environment, however, the Group's sales in Europe continued to grow with sales of over 160 million units for the year. Based on the sales volume in 2022, our enoxaparin finished dose pharmaceutical products ranked in second place in the European market, with both sales volume and market share reaching a new peak. During the Reporting Period, Hepalink actively seized the opportunity of the increase in both price and volume in European markets to achieved both sales volume and price growth of enoxaparin finished dose pharmaceutical products on the one hand, and actively reduce the impact of exchange rate fluctuations on the other. Our products have achieved brand influence, competitive advantages and a leading market position for the self-operated business in five major countries. At the same time, we strengthened the sales tracking of hospital channels, strictly managed the supply of products, and made better planning for bidding and sales strategies of various regions through data analysis, ensuring proper effort for sales and supply. In addition, we continued to enhance the synergy of drugstore sales, further increasing the spillover effect of hospital networks with a boost on the sales scale of retail channels, thereby improving profitability. Finally, the Group scaled up the efforts of expansion in European countries and successfully expanded the sales in markets such as France and Switzerland during the Reporting Period, further consolidating its market position in Europe. In November 2022, the Group also actively participated in European marketing exhibitions and conferences to make greater efforts in the existing customer base and attract new customers.

銷售

本集團主要運營四個主要業務部門,包括(i)製 劑業務;(ii)API業務;(iii)CDMO業務;及(iv)創 新藥。

製劑業務

報告期內,本集團的製劑業務繼續維持快速 增長的態勢,銷售收入較去年同期增長 21.7%,增加約人民幣572.3百萬元至約人民 幣3,210.5百萬元,佔本集團總收入44.9%, 毛利率為35.3%。

報告期內,本集團依諾肝素鈉製劑業務表現 亮麗,銷售規模在全球範圍繼續保持增長,在 歐洲、美國、中國等主要區域市場的同比銷量 皆實現突破,全球年總銷售量首次突破2.27億 支,同比增加22.3%,並在上述市場均錄得增 長。

歐洲仍然是本集團製劑業務的主要核心市場。 報告期內,歐洲市場通脹走高、利率上升及匯 價走弱的情況,對我們的經營環境形成了干 擾,然而,本集團的歐洲銷售繼續保持增長, 全年銷售逾1.6億枝;按二零二二年銷售量計 算,我們的依諾製劑在歐洲市場穩居前二,銷 量及市場份額雙雙再攀高峰。報告期內,海普 瑞積極把握歐洲各國市場增量漲價的機遇, 一方面實現依諾製劑銷售的量價齊升,另一 方面積極降低匯率波動造成的影響。我們的 產品於自營五國已擁有品牌效應、競爭優勢 及領先的市場地位,同時我們積極加強的醫 院渠道的銷售追蹤,嚴格管理產品供應,並通 過數據分析為各地的招標及銷售戰略提供更 好的佈局,切實做好銷售及供應工作;另外, 我們繼續提升藥店銷售的協同作用,進一步 放大醫院渠道溢出的帶動效應,拉動零售渠 道的銷售規模,提升利潤水平。最後,本集團 積極加大歐洲各國的拓展力度,於報告期內 成功擴大法國、瑞士等市場的銷售規模,進一 步鞏固在歐洲的市場地位。此外,於二零二二 年十一月本集團積極參加歐洲營銷展覽及會 議,鞏固現有客戶群,加大新客戶開發力度。

Sales in the U.S. market continue to advance in line with strategic objectives and achieve targeted growth. During the Reporting Period, the Group continued to collaborate with its strategic partners in the U.S., and the sales volume of finished dose enoxaparin sodium pharmaceutical product maintained steady growth, and have been rapidly gaining recognition in the U.S. market in the past two years, where it has become a market leader. During the Reporting Period, the Group's sales office in the U.S. started operation. Through the efforts of our professional marketing team, our proprietary standard finished dose heparin sodium pharmaceutical products was successfully launched and recorded sales. Meanwhile, with a marketing network covering 50 states in the United States, the Group currently has contracts with the three largest distributors in the United States as well as contracts with the largest Group Purchasing Organizations and dialysis centers in the United States. In March 2023, Shenzhen Techdow Pharmaceutical Co., Ltd. ("Shenzhen Techdow"), a wholly-owned subsidiary of the Company, has been notified that, the U.S. Food and Drug Administration ("FDA") had approved the abbreviated new drug application ("ANDA") for its enoxaparin sodium injection. The ANDA approval indicated that Hepalink's enoxaparin sodium finished doses can be sold in the United States market by its own sales team, which will further increase the market share of the Grpup's enoxaparin sodium finished doses in the United States through the coverage of its own sales network and pipeline.

Sales in the China market showed strong resilience. Faced with the changing pandemic prevention measures, the overall sales volume still exceeded 13 million units, representing an increase of more than 50%. During the Reporting Period, the Group achieved sales expansion in more than 30 provinces and cities nationwide, and successfully entered into the drug procurement catalogs of various provinces and cities. Simultaneously, with the brand reputation and excellent quality domestically and abroad, Hepalink's Prolongin (普洛靜) has also become the first enoxaparin sodium injection brand to reach online sales cooperation with multiple internet platforms, starting a new chapter of enoxaparin sodium injection in digital online medicine in China. Furthermore, during the Reporting Period, the Group held several medical conferences and participated in more than 400 academic conferences and other various academic activities to promote academic exchanges and continuously contributed to popular science education in the field of low molecular weight heparin in China.

美國市場的銷售繼續按戰略目標推進並實現 目標性增長。報告期內,本集團繼續與美國戰 略夥伴一起發力,依諾肝素鈉製劑銷售保持 穩步增長,並在過去兩年時間內快速得到美 國市場認可,於穩居美國市場前列。報告期 內,本集團的美國銷售辦事處投入服務,通過 專業營銷團隊的努力,我們自營的標準肝素 鈉製劑成功上市,實現銷售。同時,本集團在 美國已與三大批發商簽約,營銷網絡全面覆 蓋美國五十個州,並與美國最大的GPO(美國 藥品集中採購組織Group Purchasing Organization)和透析中心簽約。於二零二三 年三月,本集團全資子公司深圳市天道醫藥 有限公司(「深圳天道」)已獲悉,美國食品和 藥物管理局(「FDA」)已批准其依諾肝素鈉注 射液的新藥簡略申請(「ANDA」)。本次ANDA 獲批,代表著海普瑞的依諾肝素鈉製劑可以 由旗下自營銷售團隊在美國市場進行銷售, 通過自營銷售網絡及渠道的覆蓋,進一步提 升本集團依諾肝素鈉製劑在美國的市場佔有率。

中國市場銷售展現出强勁韌性,即使面對防疫環境的不斷變化,整體銷售量仍突破1,300 萬枝,增長逾50%。報告期內,本集團在全國 超過30個省市實現銷售擴張,成功進入多個 省市集採藥品目錄。同時,海普瑞憑藉海外及 國內的品牌信譽及卓越質量,旗下的普洛靜® 亦成為首個與多個互聯網平臺達成線上銷售 合作的依諾肝素鈉注射液品牌,揭開依諾肝 素鈉注射液於中國數字化互聯網醫療的新篇 章。此外,本集團於報告期內舉辦多次醫學會 議並參與400餘場學術會議及其他各類學術活 動,促進領域學術交流,持續為中國低分子肝 素領域科普患教做出貢獻。

International non-European and American markets achieved stable performance. During the Reporting Period, the international non-European and American markets were in a phase of de-stocking and the medical system was gradually returning to normal. The demand for finished dose enoxaparin sodium pharmaceutical product was relatively stable compared to the peak of the pandemic. The Group's sales level in the international non-European and American markets was similar to that of the corresponding period of last year. In 2022, we steadily pushed forward the strategic measures for the international non-European and American markets with a long-term plan. During the Reporting Period, the Group eagerly sought to increase its market share in the existing market, among which the sales volume in Malaysia, Brazil and Saudi Arabia increased significantly, while we also vigorously promoted the international drug registration application and increased the number of countries in which the products were sold. The Group continued to explore the sales channels, closely kept track of the bidding process, sought cooperation from local sales partners, and coordinated and supplemented the whole channel operation through multiple channels to promote the steady development of the sales operation.

During the Reporting Period, based on the fast-growing business demand and future development planning, the construction project of the production line of the finished dose pharmaceutical products at the Hepalink park, Pingshan District was officially commenced. The first phase of the project has a targeted production capacity of 360 million units/year, with delivery expected to be completed in 2024 and commercial batch production to be achieved in 2025. We believe that the Group's finished dose pharmaceutical products business will receive more solid and strong support with the completion of the new production line.

About finished dose enoxaparin sodium pharmaceutical product: Finished dose enoxaparin sodium pharmaceutical product is one type of low molecular weight heparin ("LMWH") finished doses, which is widely used in clinical practice. Its main indications include prophylaxis of venous thromboembolic disease (prophylaxis of venous thrombosis), especially thrombosis related to orthopedics or general surgery; treatment of developed deep vein embolism with or without pulmonary embolism; used in hemodialysis and extracorporeal circulation to prevent thrombosis, etc.. Finished dose enoxaparin sodium pharmaceutical product of the Group is the first generic drug in the European Union and was approved by the European Medicines Agency (the "EMA") through the Centralized Procedure (CP) in 2016. According to the Clinical Guidelines issued by the World Health Organization and the National Institute for Health and Care Excellence of the United Kingdom, LMWH can also be used to prevent complications caused by COVID-19. 國際非歐美市場表現平穩。報告期內,國際非 歐美市場處於去庫存及醫療體系逐步回歸常 軌的階段,依諾肝素鈉製劑需求相對疫情高 峰時期相對平穩,本集團的國際非歐美市場 銷售水平與去年同期相若。二零二二年,對國 際非歐美市場我們穩步推進戰略舉措,佈局 長期:報告期內,本集團積極提升現有市場的 市場佔有率,其中馬來西亞、巴西及沙地阿拉 伯的銷量都有較明顯的增長,另外,我們亦大 力推進國際化藥品註冊申報工作,增加產品 銷售國家數量;本集團繼續積極深耕銷售渠 道,緊密跟蹤招標、尋求本土銷售夥伴的合 作,多渠道協同補充進行全渠道經營,促進銷 售運營穩健發展。

報告期內,基於快速發展的業務需求和未來 的發展規劃,海普瑞坪山園區製劑生產線建 設項目已正式啟動。該項目首期產能建設目 標為360百萬枝/年,預期二零二四年完成交 付,二零二五年實現商業批生產。我們相信隨 著製劑新產線的建成落地,本集團製劑業務 將會獲得更為堅實有力的支持。

關於依諾肝素鈉製劑:依諾肝素鈉製劑是低 分子肝素(「低分子肝素」)製劑的一種,臨床 應用廣泛,主要適應症包括:預防靜脈內血栓 栓塞性疾病(預防靜脈內血栓形成),特別是 與骨科或普外手術有關的血栓形成;治療已 形成的深靜脈栓塞,伴或不伴有肺栓塞;用於 血液透析體外循環中,防止血栓形成等。本集 團的依諾肝素鈉製劑是歐盟首個仿製藥,二 零一六年通過集中審批程序(CP)在歐洲藥品管 理局(「EMA」)獲得批准。根據世衛組織和英 國國家健康與臨床優選研究所的臨床指南, 低分子肝素也可以用來預防新冠引起的併發症。

API BUSINESS

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During the Reporting Period, faced with the complicated external environment, the Group overcame the impact of the pandemic and solidified its business foundation. The Group's heparin API business has made steady progress, with sales revenue of approximately RMB2,673.8 million (the same period of last year: RMB2,721.7 million), accounting for 37.4% of the Group's total revenue. During the Reporting Period, the gross profit level of the Group's API business significantly improved, with its gross profit margin increased by 1.1 percentage points to 27.7% (the same period of last year: 26.6%).

After decades of development, the API industry has entered a mature stage focused on quality improvement. Major enterprises in the industry emphasized on continuous quality and efficiency improvement in aspects such as supply chain optimization and digital drive to gain an advantage in market share. During the Reporting Period, the Group accelerated the pace of global supply chain strategic planning, striving to achieve the strategic objective of optimizing the production operation management of relevant industrial chains. With promising results, the Group has successfully improved the overall cost of the supply chain, implemented a data-driven plan as well as considerably promoted cost reduction and efficiency improvement at the production end. Leveraging on its advantages such as rich technological experience, leading market share and strict quality assurance mechanism, Hepalink has established the Group's dominant position in the global API industry. During the Reporting Period, we implemented our business strategy to fulfill our domestic and oversea sales orders, and fully supported and satisfied our customers' needs in cooperation with our domestic and foreign production bases, resulting in a remarkable increase in the revenue of heparin APIs. In addition, the Group has made key breakthroughs in major emerging markets such as India, Russia and Turkey, further expanding our global sales coverage and maintaining the Group's leading position in the global heparin market. In respect of the enoxaparin API business, during the Reporting Period, due to the increase in exchange rate uncertainty in certain regions, significant additional costs were passed on to local customers, resulting in the postponement of some orders and the impact on the sales of enoxaparin API of the Group during the year. However, at the same time, we also increased our marketing efforts to successfully reach long-term cooperation agreements with several large and medium-sized customers, and obtained new approvals in a number of major markets, laying a solid foundation for future business growth.

About heparin APIs: Heparin is a type of anticoagulant drug with various functions such as anticoagulation and antithrombosis. The heparin industry consists of the initial upstream procurement of porcine small intestines, the upstream extraction of crude heparin, the midstream manufacture of heparin APIs and the downstream manufacture and supply of enoxaparin finished dose. Heparin Sodium API is mainly used for the manufacture of standard heparin finished doses and LMWH APIs, which in turn are used for the manufacture of LMWH finished doses. The Group has two major manufacture bases for Heparin Sodium API in China and the United States. Apart from being partly supplied to Shenzhen Techdow Pharmaceutical Co., Ltd., a wholly-owned subsidiary of the Group, the Heparin Sodium APIs are mainly sold to overseas customers, including a number of world renowned multinational pharmaceutical enterprises.

API業務

報告期內,面對錯綜複雜的外部環境,本集團 克服疫情衝擊,夯實業務基礎,本集團的肝素 原料藥業務穩步發展,銷售收入約人民幣 2,673.8百萬元(去年同期:人民幣2,721.7百 萬元),佔本集團總收入37.4%。報告期內, 本集團API業務毛利水平顯著改善,其毛利率 上升1.1個百分點至27.7%(去年同期: 26.6%)。

經歷數十年發展,API行業已經進入成熟提質 期,業內各大企業著重在供應鏈優化及數字 化驅動等方面持續提質增效,以在市場份額 爭奪中佔據優勢。本集團於報告期內加快推 動全球供應鏈規劃戰略步伐,努力實現優化 相關產業鏈生產運營管理戰略目標,成功改 善供應鏈整體成本,落實數據驅動的計劃,大 幅推動生產端降本增效,成績有目共睹。 海普 瑞依託自身深厚的技術積累、領先的市場份 額,嚴格的質量保證機制等優勢,奠定本集團 於全球API行業的領導地位。報告期內,我們 堅定執行業務策略,落實國內外銷售訂單,協 同國內及海外生產基地全力支持及滿足客戶 的需求,肝素鈉API收入實現了亮眼增幅;此 外,本集團在印度、俄羅斯、土耳其等重要新 興市場取得關鍵突破,進一步擴大我們全球 市場的銷售覆蓋,繼續保持集團於全球肝素 市場的領導地位。在依諾肝素原料藥業務方 面,報告期內,由於個別地區的匯率不確定性 上升,給當地客戶帶來巨大的額外成本,致使 部分訂單延後,並對本集團年內依諾肝素原 料藥銷售產生影響。但同時,我們也積極加大 市場推廣力度,成功與多個大中客戶達成長 期合作協議,並在多個重要市場取得新獲批, 為未來業務的增長奠下夯實的基礎。

關於肝素API:肝素是一種抗凝血藥物,擁有 抗凝血、抗血栓等多種功能。肝素行業包括最 上游猪小腸采購、上游肝素粗品的提取、中游 肝素原料藥的生產以及下游依諾肝素製劑的 生產和供應。肝素鈉原料藥主要用於生產標 準肝素製劑和低分子肝素原料藥,進而生產 低分子肝素製劑。本集團於中國和美國設有 兩大肝素鈉原料藥生產基地,肝素鈉原料藥 除部分供應給全資子公司深圳市天道醫藥有 限公司外,主要銷售給國外客戶,其中包括多 家世界知名的跨國醫藥企業。

CDMO BUSINESS

During the Reporting Period, sales amount of CDMO business was approximately RMB1,084.1 million (the same period of last year: RMB813.1 million). Revenue improved significantly, with gross margin up 6.5 percentage points to 38.5%.

During the Reporting Period, Cytovance, which is part of the CDMO business of the Group, implemented various operating standards with high requirements, standards and quality in order to continuously improve its sales management and project management capabilities, thereby creating value for customers with different and diversified needs, and providing efficient and high-guality R&D and production services. During the Reporting Period, Cytovance has become part of the Group's value chain, with revenue continuing the growth trend and a significant increase in profit, in which the service revenue maintained double-digit growth and its gross profit margin also recorded 40% or above. During the Reporting Period, the Group optimized its business mix, enhanced its production efficiency for strategic resource integration, and strengthened the overall operating structure of the Group and the R&D capacity of CDMO, which provided a strong impetus for future development. Meanwhile, SPL performed better than expected. On the one hand, it overcame the adverse impact of the COVID-19 pandemic on the CDMO business and soon restored its operation and project management capabilities; On the other hand, it fully satisfied the customers' demand, and the sales revenue increased significantly as compared with the corresponding period of last year. During the Reporting Period, Cytovance cooperated with Avantor, a world-renowned supplier of life sciences, advanced biotechnology and applied materials. The parties will jointly provide plasmid production services meeting the cGMP standard of the U.S. and GMP-grade plasmid products for biomedical customers to support the rapid development in the field of cell and gene therapy, thereby enhancing Cytovance's global recognition, its technological barriers and brand advantages.

CDMO業務

報告期內,CDMO業務銷售額約人民幣1,084.1 百萬元(上年同期:人民幣813.1百萬元);收 入明顯提升,毛利率上升6.5個百分點至 38.5%。

報告期內,本集團的CDMO業務旗下的賽灣生 物通過高要求、高標準、高質量的工作規範執 行各項運營標準,不斷提升銷售管理與項目 管理能力,為需求各異的客戶協同創造價值, 滿足客戶多樣化的需求,提供高效和高質量 的研發與生產服務。報告期內,賽灣生物已成 為海普瑞價值鏈的一部分,收入延續過去增 長趨勢,利潤亦錄得明顯的增幅,其中服務收 入維持雙位數增長,服務收入的毛利率亦維 持40%以上的水平。報告期內,本集團積極優 化商業組合,提升產能效益,進行策略性資源 整合,强化集團整體營運架構及CDMO的研發 量能,為未來發展提供強勁動力。同時,SPL 表現超出預期,一方面克服新冠疫情對CDMO 業務造成的不利影響,營運及項目管理能力 快速恢復;另一方面充分滿足客戶需求,銷售 收入較去年同期有顯著增長。報告期內,賽灣 生物與全球知名的生命科學、先進生物技術 及應用材料供應商Avantor公司達成合作,雙 方將聯手為生物醫藥客戶提供符合美國cGMP 標準的質粒生產服務以及GMP級別的質粒產 品,以支持細胞及基因療法領域的快速發展, 將有望提升賽灣生物的全球知名度,鞏固技 術壁壘和品牌優勢。

INNOVATIVE DRUGS

AR-301 (Salvecin)

AR-301 is a fully human monoclonal IgG1 antibody (mAb) that specifically targets S. aureus alpha-toxin. It is being developed by our shareholding subsidiary Aridis Pharmaceuticals, Inc. (a company listed on the NASDAQ, stock code: ARDS). It is currently in a global Phase III clinical trial as an adjunctive therapy to standard of care antibiotics in patients diagnosed with ventilator associated pneumonia (VAP) caused by S. aureus. Results of a Phase I/II clinical trial completed in the United States in the earlier stage have shown that patients treated with AR-301 in combination demonstrated less time spent under mechanical ventilation and higher rates of S. aureus eradication as compared to those treated with antibiotics alone. AR-301 was granted Fast Track Designation by the FDA and Orphan Drug Designation by the EMA. During the Reporting Period, 174 subjects were enrolled in the Global Phase III Study of Tosatoxumab (AR-301) in Combination with Antibiotics (SOC) for the Treatment of Staphylococcus aureus Ventilator-associated Pneumonia (VAP), and the number of cases of mITT (modified intention to treat, mITT) was 120. At the same time, the analysis of clinical data shows that Tosatoxumab has obvious benefits in patients over 65 years old with ventilator-associated pneumonia, and also provides benefit results in the comparison of therapeutic effects on patients with Methicillin-resistant Staphylococcus aureus (MRSA). At present, Aridis Pharmaceuticals, Inc. plans to discuss with FDA and EMA to promote the follow-up of key clinical studies among relevant patients.

Oregovomab

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Oregovomab, a murine monoclonal antibody, is an anti-CA125 immunotherapy drug candidate being developed by our shareholding subsidiary OncoQuest Inc. It has completed a Phase II clinical trial as a standard treatment combined with chemotherapy in patients with advanced primary ovarian cancer. The results of the Phase II clinical trial have shown the safety and efficacy of Oregovomab in such combined standard treatment regime for advanced primary ovarian cancer patients were in line with efficacy expectations. The Phase II clinical results have shown a significant prolongation of median progression-free survival (PFS) of 41.8 months in such combined standard treatment regime, compared with 12.2 months in chemotherapy-only regime with an HR of 0.46 (95% Cl: 0.28, 0.77). It also showed a significant improvement in overall survival (OS) with an HR of 0.35 (95% Cl: 0.16, 0.76). Oregovomab has obtained Orphan Drug Designation from the FDA and the EMA.

創新藥 AR-301 (Salvecin)

AR-301是特別針對金黃色葡萄球菌釋放的α 毒素的全人源單克隆lgG1抗體(mAb),由參股 子公司Aridis Pharmaceuticals, Inc.(一家於納 斯達克上市(股份代號:ARDS)的公司)研發。 該藥物目前正處於全球Ⅲ期臨床試驗階段,通 過與抗生素標準療法聯合用於治療金黃色葡 萄球菌引發的呼吸機相關性肺炎(VAP)患者。 前期已經在美國完成的一項I/II期臨床試驗,結 果表明:與僅使用抗生素治療的患者相比,聯 合使用AR-301治療的患者可縮短機械通氣時 間, 根除金黃色葡萄球菌的比例更高。 AR-301已獲得FDA授予的快速審評通道資格及 EMA授予的孤兒藥資格。報告期內, Tosatoxumab (AR-301) 聯合抗生素(SOC) 用於 治療金黃色葡萄球菌性呼吸機相關性肺炎(VAP) 的全球Ⅲ期研究共入組了174例受試者,mITT (改良意向性分析(modified intention to treat, mITT) 病例數為120例。同時經臨床數據分析 發現,Tosatoxumab在65歲以上的呼吸機相關 的肺炎的患者中有明顯獲益,同時對耐藥的 金葡菌患者(MRSA)的療效比較中,也呈現了 有獲益的趨勢。目前Aridis Pharmaceuticals, Inc.計劃和FDA及EMA溝通,推進在相關患者 中的進行後續的關鍵臨床研究。

Oregovomab

Oregovomab是一種鼠源單克隆抗體,為抗 CA125免疫療法候選藥物,由參股子公司 OncoQuest Inc.研發。該藥物已完成一項II期臨 床試驗,作為聯合標準化療的療法,治療晚期 原發性卵巢癌患者。II期臨床試驗結果已顯示 Oregovomab聯合標準化療在晚期原發性卵巢 癌患者的安全性與療效符合成藥性預期。II期 臨床結果顯示,聯合化療組的中位無進展生 存期(PFS)顯著延長,達到41.8個月,而純化療 組的中位PFS為12.2個月,HR為0.46 (95% CI: 0.28, 0.77)。總生存期(OS)亦有明顯改善,HR 為0.35 (95% CI: 0.16, 0.76)。Oregovomab已 獲FDA與EMA授予的孤兒藥資格。 The Group's Oregovomab Phase III clinical trial completed the first patient dosing in the U.S. in 2020. The global critical trial is expected to recruit 602 subjects from more than 190 clinical centers in 17 countries. As at the date of the announcement, the Oregovomab Phase III clinical trial included 534 subjects globally and 21 subjects from Taiwan.

RVX-208 (Apabetalone)

RVX-208 is a selective inhibitor of bromodomain and BET proteins with selectivity for the second bromodomain. It is the first small molecule drugs being developed by the shareholding subsidiary Resverlogix Corp. (a public company listed on the Toronto Stock Exchange, stock code: RVX). RVX-208 has completed phase III clinical trial (BETonMACE) in combination with standard of care to reduce major adverse cardiovascular events among high-risk cardiovascular disease patients with type II diabetes mellitus, recent acute coronary syndrome, and low levels of high-density lipoprotein (HDL). RVX-208 was granted Breakthrough Therapy Designation by the FDA in February 2020 and the clinical plan for pivotal phase III was approved by the FDA in June 2020. Apabetalone, the first drug in its class to receive FDA Breakthrough Therapy approval for a major cardiovascular indication, will further advance its drug development program, including the planned clinical trials, and the implementation of an accelerated development strategy. Currently, Hepalink is actively pursuing the follow-up development plan for this drug candidate.

H1710

H1710 is a potent acetyl heparinase inhibitor self-developed by the Group. It has an appropriate chain length to bind to the two independent heparin binding domains (HBD) of heparanase, and its unique flexible chain and structure enable penetration into the heparanase catalytic bag and prevent its degradation. H1710 reduces the accessibility of the heparanase catalytic bag and its ability to degrade the natural matrix acetyl heparan sulfate (HS) in this manner. The drug candidate is currently in the preclinical stage with non-clinical pharmacodynamic studies demonstrating significant tumor suppression in multiple tumor models compared to standard therapies. We are preparing for the IND filing of H1710 in China and the United States. During the Reporting Period, H1710 has completed the production of APIs and finished doses, has been conducting the stability study of APIs and finished doses, completed the non-clinical toxicology study and pharmacokinetic study, and basically completed the pre-clinical development related work. Discussion with the FDA for Pre-IND is planned in the near future. The critical technology R&D project of the self-developed innovative drug H1710 intended for the treatment of pancreatic cancer has been approved by the Science, Technology and Innovation Commission of Shenzhen.

本集團旗下Oregovomab的III期臨床試驗已經 於二零二零年在美國完成首例患者給藥。這 項全球關鍵性試驗預計將招募來自17個國家 190多個臨床中心的602名受試者。截至本公 告發佈日,Oregovomab的III期臨床試驗全球 入組534例受試者,臺灣入組了21例受試者。

RVX-208 (Apabetalone)

RVX-208是溴結構域和超末端結構(BET)蛋白選 擇性抑製劑,選擇性抑制第二溴結構域,由參 股子公司Resverlogix Corp.(一家於多倫多證 券交易所(股份代號:RVX)上市的公眾公司) 研發的首創小分子藥物。RVX-208已完成Ⅲ期 臨床試驗(BETONMACE),聯合標準護理,能 降低II型糖尿病伴高危心血管疾病、急性冠狀 動脉綜合症及低高密度脂蛋白(HDL)患者的主 要不良心血管事件發生率,於二零二零年二 月獲得FDA突破性療法認定,並於二零二零年 六月獲FDA批准關鍵性III期臨床方案。 Apabetalone是同類藥物中首個獲得FDA突破 性療法認證(用於一種主要心血管適應症), 計劃將進一步加快藥物開發計劃,包括已規 劃臨床試驗,及加快實施開發戰略的實施。目 前,海普瑞正積極推進該候選藥物的後續開 發計劃。

H1710

本集團旗下自主研發的H1710是一種有效的乙 醯肝素酶抑製劑。其具有合適的鏈長以結合 乙醯肝素酶的兩個獨立的肝素結合域(HBD), 其獨特的柔性鏈和結構能够深入乙醯肝素酶 催化袋並防止其被降解。H1710以該方式降低 了乙醯肝素酶催化袋的可進入性及對天然基 質硫酸乙醯肝素(HS)的降解能力。該候選藥物 目前處於臨床前階段,非臨床的藥效學研究 已經顯示在多種腫瘤模型中和標準治療比較 具有顯著的抑瘤作用。我們正在為H1710在中 國 及 美 國 的IND 申 請 做 準 備 。 報 告 期 内 , H1710已經完成原料藥和製劑的生產,持續在 進行原料藥和製劑的穩定性研究,完成了非 臨床毒理學研究和藥代動力學研究,臨床前 開發相關工作基本完成,計劃近期與FDA進行 Pre-IND溝通。申請的擬用於治療胰腺癌的自 研創新藥物H1710關鍵技術研發項目,獲得深 圳市科技創新委員會技術攻關面上項目的批 准立項。

OUTLOOK

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In 2023, the global macro-economic environment will remain challenging. The economic cycles in Europe, the U.S. and China will be notably different. China's economic rebound will be in sharp contrast to those in Europe and the U.S. facing risks of recession. The worst bout of inflation in four decades has led to a decline of per capita disposable income in Europe and the U.S.. The global economy has entered a low growth stage as the tightening of monetary policies imposed by the government has also tightened the liquidity of overseas markets. Concurrently, with a prudent and stable approach in relaxing anti-epidemic measures, there is a high possibility of introducing a stable growth policy. China's economy is expected to stabilize and rebound in 2023, and the macroeconomic will be improving.

Throughout the past year, thanks to the engagement of the Group, the globalization of the supply chain of Hepalink has achieved initial results and contributed to the improvement of operational efficiency and the establishment of global business. Facing the future, Hepalink will further allocate global resource in a targeted manner to give better play to its own advantages in the global supply chain, thereby strengthening its supply chain management capability, business flexibility and resilience for the global optimization of the value chain from end to end. For a long time, the Group has been committed to driving the deep integration of digitalization with industrial chains and supply chains and has profoundly realized the vital role digitalization plays in resisting risks and enhancing resilience in production and operation. We will continue to upgrade our data analysis and digital management systems, and by creating a new distribution platform, we will transform the conclusions obtained through data analysis into practical strategic initiatives, and formulate action plans to support production and manufacturing, operation management, sales services and market development. With the digitalization of all elements of the Group's global industrial chain and supply chain, we will have to keep up with market changes, even gain insight into changes before the market finds out. We will also make pre-judgement based on trends to fully tap market potential, lay out sales strategies and seize market opportunities. In addition, Hepalink will continue to actively optimize the production allocation, improve production efficiency, and formulate periodic review to evaluate the operating position horizontally and vertically, so as to improve the safety and quality systems of the Group and realize further cost reduction and efficiency improvement.

展望

二零二三年,全球宏觀經濟環境仍具挑戰性, 歐美及中國的經濟周期將出現較明顯分化, 中國經濟的成長反彈將與面臨衰退風險的歐 美將形成鮮明對比。四十年以來最嚴重的通 貨膨脹導致歐美居民可支配收入減少,政府 實行貨幣緊縮也使海外市場流動性收緊,全 球經濟進入低成長階段。與此同時,伴隨著中 國防疫政策的逐漸優化,以及部分行業政策 放寬,出臺穩增長政策的可能性上升,二零 二三年中國經濟有望築底企穩回升,宏觀經 濟將出現好轉。

過去一年,在本集團的努力下,海普瑞的供應 鏈全球化初見成效,對提升營運效率、推動全 球業務落地做出了貢獻。面向未來,海普瑞會 進一步有的放矢地打通全球資源配置,更好 發揮自身全球供應鏈優勢,提高供應鏈管理 能力,加强業務的靈活性和韌性,實現價值鏈 端到端的全域優化。長期以來,本集團致力於 推動數字化和產業鏈、供應鏈的深度融合,並 深刻體會到數字化在生產及營運中對抗風險 和提升韌性所能發揮的重要作用。我們將繼 續提升數據分析及數字化管理系統,並通過 創建新型流通平臺,將經由數字分析獲得的 結論,轉化為實際的戰略舉措,並制定落地的 行動方案以支持生產製造、營運管理、銷售服 務和市場建設。伴隨本集團的全球產業鏈、供 應鏈全部要素的數字化,我們將快速跟上市 場變化,甚至先於市場洞察變化,根據趨勢做 出預判,充分挖掘市場潛力,佈局銷售戰略, 搶佔市場先機。此外,海普瑞將繼續積極優化 生產排布,提高產能使用效益,制定定期跟踪 方案,以橫、縱向評估運營狀況,促進本集團 安全、質量等體系的完善,實現進一步的降本 增效。

In the finished dose pharmaceutical products business, the Group will strive to secure national growth and market leadership. In the China market, the launch of the 8th centralized drug procurement is of great significance for Hepalink to the building of brand awareness and the sales of the finished dose pharmaceutical products. Hepalink will expand the Group's market share in China through the centralized procurement platform and accelerate regional sales growth. We will further promote the development of the finished dose pharmaceutical products market in China, which will become a new growth driver for the Group. International development is an important strategy that we have always adhered to. Through international sales presence and the continuous improvement of the overseas competitiveness and brand influence of Hepalink, the Group's international strategy and exploration are proven to be effective. Looking at the European and American markets, the interest rate hike process in various economies in the past year has affected the interest expenses of enterprises and increased the operating costs. However, with the relatively stable production and operation conditions of the Group at present, as well as the favorable factors and cost advantages brought by the global layout and supply chain network, there is still more room for sales expansion in the European market. In the U.S. market, the Group will continue to cooperate with strategic partners to lead the steady development of its finished dose pharmaceutical products business and consolidate its market position. Furthermore, we will strengthen the operation of our own team, adjust our sales management approaches, and actively establish sales channels to realize orderly growth of our business. In other overseas markets, Hepalink will speed up market access and registration with proactive market exploration. Simultaneously, we will increase the sales volume in the existing overseas markets as well as the existing markets, refine our business and expand the scale of the existing markets.

In respect of API business, the Group will pay attention to the optimization and better resource allocation, fully utilize to the Group's comprehensive advantages in product, marketing, production and operation management, and consolidate the Group's leading position in the API industry. We will leverage the decisive role of the market in resource allocation, and develop our business in a targeted manner to maintain stable business growth by focusing on regional economies and the differentiated characteristics of our target customers. At the same time, the Group will continue to extend down the value chain to support the development of the downstream core business, and maintain strategic support. In addition, the Group will increase its efforts on market expansion efforts and focus on promoting the sales of high-tech, high-quality and high-value-added enoxaparin API products to achieve orderly business development and steady revenue growth.

製劑業務方面,本集團將致力穩固增長及市 場的領先地位。在中國市場,第八批集採的啟 動,對海普瑞拓展品牌知名度及製劑銷售具 有重要意義,海普瑞將通過集採平台擴大本 集團中國市場的份額並加速區域內銷售增長, 我們將進一步推進中國製劑市場拓展並成為 本集團製劑業務的新增長動力。國際化發展 是我們一直堅持的重要戰略,通過國際化的 銷售佈局,海普瑞的海外競爭力和品牌影響 力的持續提升,充分印證了本集團國際化戰 略和探索實踐卓有成效。綜觀歐美市場, 近一 年各經濟體的加息進程,影響到企業利息開 支,加重了營運成本。但憑藉本集團目前相對 穩定的生產營運條件,以及全球佈局及供應 鏈網絡帶來的利好因素及成本優勢,我們看 到歐洲的銷售市場還有更大的拓展空間。在 美國市場,本集團將繼續攜手戰略夥伴,引領 旗下製劑業務穩步發展並鞏固市場地位;除 此以外,我們將進一步加強自營團隊的運營, 精細化銷售管理,積極建立銷售渠道並實現 業務的有序增長。在其他海外市場,海普瑞會 加快市場准入及註冊工作,積極開拓市場;同 時,提高海外現有市場的銷量,深耕存量市 場,把業務做精做細,擴大現有市場的規模。

API業務方面,本集團將強化資源配置優化, 更好地分配資源,充分發揮本集團在產品、營 銷、生產和營運管理的綜合優勢,鞏固本集團 在API行業的領導地位。我們將發揮市場在資 源配置中的決定性作用,圍繞區域經濟和目 標客戶的差異性特點,有針對性地拓展業務, 保持業務穩定增長;同時,本集團會積極圍繞 價值鏈不斷往下延伸,支持下游核心業務滲 透和突圍,戰略互通互持。此外,本集團將加 大市場拓展力度,著力推動高技術、高品質、 高附加值依諾肝素API產品的銷售,實現業務 的有序發展及收入的穩定提升。

In terms of the CDMO business, through years of efforts, Hepalink has fundamentally established a service system for R&D and production of mammalian cell culture and microbial fermentation throughout the whole pre-clinical and clinical development process. Based on the existing CDMO layout, the Group will optimize the resource allocation to improve the production capacity and integrate the cell culture platform. On the one hand, the Group will realize more production capacity release to meet future business needs, and on the other hand, the Group will be able to meet the needs of small-scale, pilot-scale and commercial projects of customers more flexibly and cover customers' needs more comprehensively. Moreover, the Group has initiated cooperation projects with strategic partners to implement various tasks with high requirements, standards and quality work specifications, so as to form an embedded cooperation relationship on the premise of meeting the two key indicators: on-time rate and realization rate, and provide project reserve for continuous orders.

With regard to innovative drugs, the Group will continue to adhere to the principles of rational investment, effective allocation, forward-looking planning and sophisticated management of innovative drug R&D resources allocation, and promote the clinical development process of innovative drugs for substantive progress, consequently ensuring mutual benefit and win-win results for all parties.

Looking forward to 2023, Hepalink will continue to implement and drive its own strategic layout, the expansion and diversified integration of the Group's global supply chain network as well as maintain steady business development to continuously improve operational efficiency and financial indicators. In the foreseeable and constantly changing operating environment, we will uphold our industry chain advantages to ensure the inventory and accessibility of the Group's business development resources with the enhancement of the value of each business segment. While consolidating its existing foundation, the Group actively explored suitable opportunities to achieve a new breakthrough in the Group's business and demonstrate to the market the business expertise, strategic vision, and development potential of Hepalink as an industry leader. In this new year, despite the changing and complex market conditions, the Group is optimistic about the future prospects and opportunities, it will continue to unswervingly implement the existing strategy, review the situation and observe the market trend, proactively integrate the Group's resources and business, and steadily move towards its strategic goal of becoming a world-leading innovative multinational pharmaceutical enterprise.

CDMO業務方面,經過多年努力,海普瑞已基 本建成了貫穿臨床前及臨床開發全流程的哺 乳動物細胞培養及微生物發酵研發生產服務 體系。在現有的CDMO佈局上,本集團將積極 優化資源配置,完善產能佈局,整合細胞培養 平臺,一方面實現更多的產能釋放,以應對未 來的業務需要,另一方面能更靈活的滿足審 戶小試、中試及商業化的不同規模的項目需 要,更全面的覆蓋客戶需求。另外,本集團已 與戰略夥伴啟動合作項目,我們將以高要求、 高標準、高質量的工作規範執行各項工作,務 求在滿足準點率和實現率兩個關鍵指標的前 提下,形成深度嵌入式合作關係,為持續獲取 訂單提供項目儲備。

創新藥方面,本集團將繼續堅持理性投入、有 效配置、前瞻規劃、精細管理的創新藥品研發 資源配置原則,推進創新藥臨床開發進程,爭 取取得實質性進展,實現各方互利共贏。

展望二零二三年,海普瑞將繼續堅持落實及 推進自身戰略佈局,推動本集團全球供應鏈 網絡的拓展和多元整合,保持業務穩健發展, 運營效益不斷提升,以及財務指標持續改善。 在可預見的反覆多變的經營環境中,我們將 秉持自身的全產業鏈優勢,確保本集團業務 開展資源的庫存和可觸及性,不斷提升各項 業務的價值。在鞏固自身已有基礎的同時,積 極探索合適機遇,實現本集團業務新的突破, 向市場展現海普瑞的業務專業性、作為行業 龍頭的戰略眼光和發展潛力。在這新的一年 裡,雖然市況可能多變且複雜,但本集團對未 來前景以及機遇保持樂觀,將繼續堅定不移 踐行既有戰略,審時度勢觀察市場動向,積極 主動整合本集團資源和業務,並向著成為全 球領先的創新型跨國製藥企業的戰略目標穩 步邁進。

FINANCIAL REVIEW

Revenue

財務回顧

收入

		Fo	r the year end	ed December 3	81,	
			截至十二月三	十一日止年度		
		2022	2022	2021	2021	
		Sales	% of	Sales	% of	Year-on-year
		amount	Revenue	amount	Revenue	increase/
		二零二二年	二零二二年	二零二一年	二零二一年	decrease (%)
		銷售額	佔比	銷售額	佔比	同比增減
		RMB'000		RMB'000		
		人民幣千元	(%)	人民幣千元	(%)	(%)
Sale of goods	銷售產品	6,012,848	84.1%	5,504,926	86.6%	9.2%
Finished dose pharmaceutical products	藥物製劑	3,210,465	44.9%	2,638,151	41.5%	21.7%
API	API	2,673,754	37.4%	2,721,733	42.8%	(1.8%)
Others ⁽¹⁾	其他(1)	128,629	1.8%	145,042	2.3%	(11.3%)
CDMO services	CDMO服務	1,084,066	15.2%	813,104	12.8%	33.3%
Others ⁽²⁾	其他(2)	54,125	0.7%	41,756	0.6%	29.6%
Total	合計	7,151,039	100%	6,359,786	100%	12.4%

Revenue from manufacturing and sales of goods increased by RMB508.0 million to RMB6,012.9 million, accounting for 84.1% of the total revenue during the Reporting Period, as compared with RMB5,504.9 million or 86.6% of the Group's revenue in the corresponding period in 2021. The increase in revenue from manufacturing and sales of goods was mainly due to the year-on-year increase in sales revenue of finished dose pharmaceutical products during the year. The finished dose pharmaceutical products during the rapid growth of the Group's sales in Europe, the United States and China markets in 2022, with a year-on-year increase in average sales price and a year-on-year increase of 21.7% in sales revenue of the finished dose pharmaceutical products business.

銷售產品生產及銷售的收入增加人民幣508.0 百萬元至人民幣6,012.9百萬元,佔報告期內 總收入84.1%,相比二零二一年同期則為人民 幣5,504.9百萬元或佔本集團收入86.6%。銷 售產品生產及銷售的收入錄得增加,主要由 於年內藥物製劑的銷售收入同比增長所致。 製劑業務受益於二零二二年本集團於歐洲、 美國及中國市場的銷售有快速的增長,銷售 均價同比提升,製劑業務的銷售收入同比增 長21.7%。

Cost of sales

For the Reporting Period, cost of sales increased by RMB494.7 million to RMB4,860.9 million, as compared with RMB4,366.2 million for the corresponding period in 2021. The increase in cost of sales was mainly due to the increase in cost of sales of finished dose pharmaceutical products and CDMO during the Reporting Period.

Gross Profit

銷售成本

報告期內,銷售成本增加人民幣494.7百萬元 至人民幣4,860.9百萬元,相比二零二一年同 期則為人民幣4,366.2百萬元。銷售成本增加 的主要原因是報告期內藥物 製劑及CDMO的 銷售成本上升。

毛利

		Fo	or the year end 截至十二月三		1,
			2022		2021
		2022	Gross profit	2021	Gross profit
		Gross profit	margin	Gross profit	margin
		二零二二年	二零二二年	二零二一年	二零二一年
		毛利	毛利率	毛利	毛利率
		RMB'000	(%)	RMB'000	(%)
		人民幣千元	(%)	人民幣千元	(%)
Sale of goods	銷售產品	1,821,343	30.3%	1,691,939	30.7%
Finished dose pharmaceutica	Il products 藥物製劑	1,132,402	35.3%	973,785	36.9%
API	API	741,900	27.7%	724,234	26.6%
Others ⁽¹⁾	其他⑴	(52,959)	(41.2%)	(6,080)	(4.2%)
CDMO services	CDMO服務	417,334	38.5%	259,803	32.0%
Others ⁽²⁾	其他(2)	51,512	95.2%	41,840	100.2%
Total	合計	2,290,189	32.0%	1,993,582	31.3%
Notes:			附註:		

(1) Other products mainly include Pancreatin API.

其他產品主要包括胰酶API。 (1)

(2)Other business mainly includes manufacture and marketing services, processing services, technical support services and other services.

For the Reporting Period, gross profit increased by RMB296.6 million to RMB2,290.2 million, as compared with RMB1,993.6 million in the corresponding period in 2021. For the Reporting Period, gross profit margin increased by 0.7 percentage points to 32.0%, as compared with 31.3% for the corresponding period in 2021. The increase in gross profit margin was mainly due to the increase in cost of sales as a result of higher sales volume of finished dose pharmaceutical products.

其他業務主要包括生產銷售服務、加工服務、 (2) 技術支持服務等。

報告期內,毛利增加人民幣296.6百萬元至人 民幣2,290.2百萬元,相比二零二一年同期則 為人民幣1,993.6百萬元。報告期內,毛利率 相比二零二一年同期則為31.3%,上漲0.7個 百分點至32.0%。毛利率的上漲主要是由於製 劑的銷量上升導致銷售收入增加所致。

FINANCE COSTS

The Group's finance costs mainly consist of interest on bank borrowings and corporate bonds and other finance costs. For the Reporting Period, finance costs increased by RMB35.5 million to RMB245.6 million, as compared with RMB210.1 million for the corresponding period in 2021, representing an increase of 16.9%. The increase in finance costs was mainly due to an increase in interest-bearing bank and other borrowings as compared with the corresponding period in 2021.

TAXATION

For the Reporting Period, income tax expense was RMB115.2 million, as compared with an income tax credit of RMB11.1 million for the corresponding period in 2021, representing an increase of approximately 1,137.8%.

PROFIT ATTRIBUTABLE TO EQUITY HOLDERS OF THE COMPANY

For the Reporting Period, profit attributable to equity holders of the Company was RMB727.1 million, as compared with RMB240.8 million for the corresponding period in 2021, representing an increase of approximately 202.0%.

EARNINGS PER SHARE

The basic earnings per share is calculated by dividing the profit attributable to equity holders of the Company, by the weighted average number of ordinary shares of the Company in issue for the Reporting Period. The diluted earnings per share is calculated by dividing the profit attributable to equity holders of the Company, by the weighted average number of ordinary shares of the Company in issue for the Reporting Period (with adjustments made for all potential dilution effect of the ordinary shares).

For the Reporting Period, both basic earnings per share and diluted earnings per share were RMB0.50, as compared with RMB0.16 for the corresponding period in 2021, representing an increase of approximately 212.5%.

LIQUIDITY AND FINANCIAL RESOURCES

Treasury Policies

The primary objective of the Group's capital management is to maintain its ability to continue as a going concern so that the Group can constantly provide returns for shareholders of the Company and benefits for other stakeholders by implementing proper product pricing and securing access to financing at reasonable costs. The Group actively and regularly reviews and manages its capital structure and makes adjustments by taking into consideration the changes in economic conditions, its future capital requirements, prevailing and expected profitability and operating cash flows, expected capital expenditures and expected strategic investment opportunities. The Group closely monitors its debt-to-asset ratio, which is defined as total borrowings divided by total assets.

融資成本

本集團的融資成本主要包括銀行借貸、公司 債券的利息及其他融資費用。報告期內,融 資成本增加人民幣35.5百萬元至人民幣245.6 百萬元,相比二零二一年同期則為人民幣 210.1百萬元,增加16.9%。融資成本上升主 要是由於計息銀行及其他借款較二零二一年 同期增加所致。

税項

報告期內,所得税開支為人民幣115.2百萬元, 相比二零二一年同期所得税抵免則為人民幣 11.1百萬元,上漲約1,137.8%。

本公司權益持有人應佔溢利

報告期內,本公司權益持有人應佔溢利為人 民幣727.1百萬元,相比二零二一年同期則為 人民幣240.8百萬元,增加約202.0%。

每股盈利

每股基本盈利乃以本公司權益持有人應佔溢 利除以報告期內本公司已發行普通股之加權 平均數計算。每股攤薄盈利乃本公司權益持 有人應佔溢利及除以報告期內本公司已發行 普通股之加權平均數(已就普通股之所有潛在 攤薄影響作調整)計算。

報告期內,每股基本盈利及每股攤薄盈利為 人民幣0.50元,較二零二一年同期為人民幣 0.16元,增加約212.5%。

流動資金及財務資源 庫務政策

本集團資本管理的主要目標是維持持續經營 能力,有助本集團進行適當的產品定 價並以 合理成本取得融資,繼續為本公司股東提供 回報及為其他利益相關者提供 福利。本集團 積極定期檢討及管理資本結構,並經考慮經 濟狀況變動、日後資金 需求、當前及預期的 盈利能力及營運現金流量、預期資本開支及 預期策略投資機 會而作出調整。本集團密切 監控其負債對資產比率(即借款總額除以資產 總值)。

Foreign Currency Risk

Foreign currency risk arises from sales or purchases by operating units in currencies other than the units' functional currencies. The Group has transactional currency exposures and currency exposures from our interest-bearing bank borrowings. The Group has a foreign currency hedging policy to mitigate our foreign currency risk and monitor foreign exchange exposure from time to time to adjust our hedging measures.

For the Reporting Period, the Group recorded a net foreign exchange gain of RMB186.3 million, and recorded a net foreign exchange loss of RMB205.0 million for the same period in 2021. Currently, the Group does not employ any financial instruments to hedge against foreign currency risk.

Liquidity and Financial Resources

The Group's liquidity remains strong. During the Reporting Period, the Group's funds were primary from its ordinary business. As at December 31, 2022, the Group's cash and bank balances were approximately RMB1,319.7 million (December 31, 2021: approximately RMB1,479.6 million).

Capital Structure

As at December 31, 2022, the Group recorded short-term loans of approximately RMB4,020.8 million (December 31, 2021: approximately RMB3,268.2 million) and long-term loans of approximately RMB2,296.7 million (December 31, 2021: approximately RMB2,250.3 million).

Pledge of Assets

As at December 31, 2022, the Group's assets of approximately RMB3,182.0 million were pledged to banks and other financial institutions to secure the credit facilities granted to the Group (December 31, 2021: approximately RMB2,491.7 million).

Contingent Liabilities

As at December 31, 2022, neither the Group nor the Company had material contingent liabilities (December 31, 2021: nil).

Asset-liability Ratio

As at December 31, 2022, the Group's total assets amounted to approximately RMB20,814.2 million, (December 31, 2021: approximately RMB19,108.2 million), whereas the total liabilities amounted to approximately RMB8,406.6 million (December 31, 2021: approximately RMB7,584.9 million). The asset-liability ratio (i.e., total liabilities divided by total assets) was approximately 40.4% (December 31, 2021: approximately 39.7%).

外匯風險

外匯風險由經營單位以其功能貨幣以外的貨 幣進行銷售或購買活動所致。本集團面臨交 易貨幣風險及來自計息銀行借款的貨幣風險。 本集團已制定外匯對沖政策以減少我們的外 匯風險,並不時對外匯風險進行監控以調整 對沖措施。

報告期內,本集團錄得匯兑收益淨額人民幣 186.3百萬元,而於二零二一年同期錄得匯兑 損失淨額人民幣205.0百萬元。目前,本集團 並無採用任何金融工具對沖外匯風險。

流動資金及財務資源

本集團之流動資金狀況仍維持強勁。於報告 期內,本集團之資金主要來自日常業務。於 二零二二年十二月三十一日,本集團之現金 及銀行結餘約人民幣1,319.7百萬元(二零二一 年十二月三十一日:約人民幣1,479.6百萬元)。

資本架構

於二零二二年十二月三十一日,本集團有短 期貸款,金額約為人民幣4,020.8百萬元(二零 二一年十二月三十一日:約人民幣3,268.2百 萬元)及長期貸款,金額約人民幣2,296.7百萬 元(二零二一年十二月三十一日:約人民幣 2,250.3百萬元)。

資產抵押

於二零二二年十二月三十一日,本集團有約 人民幣3,182.0百萬元資產抵押予銀行及其他 金融機構,作為本集團獲授信貸融資之抵押(二 零二一年十二月三十一日:約人民幣2,491.7 百萬元)。

或有負債

於二零二二年十二月三十一日,本集團及本 公司均沒有重大之或有負債(二零二一年十二 月三十一日:無)。

資產及負債比率

於二零二二年十二月三十一日,本集團之總 資產約人民幣20,814.2百萬元(二零二一年 十二月三十一日:約人民幣19,108.2百萬元), 總負債約人民幣8,406.6百萬元(二零二一年 十二月三十一日:約人民幣7,584.9百萬元), 而資產及負債比率(即總負債除以總資產)約 40.4%(二零二一年十二月三十一日:約 39.7%)。

Interest Rate Risk

The Group's exposure to the risk of changes in market interest rates relates to the interest-bearing bank and other borrowings with floating interest rates. The Group's policy is to manage our interest cost using a mix of fixed and variable rate debts. As at December 31, 2022, the Group had approximately 92.7% interest-bearing borrowings bearing interest at fixed rates (December 31, 2021: approximately 93.7%).

Significant Investment Held

During the Reporting Period, the Group did not hold any significant Investment.

Material Acquisitions and Disposals of Subsidiaries, Associates and Joint Ventures

During the Reporting Period, the Group did not have any material acquisitions and disposals of subsidiaries, associates and joint ventures.

Future Plan For Material Investments or Capital Assets

As of December 31, 2022, save for the "Use of Proceeds", the Group did not have any existing plan for acquiring other material investments or capital assets.

Indebtedness

利率風險

本集團的利率變動風險與浮動利率計息銀行 及其他借款有關。本集團的政策是使用固定 和浮動利率債務組合來管理我們的利息成本。 於二零二二年十二月三十一日,本集團約有 92.7%的計息借款按固定利率計息(二零二一 年十二月三十一日:約93.7%)。

持有重大投資

報告期內,本集團無持有重大投資。

對子公司、聯營公司及合資企業的 重大收購及出售事項

報告期內,本集團無任何對子公司、聯營公司 及合資企業的重大收購及出售事項。

未來重大投資或資本資產計劃

截至二零二二年十二月三十一日,除「所得款 項用途」外,本集團並無任何收購其他重大投 資或資本資產之現有計劃。

債務

		As at	As at
		December 31,	December 31,
		2022	2021
		於二零二二年	於二零二一年
		+二月三十一日	十二月三十一日
		RMB'000	RMB'000
		人民幣千元	人民幣千元
		人民時十九	772G10 1 76
Interest-bearing bank and other borrowings	計息銀行及其他借款	6,317,464	5,518,436
Lease liabilities	租賃負債	146,439	135,755
Total financial indebtedness	金融債務總額	6,463,903	5,654,191
Pledged bank deposits	已抵押銀行存款	(69,388)	(11,581)
Net financial indebtedness	金融債務淨額	6,394,515	5,642,610

The maturity profile of the Group's interest-bearing bank and other borrowings is 本集團計息鎖 set out as follows:

本集團計息銀行及其他借款之還款期如下:

		As at	As at
		December 31,	December 31,
		2022	2021
		於二零二二年	於二零二一年
		十二月三十一日	十二月三十一日
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Repayable:	須於下列期間償還:		
Within one year or on demand	一年內或按要求	4,020,784	3,268,166
After one year but within two years	一年後但於兩年內	1,404,818	1,604,635
After two years but within five years	兩年後但於五年內	435,195	143,412
After five years	於五年後	456,667	502,223
Total	合計	6,317,464	5,518,436

The Group's bank lending as at December 31, 2022 was approximately RMB4,311.0 million (December 31, 2021: RMB3,840.0 million). As at December 31, 2022, the Group's corporate bond was approximately RMB1,403.0 million (December 31, 2021: RMB1,610.7 million). As at December 31, 2022, the Group's total amount of other lending was RMB603.4 million (December 31, 2021: RMB67.7 million).

本集團銀行借貸於二零二二年十二月三十一 日約為人民幣4,311.0百萬元(二零二一年十二 月三十一日:人民幣3,840.0百萬元)。於二零 二二年十二月三十一日,本集團之公司債券 約為人民幣1,403.0百萬元(二零二一年十二月 三十一日:人民幣1,610.7百萬元)。於二零 二二年十二月三十一日,本集團之其他借貸 總額為人民幣603.4百萬元(二零二一年十二 月三十一日:人民幣67.7百萬元)。

Directors, Supervisors and Senior Management 董事、監事及高級管理層

DIRECTORS

Executive Directors

Mr. Li Li (李鋰), aged 59, spouse of Ms. Li Tan and brother-in-law of Mr. Shan Yu, is the chairman of the Board, an executive Director and the founder of our Company. Mr. Li has over 28 years of experience in the pharmaceutical industry. He is primarily responsible for the major decision-making and strategic planning of our Group and oversees the financial and external affairs of our Group. As the chairman of our Strategy Development Committee, Mr. Li spearheads our Group's business strategies. Mr. Li led the innovative drugs sector since 2012. Mr. Li approved our strategies in the CDMO sector and has participated in the management of the CDMO business since our acquisition of Cytovance in 2015.

Mr. Li founded the Company and was appointed as the chairman of the Board in April 1998. Mr. Li has also been serving as a director of Topknow since May 2000; a director of Feilaishi since June 2008; a director of Leren Technology since August 2007; a director of Hepalink Europe AB since February 2010; a director of Shenzhen Techdow since November 2010; a director of Hepalink (Hong Kong) since June 2014; a director of Techdow Pharmaceutical (Hong Kong) Co., Ltd. since May 2013; a director of Hepalink USA since April 2014; a director of Shenzhen Dekang Investment Development Co., Ltd. since March 2015; a director of Shenzhen Fanpu Biotechnology Co., Ltd. since April 2015; a director of Shenzhen Fanpu Biotechnology Co., Ltd. since July 2016; a director of Shenzhen Arimab Biomedical Co., Ltd. since July 2018; and a director of HighTide since October 2018; a director of Shenzhen Hightide Biopharmaceutical Co., Ltd. from November 2011 to October 2020; a director of Shanghai Hightide Biopharmaceutical Co., Ltd. from March 2014 to October 2020; and a director of Shenzhen Junshengkang Biotechnology Co., Ltd. from July 2015 to September 2020.

Mr. Li graduated from Chengdu University of Science and Technology (which later became Sichuan University) in China with a bachelor of science degree in chemistry in July 1987 and obtained the qualification of senior manager from the Vocational Skills Identification Center in February 2005.

董事

執行董事

李鋰先生,59歲,李坦女士的配偶及單字先 生的妹夫,為本公司董事長、執行董事及創始 人。李先生在製藥行業擁有逾28年經驗。其主 要負責本集團的重大決策及策略規劃,並監督 本集團的財務及外部事項。作為戰略發展委員 會主席,李先生負責引領本集團的業務策略。 李先生自二零一二年起領導創新藥部門。李先 生於二零一五年批准了CDMO領域的策略,並 於我們收購賽灣生物後參與管理CDMO業務。

李先生創立本公司並於一九九八年四月獲委 任為董事長。李先生亦自二零零零年五月起擔 任多普樂董事;自二零零八年六月起擔任飛來 石董事;自二零零七年八月起擔任樂仁科技董 事;自二零一零年二月起擔任Hepalink Europe AB董事;自二零一零年十一月起擔任深圳天道 董事;自二零一四年六月起擔任香港海普瑞董 事;自二零一三年五月起擔任天道醫藥(香港) 有限公司董事;自二零一四年四月起擔任美國 海普瑞董事;自二零一五年三月起擔任深圳市 德康投資發展有限公司董事;自二零一五年四 月起擔任深圳市返璞生物技術有限公司董事; 自二零一五年十月起擔任賽灣生物董事;自二 零一六年七月起擔任昂瑞董事;自二零一八年 七月起擔任深圳市瑞迪生物醫藥有限公司董 事;及自二零一八年十月起擔任君聖泰董事; 二零一一年十一月至二零二零年十月擔任深圳 君聖泰生物技術有限公司董事;二零一四年三 月至二零二零年十月擔任上海君聖泰生物技術 有限公司董事;及二零一五年七月至二零二零 年九月擔任深圳君聖康生物技術有限公司董事。

李先生於一九八七年七月畢業於中國的成都科 技大學(後更名為四川大學),獲得理學學士化 學系學位,並於二零零五年二月獲得職業技能 鑒定(指導)中心授予的高級經營師資格。

Directors, Supervisors and Senior Management 董事、監事及高級管理層

Ms. Li Tan (李坦), aged 58, spouse of Mr. Li Li and sister of Mr. Shan Yu, is our executive Director, co-founder and deputy general manager. Ms. Li has over 28 years of experience in the pharmaceutical industry. She is primarily responsible for the major decision-making of our Group and oversees the business development activities and management of human resources of our Group. As a member of our Strategy Development Committee, Ms. Li also actively participates in the formulation and implementation of our Group's business strategies, including our strategies in the innovative drugs and the CDMO sectors.

Ms. Li co-founded the Company and was appointed as our Director and deputy general manager in April 1998. Ms. Li has also been serving as a director of Topknow since August 2007; the managing partner of Jintiantu since August 2007; a director of Hepalink (Hong Kong) since June 2014; a director of Shenzhen Techdow since November 2010; a director of Hepalink USA, since October 2013; a director of SPL since August 2015 and a director of Kymab Group Limited from November 2016 to January 2021.

Ms. Li graduated from Chengdu University of Science and Technology (which later became Sichuan University) in China with a bachelor of science degree in chemistry in July 1987 and obtained the qualification of senior manager from the Vocational Skills Identification Center in February 2005.

Mr. Shan Yu (單字), aged 62, brother of Ms. Li Tan and brother-in-law of Mr. Li Li, is our executive Director, co-founder and general manager. Mr. Shan has over 28 years of experience in the pharmaceutical industry. He is primarily responsible for the major decision-making of our Group and oversees the production capacity, security, logistics and external affairs of our Group. Mr. Shan also actively participates in the implementation of our Group's business strategies, including our strategies in the innovative drugs and CDMO sectors.

Mr. Shan co-founded the Company and was appointed as our Director and general manager in April 1998. Mr. Shan has also been serving as a director of Shenzhen Topknow Industrial Development Co., Ltd. since October 2000; a managing partner of Shuidi Shichuan since August 2007; a director of Chengdu Sunrace Co., Ltd. since November 2009; a director of Shenzhen Beidi Aoke Technology Development Co., Ltd. since December 2009; a director of Shandong Ruisheng since July 2010; a director of Shenzhen Pingshan New District Hepalink Pharmaceutical Co., Ltd. since July 2013; and a director of Hepalink USA since April 2014.

Mr. Shan graduated from Peking University in China with a bachelor of science degree in applied physics in July 1982 and obtained the qualification of senior manager from the Vocational Skills Identification Center in February 2005.

李坦女士,58歲,李鋰先生的配偶及單宇先 生的妹妹,為執行董事、聯合創始人及副總經 理。李女士在製藥行業擁有逾28年經驗。其主 要負責本集團的重大決策,並監督本集團的業 務開發活動及人力資源管理。作為戰略發展委 員會成員,李女士亦積極參與制定及實施本集 團的業務策略,包括於創新藥及CDMO領域的 策略。

李女士共同創立本公司並於一九九八年四月 獲委任為董事兼副總經理。李女士亦自二零零 七年八月起擔任多普樂董事;自二零零七年八 月起擔任金田土執行事務合夥人;自二零一四 年六月起擔任香港海普瑞董事;自二零一零年 十一月起擔任深圳天道董事;自二零一三年十 月起擔任美國海普瑞董事;自二零一五年八月 起擔任SPL董事及二零一六年十一月至二零二一 年一月擔任Kymab Group Limited董事。

李女士於一九八七年七月畢業於中國的成都科 技大學(後更名為四川大學),獲得理學學士化 學系學位,並於二零零五年二月獲得職業技能 鑒定(指導)中心授予的高級經營師資格。

單字先生,62歲,李坦女士的哥哥及李鋰先生 的妻兄,為執行董事、聯合創始人及總經理。 單先生在製藥行業擁有逾28年經驗。其主要負 責本集團的重大決策,並監督本集團的產能、 安全、物流及外部事項。單先生亦積極參與實 施本集團的業務策略,包括於創新藥及CDMO 領域的策略。

單先生共同創立本公司並於一九九八年四月獲 委任為董事兼總經理。單先生亦自二零零零年 十月起擔任深圳市多普樂實業發展有限公司董 事:自二零零七年八月起擔任水滴石穿執行事 務合夥人:自二零零九年十一月起擔任成都深 瑞畜產品有限公司董事:自二零零九年十二月 起擔任深圳市北地奧科科技開發有限公司董 事;自二零一零年七月起擔任山東瑞盛董事; 自二零一三年七月起擔任深圳市坪山新區海普 瑞藥業有限公司董事;及自二零一四年四月起 擔任美國海普瑞董事。

單先生於一九八二年七月畢業於中國的北京大 學,獲得理學學士技術物理學系學位,並於二 零零五年二月獲得職業技能鑒定(指導)中心授 予的高級經營師資格。

Independent non-executive Directors

Dr. Lu Chuan (呂川), aged 53, is our independent non-executive Director. Dr. Lu joined the Company and was appointed as an independent Director in December 2019. Dr. Lu has been serving as a vice president of Xingye Alloy Material Group Limited (a company listed on the Main Board of the Stock Exchange, stock code: 505) since October 2019.

Dr. Lu served as an assistant engineer of Nanjing Jinling Shipyard Company Limited from August 1991 to August 1994. From July 1997 to August 2005, Dr. Lu worked at Shenzhen Nonferrous Metals Finance Co., Ltd. as a research fellow of the investment bank department. From August 2005 to November 2018, Dr. Lu worked as a managing director assistant and deputy general manager of Yinjian International Industrial Co., Ltd. Dr. Lu served as a director of Shenzhen Zhongqingbao Interactive Network Co., Ltd. (A share stock code on the Shenzhen Stock Exchange: 300052) from April 2008 to April 2012, a non-executive director of China Geothermal Industry Development Group Limited (a company listed on the Main Board of the Stock Exchange, stock code: 8128) from September 2008 to March 2009, a non-executive director of E-Commodities Holdings Limited (a company listed on the Main Board of the Stock Exchange, stock code: 1733) from June 2010 to July 2016, and director of Ningxia West King Liquor Co., Ltd. from October 2011 to February 2014.

Dr. Lu graduated from Wuhan University of Technology in China with a bachelor's degree in naval mechanical engineering in July 1991, graduated from Huazhong University of Science and Technology in China with a master's degree in business management in May 1997 and a doctorate in management in December 2006.

獨立非執行董事

吕川博士,53歲,為獨立非執行董事。呂博士 於二零一九年十二月加入本公司並獲委任為獨 立董事。呂博士自二零一九年十月起擔任興業 合金材料集團有限公司(一家於聯交所主板上 市的公司,股份代號:505)副總裁。

呂博士自一九九一年八月至一九九四年八月 擔任南京金陵船廠有限公司助理工程師,於 一九九七年七月至二零零五年八月擔任深圳市 有色金屬財務有限公司投資銀行部研究員,並 於二零零五年八月至二零一八年十一月擔任銀 建國際實業有限公司總經理助理及副總經理。 呂博士自二零零八年四月至二零一二年四月擔 任深圳中青寶互動網絡股份有限公司(深圳證 券交易所A股股票代碼:300052)董事,自二 零零八年九月至二零零九年三月擔任中國地熱 能產業發展集團有限公司(一家於聯交所主板 上市的公司,股份代號:8128)非執行董事, 自二零一零年六月至二零一六年七月擔任易大 宗控股有限公司(一家於聯交所主板上市的公 司,股份代號:1733)非執行董事,以及自二 零一一年十月至二零一四年二月擔任寧夏昊王 酒業有限公司董事。

呂博士於一九九一年七月畢業於中國的武漢 理工大學,獲船舶機械工程系學士學位,於 一九九七年五月畢業於中國的華中理工大學(現 為華中科技大學),獲工商管理工程碩士學位, 以及於二零零六年十二月獲管理學博士學位。

Mr. Chen Junfa (陳俊發), aged 58, is our independent non-executive Director. Mr. Chen joined the Company and was appointed as an independent Director in May 2017. Mr. Chen has also been serving as an independent non-executive director and an audit committee member of Lomon Billions Group Co., Ltd. (A share stock code on the Shenzhen Stock Exchange: 002601) from April 2014 to April 2020; an independent non-executive director and an audit committee member of Shenzhen Mason Technology Co., Ltd. (A share stock code on the Shenzhen Stock Exchange: 002654) from July 2014 to October 2020; the deputy general manager of Shenzhen Pengxin Asset, Land and Real Estate Appraisal Co., Ltd. since April 2016; and an independent non-executive director of O-film Light Group Co., Ltd. (A share stock code on the Shenzhen Stock Exchange: 002456) since November 2017.

Mr. Chen previously served as an independent non-executive director and audit committee member of Shenzhen Yitoa Intelligent Control Co., Ltd. (A share stock code on the Shenzhen Stock Exchange: 300131) from May 2011 to November 2017; and an independent non-executive director of Zibo Qixiang Tengda Chemical Co., Ltd. (A share stock code on the Shenzhen Stock Exchange: 002408) from March 2014 to April 2017.

Mr. Chen served as a project manager of Shenzhen Zhonghua Accounting Firm from July 1993 to December 1997. He served as director, chairman of the board and general manager of Shenzhen Zhongqinxin Asset Appraisal Co., Ltd. from October 2000 to June 2008 and served as the general manager of Shenzhen Jinkai Zhongqinxin Asset Appraisal Co., Ltd. from June 2008 to December 2009. Mr. Chen served as the deputy general manager of Shenzhen Dezhengxin International Asset Appraisal Co., Ltd. from January 2010 to March 2016.

Mr. Chen obtained his bachelor's degree in engineering from Beijing University of Science and Technology in China in July 1988 and graduated from Nankai University in China with a master's degree in economics majoring in political economics in July 1993. Mr. Chen became a non-practicing member of the Chinese Institute of Certified Public Accountants in October 1994 and first obtained the People's Republic of China Certificate of Certified Public Valuer in August 1997.

Mr. Wang Zhaohui (王肇輝), aged 45, is our independent non-executive Director. Mr. Wang joined the Company and was appointed as an independent Director in July 2017. Mr. Wang has also been serving as the founding partner of Ruchuan Capital Investment Fund since April 2016. From June 2001 to August 2009, Mr. Wang served as a senior journalist of Chinese College Students magazine. Mr. Wang served as the public relations manager of Innovation (Beijing) Software Development Co., Ltd. from September 2009 to January 2011, served as the public relations manager at Beijing Innovation Ark Technology Co., Ltd. from February 2011 to August 2015, and worked at Sinovation Ventures (Beijing) Enterprise Management Co., Ltd. as the director and deputy general manager from September 2015 to April 2016.

Mr. Wang graduated from the China University of Geosciences in China with a bachelor's degree in engineering in July 2001.

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陳俊發先生,58歲,為獨立非執行董事。陳先 生於二零一七年五月加入本公司並獲委任為獨 立董事。陳先生亦自二零一四年四月至二零二 零年四月起擔任龍蟒佰利聯集團股份有限公司 (深圳證券交易所A股股票代碼:002601)獨立 非執行董事及審計委員會成員;自二零一四年 七月至二零年十月起擔任深圳萬潤科技股 份有限公司(深圳證券交易所A股股票代碼: 002654)獨立非執行董事及審計委員會成員; 自二零一六年四月起擔任深圳市鵬信資產評估 土地房地產估價有限公司副總經理;及自二零 一七年十一月起擔任歐菲光集團股份有限公司 (深圳證券交易所A股股票代碼:002456)獨立 非執行董事。

陳先生之前自二零一一年五月至二零一七年 十一月擔任深圳市英唐智能控制股份有限公司 (深圳證券交易所A股股票代碼:300131)獨立 非執行董事及審計委員會成員:及自二零一四 年三月至二零一七年四月擔任淄博齊翔騰達化 工股份有限公司(深圳證券交易所A股股票代 碼:002408)獨立非執行董事。

陳先生自一九九三年七月至一九九七年十二月 擔任深圳中華會計師事務所項目經理。自二零 零年十月至二零零八年六月,其擔任深圳市中 勤信資產評估有限公司董事、董事長兼總經理, 並自二零零八年六月至二零零九年十二月擔任 深圳金開中勤信資產評估有限公司總經理。陳 先生自二零一零年一月至二零一六年三月擔任 深圳德正信國際資產評估有限公司副總經理。

陳先生於一九八八年七月獲得中國的北京科技 大學工學學士學位,於一九九三年七月畢業於 中國的南開大學,獲得政治經濟學碩士學位。 陳先生於一九九四年十月成為中國註冊會計師 (非執業),並於一九九七年八月首次獲得中華 人民共和國註冊資產評估師資格。

王肇輝先生,45歲,為獨立非執行董事。王先 生於二零一七年七月加入本公司並獲委任為獨 立董事。王先生亦自二零一六年四月起擔任如 川投資基金創始合夥人。自二零零一年六月至 二零零九年八月,王先生擔任中國大學生雜誌 社資深記者。自二零零九年九月至二零一一年 十一月,王先生擔任英諾維申(北京)軟件開發 有限公司公關經理,自二零一一年二月至二零 一五年八月擔任北京創新方舟科技有限公司公 關經理,並自二零一五年九月至二零一六年四 月擔任創新工場(北京)企業管理股份有限公司 董事兼副總經理。

王先生於二零零一年七月畢業於中國的中國地 質大學,獲得工學學士學位。

SUPERVISORS

Mr. Zheng Zehui (鄭澤輝), aged 53, is the chairman of our Supervisory Committee. Mr. Zheng has also been serving as the general manager of URIT Medical Electronic Sales Co., Ltd. since October 2006. Mr. Zheng graduated from Wuhan University in China with a bachelor's degree in biochemistry in July 1992 and graduated from China Europe International Business School in China with a master's degree in business administration in October 2011.

Ms. Tang Haijun (唐海均), aged 44, is a Supervisor and the manager of the GXP document control department of our Company. Ms. Tang joined the Company in February 2001 and was appointed as our Supervisor in December 2007.

Ms. Tang graduated from Sun Yat-sen University in China with a bachelor's degree in administrative management in July 2014.

Ms. Su Jilan (蘇紀蘭), aged 43, is an employee Supervisor of our Company. Ms. Su joined the Company in February 2004 and was appointed as our employee Supervisor in December 2007. Ms. Su served as the deputy manager of the quality inspection department of our Company from April 2014 to June 2021. She has been the Inspection Module Manager of our Quality Control Department since June 2021.

Ms. Su graduated from Xi'an Jiaotong University in China with a bachelor of science degree in pharmacy in July 2001. Ms. Su obtained the qualification of assistant engineer from the Department of Human Resources of Shaanxi Province in August 2002.

SENIOR MANAGEMENT

Mr. Shan Yu (單字), aged 62, is our executive Director and general manager. For the biography of Mr. Shan, please refer to "一 Directors — Executive Directors" of this section.

Ms. Li Tan (李坦), aged 58, is our executive Director, co-founder and deputy general manager. For the biography of Ms. Li, please refer to "— Directors — Executive Directors" of this section.

監事

鄭澤輝先生,53歲,為監事會主席。鄭先生自 二零零六年十月起亦一直擔任桂林優利特醫療 電子銷售有限公司總經理。鄭先生於一九九二 年七月畢業於中國的武漢大學,獲得生物化學 學士學位,並於二零一一年十月畢業於中國的 中歐國際工商學院,獲得工商管理碩士學位。

唐海均女士,44歲,為本公司監事及GXP文控 部經理。唐女士於二零零一年二月加入本公 司,並於二零零七年十二月獲委任為監事。

唐女士於二零一四年七月畢業於中國的中山大 學,獲得行政管理專業學士學位。

蘇紀蘭女士,43歲,為本公司職工監事。蘇女 士於二零零四年二月加入本公司,並於二零零 七年十二月獲委任為職工監事。蘇女士於二零 一四年四月至二零二一年六月擔任本公司品質 控制部副經理。二零二一年六月至今擔任本公 司質量控制部檢測模塊經理。

蘇女士於二零零一年七月畢業於中國的西安交 通大學,獲得藥學專業理學學士學位。蘇女士 於二零零二年八月獲得陝西省人力資源廳頒發 的助理工程師資格證。

高級管理層

單宇先生,62歲,執行董事兼總經理。有關單 先生的履歷,請參閱本節「一董事一執行董事」。

李坦女士,58歲,執行董事、聯合創始人及副 總經理。有關李女士的履歷,請參閱本節「一 董事-執行董事」。

Save as disclosed above, none of our Directors, Supervisors and members of senior management is related to other Directors, Supervisors and members of the senior management.

JOINT COMPANY SECRETARIES

Mr. Qian Fenggi (錢風奇), aged 37, the Secretary to the Board and one of the joint company secretaries of the Company, is experienced in capital market research and investment matters, in particular in the healthcare industry in the PRC. Mr. Qian served as a research analyst at Bosera Fund Management from July 2008 to March 2010, a senior research analyst at Goldman Sachs Group (China) from August 2010 to August 2013, and a fund manager of Norges Bank, which manages the assets of the sovereign wealth fund of Norway, from September 2013 to April 2016, each with a focus on investments in listed securities of PRC-based healthcare companies. Mr. Qian also served as a managing director of Lingfeng Capital Management Co., Ltd. (領渢資本管理有限公司), a private equity fund with a focus on the fintech sector in the PRC, from January 2017 to August 2019 and from November 2020 to August 2021, and the head of Strategic Investment Department of We Doctor Group (Zhejiang) Co., Ltd. (微醫集團(浙江)有限公司), a digital medical service provider in the PRC, from August 2019 to November 2020. Mr. Qian graduated from Fudan University with a bachelor of economics (specialising in finance) degree in July 2008. Mr. Qian obtained the board secretary certificate granted by the Shenzhen Stock Exchange in September 2021.

Ms. Chan Sze Ting (陳詩婷) is a Joint Company Secretary. Ms. Chan currently serves as a director of corporate services of Tricor Services Limited, a global professional services provider specializing in integrated business, corporate and investor services. Ms. Chan has over 17 years of experience in the corporate secretarial field. She has been providing professional corporate services to multiple Hong Kong listed companies. Ms. Chan is a Chartered Secretary, a Chartered Governance Professional and an Associate of both The Hong Kong Chartered Governance Institute and The Chartered Governance Institute in the United Kingdom. Ms. Chan holds a bachelor of laws degree from the University of London.

除上文所披露者外,概無董事、監事及高級管 理層人員與其他董事、監事及高級管理層人員 存在關聯關係。

聯席公司秘書

錢風奇先生,37歲,為董事會秘書及本公司聯 席公司秘書之一,在資本市場研究和投資事務 上經驗豐富,特別是在中國醫療保健行業方 面。錢先生於二零零八年七月至二零一零年三 月期間在博時基金管理公司擔任研究分析師, 二零一零年八月至二零一三年八月期間在高盛 集團(中國)擔任高級研究分析師,二零一三 年九月至二零一六年四月期間在負責管理挪威 主權財富基金的挪威中央銀行擔任基金經理, 在任各職期間均專注於中國醫療保健公司的上 市證券的投資。錢先生亦曾於二零一七年一月 至二零一九年八月及二零二零年十一月至二零 二一年八月期間擔任領渢資本管理有限公司(一 家專注於中國金融科技領域的私募股權基金公 司)的董事總經理,以及於二零一九年八月至 二零二零年十一月擔任中國一家數字醫療服務 供應商微醫集團(浙江)有限公司的戰略投資部 主管。錢先生於二零零八年七月畢業於復旦大 學,獲得經濟學學士學位(金融專業)。錢先生 已於二零二一年九月取得深圳證券交易所頒發 的董事會秘書資格證書。

陳詩婷女士,為本公司聯席公司秘書之一。陳 女士目前擔任卓佳專業商務有限公司(一家全 球專業服務提供商,專注於整合商務、企業及 投資者服務)企業服務董事。陳女士在企業秘 書領域擁有超過17年的經驗,為多家香港上市 公司提供專業企業服務。陳女士為香港公司治 理公會及英國特許管治公會特許秘書、特許管 治專業人員及會員。陳女士持有倫敦大學法學 學士學位。

The Board is pleased to present this annual report together with the audited consolidated financial statements of the Group for the Reporting Period.

PRINCIPAL ACTIVITIES

The Company is a joint stock limited company incorporated under the laws of the PRC, the predecessor of which, Shenzhen Hepalink Industrial Development Company Limited (深圳市海普瑞實業發展有限公司), was established under the laws of the PRC on April 21, 1998. The Company completed its initial public offering and listing of its A Shares on the Shenzhen Stock Exchange (stock code: 002399) on May 6, 2010. The Company completed its initial public offering and listing of its A Shares on the Hong Kong Stock Exchange, (stock code: HK 9989) on July 8, 2020 (the "**Listing Date**"). The Group is a leading China-based pharmaceutical company with global pharmaceutical, innovative biotech and CDMO businesses.

The activities and particulars of the Company's principal subsidiaries are shown under note 1 to the consolidated financial statements. An analysis of the Group's revenue and operating profit for the year ended December 31, 2022 by principal activities is set out in the section headed "Management Discussion and Analysis" in this annual report and note 4 to the consolidated financial statements.

BUSINESS REVIEW

A review of the Group's business during the year ended December 31, 2022, which includes a discussion of the principal risks and uncertainties faced by the Group, an analysis of the Group's performance using financial key performance indicators, particulars of important events affecting the Group during the year ended December 31, 2022, and an indication of likely future developments in the Group's business, could be found in the sections headed "Chairman's Statement", "Management Discussion and Analysis" and "Corporate Governance Report" in this annual report. The review and discussion form part of this Directors' report. An account of the Company's key relationships with its employees, customers, suppliers and others that have a significant impact on the Company is set out in the environmental, social and governance report of the Company for the Reporting Period to be published in due course.

董事會欣然呈列本年度報告連同本集團於報告 期內的經審核綜合財務報表。

主營業務

本公司為一家根據中國法律註冊成立的股份有限公司,其前身為深圳市海普瑞實業發展有限公司,於一九九八年四月二十一日根據中國法律成立。本公司於二零一零年五月六日在深圳證券交易所完成了首次公開發售及A股上市(證券代碼:002399)。本公司於二零二零年七月八日(「上市日期」)在香港聯交所主板完成了首次公開發售及H股上市(股份代號:HK 9989)。本集團是領先的中國製藥公司,在全球擁有製藥領域、創新生物科技領域及CDMO領域的業務。

本公司主要子公司的業務及詳情載於綜合財務 報表附註1。截至二零二二年十二月三十一日 止年度,本集團按主營業務劃分的收入和營業 利潤的分析載於本年度報告「管理層討論與分 析」一節及綜合財務報表附註4。

業務回顧

本集團截至二零二二年十二月三十一日止年度 的業務回顧載於本年度報告的「董事長致辭」、 「管理層討論與分析」和「企業管治報告」各節, 當中包括對本集團面臨的主要風險及不確定 因素的討論、使用財務主要表現指標分析本集 團表現、截至二零二二年十二月三十一日止年 度影響本集團的重大事件詳情及本集團業務的 預期未來發展跡象。該等回顧及討論構成本董 事會報告的一部分。本公司與其員工、客戶、 供應商以及對本公司有重大影響的其他各方的 主要關係載於本公司將適時發佈的報告期內環 境、社會及管治報告。
RESULTS AND DIVIDEND

The audited consolidated results of the Group for the Reporting Period are set out on pages 95 to 96 of this annual report.

The Board proposed the distribution of a final dividend (the "**Final Dividend**") of RMB1 (tax inclusive) per ten ordinary shares for the year ended December 31, 2022. If such profit distribution proposal is reviewed and approved by shareholders of the Company at the 2022 annual general meeting to be held on Monday, May 22, 2023 (the "**2022 AGM**"), the Final Dividend will be distributed no later than August 15, 2023 to H shares shareholders whose names appear on the register of members of the Company's H shares on Wednesday, May 31, 2023. The Final Dividend is denominated and declared in Renminbi. The Final Dividend payable to the holders of the Company's H shares shall be paid in Hong Kong dollars. The amount of Hong Kong dollars payable shall be calculated on the basis of the average closing exchange rates for Hong Kong dollars as announced by the Foreign Exchange Trading Centre of the PRC one calendar week prior to the approval of the Final Dividend at the 2022 AGM.

FINANCIAL SUMMARY

A summary of the published results, assets and liabilities of the Group for the last five financial years is set out on page 5 of this annual report.

PROPERTY, PLANT AND EQUIPMENT

Details of the movements in property and equipment of the Group during the Reporting Period are set out in note 14 to the consolidated financial statements on pages 182 to 183 of this annual report.

ENVIRONMENTAL POLICIES AND PERFORMANCE

The Group is highly aware of the importance of environment protection and has not noted any material in compliance with all relevant laws and regulations in relation to its business including environmental protection, health and safety, workplace conditions, employment and the environment.

The Group has established detailed internal rules regarding environmental protection, in particular, the discharge of air, water and solid waste and noise control. During the year ended December 31, 2022, we did not incur any additional costs specifically attributable to environmental compliance.

Further details of the Group's environmental policies and performance will be disclosed in the environmental, social and governance report of the Company for the Reporting Period to be published in due course.

SHARE CAPITAL

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Details of the movements in share capital of the Company during the Reporting Period are set out in note 35 to the consolidated financial statements on pages 223 of this annual report.

業績及股息

本集團於報告期內的經審核綜合業績載於本年 度報告第95至96頁。

董事會建議派發截至二零二二年十二月三十一 日止年度末期股息每十股普通股人民幣1元(含 税)(「**末期股息**」)。倘此利潤分配預案經本公 司股東於二零二三年五月二十二日(星期一)召 開的二零二二年年度股東大會(「**二零二二年年 度股東大會**」)上審議批准,末期股息將於不遲 於二零二三年八月十五日派發予於二零二三年 五月三十一日(星期三)名列本公司H股股東名 冊的H股股東。末期股息以人民幣計值及宣派。 應支付予本公司H股股東的末期股息將以港元 支付。應付港元金額將按於二零二二年年度股 東大會通過派發末期股息當日之前一個公曆星 期中國外匯交易中心的港元收市匯率平均值計 算。

財務概要

本集團過往五個財政年度已刊發的業績、資產 及負債的概要載於本年度報告第5頁。

物業、廠房及設備

本集團於報告期內的物業及設備變動詳情載於 本年度報告第182至183頁的綜合財務報表附註 14。

環境政策及表現

本集團深知環保的重要性,並無注意到任何嚴 重違反所有與其業務相關的法律法規(包括環 保、健康及安全、工作場所狀況、僱傭及環境) 的情況。

本集團已制定有關環保(特別是空氣、水和固體 廢物的排放以及噪音控制)的詳細內部規則。 截至二零二二年十二月三十一日止年度,我們 並未特別因環境合規而產生任何額外成本。

有關本集團環境政策及表現的詳情,將在本公 司於適時刊發的報告期內的環境、社會及管治 報告中披露。

股本

本公司於報告期內的股本變動詳情載於本年度 報告第223頁的綜合財務報表附註35。

RESERVES

The amounts of the Group's reserves and the movements therein for the current and prior years are presented in the consolidated statement of changes in equity on pages 99 to 100 of this annual report. Details of the movement in the reserves of the Company during the Reporting Period is set out in note 47 to the consolidated financial statements on pages 255 of this annual report.

DISTRIBUTABLE RESERVES

As at December 31, 2022, the Company's distributable reserves, calculated in accordance with PRC rules and regulation, were RMB1,233 million.

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

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

PRE-EMPTIVE RIGHTS

There are no provisions for pre-emptive rights under the Articles of Association, or the laws of the PRC, which would oblige the Company to offer new Shares on a pro-rata basis to its existing Shareholders.

USE OF PROCEEDS FROM THE H SHARE LISTING OF THE COMPANY

The Shares of the Company were listed on the Main Board of the Stock Exchange on July 8, 2020. Pursuant to the Global Offering (as defined in the Prospectus), the Company issued 220,094,500 H Shares of the Company on July 8, 2020 with a nominal value of RMB1 each at a price of HK\$18.40 per H Share, the Company obtained net proceeds of RMB3,538.4 million.

According to the plan on use of proceeds as set out in the prospectus, approximately 30% of the net proceeds (or approximately RMB1,061.5 million) is intended to be used for improving capital structure and repaying the existing debt; approximately 30% of the net proceeds (or approximately RMB1,061.5 million) is intended to be used for expansion of the sales and marketing network and infrastructure in the European Union and other global markets, such as the PRC; approximately 20% of the net proceeds (or approximately RMB707.7 million) is intended to be used for expanding our development and manufacturing capacity and broadening our product and services offering of Cytovance; and approximately 20% of the net proceeds (or approximately RMB707.7 million) is intended to be used for approximately RMB707.7 million) is intended to be used for approximately RMB707.7 million) is intended to be used for approximately RMB707.7 million) is intended to be used for approximately RMB707.7 million) is intended to be used for approximately RMB707.7 million) is intended to be used for approximately RMB707.7 million) is intended to be used for approximately RMB707.7 million) is intended to be used for investment in innovative drugs.

儲備

本集團於本年度及過往年度的儲備金額及變動 於本年度報告第99至100頁的綜合權益變動表 呈列。本公司於報告期內的儲備變動詳情載於 本年度報告第255頁的綜合財務報表附註47。

可供分派儲備

於二零二二年十二月三十一日,根據中國規則 及法規計算的本公司可供分派儲備為人民幣 1,233百萬元。

購買、出售或贖回本公司上市 證券

報告期內,本公司及其任何子公司概無購買、 出售或贖回本公司任何上市證券。

優先購買權

公司章程或中國法律並無有關優先認購權的任 何規定,規限本公司須向現有股東按其持股比 率發售新股份。

本公司H股募集資金使用情況

本公司之股份於二零二零年七月八日於聯交所 主板上市。根據全球發售(定義見招股章程), 本公司於二零二零年七月八日發行220,094,500 股本公司H股,每股面值為人民幣1元,發行價 為每股H股18.40港元,本公司獲得資金淨額為 人民幣3,538.4百萬元。

根據招股章程中描述的募集資金所得款計劃, 所得款項淨額約30%(或約人民幣1,061.5百萬 元)擬用於改善資本結構及償還現有債務;所得 款項淨額約30%(或約人民幣1,061.5百萬元) 擬用作在歐盟及其他全球市場(如中國)拓展銷 售及營銷網絡以及基礎設施;所得款項淨額約 20%(或約人民幣707.7百萬元)擬用作提升我 們的開發及生產能力,並擴大我們向賽灣生物 提供的產品及服務;所得款項淨額約20%(或 約人民幣707.7百萬元)擬用作創新藥的投資。

As disclosed in the announcement of the Company dated September 30, 2022 (the "**Announcement**"), the remaining balance of unutilized Net Proceeds amounted to RMB2,423.2 million, and the Group proposed to adjust the use of Net Proceeds, under which part of the unutilized balance of the Net Proceeds will be utilized in accordance with among others, the business needs of the Group and the market conditions, which has been approved by the Shareholders at the extraordinary general meeting of the Company held on November 4, 2022. Details of the use of Net Proceeds as at December 31, 2022 are set out in the following table:

誠如本公司日期為二零二二年九月三十日的公告(「**該公告**」)所披露,未動用所得款項淨額的 餘額為人民幣2,423.2百萬元,而本集團宣佈變 更所得款項淨額的用途,據此,按(其中包括) 本集團的業務需要及市況而將動用部分未動用 所得款項淨額的餘額,並已就此於本公司於二 零二二年十一月四日召開的臨時股東大會上取 得股東批准。詳情載於下表:

Bus	iness objectives			Original planned use of the Net Proceeds as disclosed in the Prospects 招股章程	Remaining Net Proceeds as at the date of the Announcement	Revised allocation of unutilized Net Proceeds	Utilized during the year ended December 31, 2022	Accumulated utilized up to December 31, 2022	Unutilized as at December 31, 2022
業務目標			所披露所得 款項淨額的 原計劃用途 (RMB million) (人民幣百萬元)	於該公告 日期的餘下 所得款項淨額 (RMB million) (人民幣百萬元)	未動用所得 款項淨額的 經修訂分配 (RMB million) (人民幣百萬元)	截至二零二二年 十二月三十一日 止年度已動用 (RMB million) (人民幣百萬元)	截至二零二二年 十二月三十一日 已累計動用 (RMB million) (人民幣百萬元)	於二零二二年 十二月三十一日 已動用 (RMB million) (人民幣百萬元)	
(1)	Improving capital structure and repaying the existing debt	(1)	改善資本結構及 償還現有債務	1,061.5 (30% of the Net Proceeds) (所得款項 淨額的30%)	27.1	-	-	1,034.4	-
(2)	Expansion of the sales and marketing network and infrastructure in the European Union and other global markets, such as the PRC	(2)	在歐盟及其他全球 市場(如中國)拓展 銷售及營銷網絡 以及基礎設施	1,061.5 (30% of the Net Proceeds) (所得款項 淨額的30%)	1,061.5	636.9	25.6	25.6	611.3
(3)	Expanding our development and manufacturing capacity and broadening our product and services offering of Cytovance	(3)	提升我們的開發及 生產能力,並擴大 我們向賽灣生物 提供的產品及服務	707.7 (20% of the Net Proceeds) (所得款項 淨額的20%)	707.7	451.8	2.5	2.5	449.3
(4)	Investment in innovative drugs	(4)	創新藥的投資	707.7 (20% of the Net Proceeds) (所得款項 淨額的20%)	626.9	376.2	4.1	80.8	376.2
(5)	General working capital of the Company or, subject to permission under the PRC laws and regulations, the balance to be placed with PRC financial institutions as short-term deposits	(5)	本公司的一般營運 資金或(在中國法律 法規允許的情況下) 將結餘存入中國金融 機構作為短期存款	-	_	958.3	292.0	292.0	666.3
Tota	al:	總言	+ :	3,538.4	2,423.2	2,423.2	324.2	1,435.3	2,103.1



The Net Proceeds have been and are expected to be utilized in the manner consistent with that previously disclosed in the Prospectus (as updated in the manner disclosed in the Announcement), and the remaining unutilized Net Proceeds as at December 31, 2022 were placed with PRC financial institutions as short-term deposits. The Group expects to fully utilize the remaining Net Proceeds on or before December 31, 2025.

DIRECTORS

The Directors during the Reporting Period and up to the date of this Directors' Report are as follows:

Executive Directors

Mr. Li Li (*Chairman*) Ms. Li Tan (*Deputy General Manager*) Mr. Shan Yu (*General Manager*) Mr. Zhang Bin (resigned on April 29, 2022)

Independent Non-executive Directors

Dr. Lu Chuan Mr. Chen Junfa Mr. Wang Zhaohui

SUPERVISORS

The Supervisors during the Reporting Period and up to the date of this Directors' Report are as follows:

Mr. Zheng Zehui *(Chairman)* Ms. Tang Haijun Ms. Su Jilan *(Employee Supervisor)*

BIOGRAPHICAL DETAILS OF THE DIRECTORS, THE SUPERVISORS AND THE SENIOR MANAGEMENT

Biographical details of the Directors, the Supervisors and the senior management of the Group as at the date of this annual report are set out on pages 29 to 34 in the section headed "Directors, Supervisors and Senior Management" of this annual report.

所得款項淨額已按並將按與招股章程及該公告 先前所披露者一致的方式動用,而於二零二二 年十二月三十一日的未動用所得款項淨額的餘 額已存入中國金融機構作為短期存款。本集團 預期於二零二五年十二月三十一日或之前悉數 動用餘下所得款項淨額。

董事

於本報告期間及截至本董事會報告日期,董事 會成員如下:

執行董事

李鋰先生(*董事長)* 李坦女士(*副總經理)* 單宇先生(*總經理)* 張斌先生(於二零二二年四月二十九日辭任)

獨立非執行董事 呂川博士 陳俊發先生 王肇輝先生

監事

於本報告期間及截至本董事會報告日期,監事 如下:

鄭澤輝先生(*主席)* 唐海均女士 蘇紀蘭女士(*職工監事)*

董事、監事及高級管理層履歷 詳情

於本年度報告日期的本集團董事、監事及高級 管理層履歷詳情載於本年度報告第29至34頁 「董事、監事及高級管理層」一節。

DIRECTORS' AND SUPERVISORS' SERVICE CONTRACTS

Mr. Li Li, Ms. Li Tan and Mr. Shan Yu, as executive Directors, each renewed the service contract with the Company for a term of three years starting from August 31, 2020.

Dr. Lu Chuan, Mr. Chen Junfa and Mr. Wang Zhaohui, as independent non-executive Directors, each renewed the service contract with the Company for a term of three years starting from August 31, 2020.

Mr. Zheng Zehui, Ms. Tang Haijun and Ms. Su Jilan, as Supervisors, each renewed the service contract with the Company for a term of three years starting from August 31, 2020.

The appointments of the Directors and Supervisors are subject to the re-election upon expiry of their term of office according to the Articles of Association.

Save as disclosed above, none of the Directors or Supervisors has entered into any service contract with the Company or any of its subsidiaries (excluding contracts expiring or determinable by the Company within one year without payment of compensation, other than statutory compensation).

CONTRACT WITH CONTROLLING SHAREHOLDERS

No contract of significance was entered into between the Company or any of its subsidiaries and the controlling shareholders or any of its subsidiaries during the Reporting Period or subsisted at December 31, 2022 and no contract of significance for the provision of services to the Company or any of its subsidiaries by a Controlling Shareholders or any of its subsidiaries was entered into during the Reporting Period or subsisted at December 31, 2022.

DIRECTORS' AND SUPERVISORS' INTERESTS IN TRANSACTIONS, ARRANGEMENT OR CONTRACT OF SIGNIFICANCE

No transaction, arrangement and contract of significance to the business of the Group which the Company or any of its subsidiaries was a party, and in which a Director/Supervisor or any entity connected with such a Director/Supervisor had a material interest, whether directly or indirectly, subsisted at December 31, 2022 or at any time during the Reporting Period.

董事及監事服務合約

李鋰先生、李坦女士及單宇先生作為執行董事 各自與本公司續訂服務合約,自二零二零年八 月三十一日起為期三年。

呂川博士、陳俊發先生及王肇輝先生作為獨立 非執行董事各自與本公司續訂服務合約,自二 零二零年八月三十一日起為期三年。

鄭澤輝先生、唐海均女士及蘇紀蘭女士作為監 事各自與本公司續訂服務合約,自二零二零年 八月三十一日起為期三年。

董事及監事委任須根據組織章程細則於彼等任 期屆滿後連選連任。

除上文所披露者外,董事或監事概無與本公司 或其任何子公司訂立任何服務合約(將於一年 內屆滿或可由本公司於一年內終止且無須支付 賠償(法定賠償除外)的合約除外)。

與控股股東訂立的合約

報告期內,本公司或其任何子公司概無與控股 股東或其任何子公司訂立任何重大合約,於二 零二二年十二月三十一日亦無任何該等重大合 約存續,且報告期內,本公司概無就控股股東 或其任何子公司向本公司或其任何子公司提供 服務訂立任何重大合約,於二零二二年十二月 三十一日亦無任何該等重大合約存續。

董事及監事於重大交易、安排 或合約的權益

於二零二二年十二月三十一日或報告期內任何 時間,概無對本集團業務屬重大、本公司或其 任何子公司為訂約方且董事/監事或與該董事 /監事有關連的任何實體直接或間接於當中擁 有重大權益的交易、安排及合約存續。

COMPENSATION OF DIRECTORS, SUPERVISORS AND SENIOR MANAGEMENT

The remuneration of Directors, Supervisors and senior management is determined with reference to factors including the salaries paid by comparable companies, time commitment and responsibilities of the Directors, Supervisors and senior management, employment conditions of other positions in our Company and the desirability of performance-based remuneration.

Details of the Directors' emoluments and emoluments of the five highest paid individuals in the Group are set out in notes 9 and 10 to the consolidated financial statements on pages 174 to 177 of this annual report.

For the Reporting Period, no emoluments were paid by the Group to any Director, Supervisors or any of the five highest paid individuals as an inducement to join or upon joining the Group or as compensation for loss of office. None of the Directors or Supervisors has waived any emoluments for the year ended December 31, 2022.

Except as disclosed above, no other payments have been made or are payable, for the year ended December 31, 2022, by our Group to or on behalf of any of the Directors.

DIRECTORS' AND SUPERVISORS' INTERESTS IN COMPETING BUSINESS

During the period from the Listing Date to December 31, 2022, none of the Directors and Supervisors or their respective close associates (as defined in the Listing Rules) had any interest in a business that competed or was likely to compete, either directly or indirectly, with the business of the Group, other than being a Director of the Company and/or its subsidiaries.

CONTINUING DISCLOSURE OBLIGATIONS PURSUANT TO THE LISTING RULES

Save as disclosed in this annual report, the Company does not have any other disclosure obligations under Rules 13.20, 13.21 and 13.22 of the Listing Rules.

董事、監事及高級管理層薪酬

董事、監事及高級管理層薪酬乃參考同類公司 支付的薪金、董事、監事及高級管理層所付出 的時間及其責任、本公司其他職位的僱用條件 以及按表現釐定薪酬的適宜性等因素釐定。

本集團董事酬金及五名最高薪酬人士酬金詳情 載於本年度報告第174至177頁綜合財務報表附 註9及10。

報告期內,本集團概無向任何董事、監事或五 名最高薪酬人士支付酬金,作為加入或於加入 本集團時的獎金或離職補償。截至二零二二年 十二月三十一日止年度,概無董事及監事放棄 任何酬金。

除上文所披露者外,截至二零二二年十二月 三十一日止年度,本集團概無向任何董事或代 表任何董事支付或應付任何其他款項。

董事及監事於競爭業務的權益

自上市日期起至二零二二年十二月三十一日期 間,除擔任本公司及/或其子公司董事外,董 事及監事或彼等各自的緊密聯繫人(定義見《上 市規則》)概無於直接或間接與本集團競爭或可 能競爭的業務中擁有任何權益。

根據《上市規則》之持續披露責 任

除本年度報告所披露者外,本公司並無《上市 規則》第13.20、13.21及13.22條規定的任何其 他披露責任。

NON-COMPETITION ARRANGEMENTS

Each of the Controlling Shareholders provided certain non-competition undertakings in favor of the Company. Details of the non-competition agreements are set out in the section headed "Relationship with the Controlling Shareholders – Competition" in the Prospectus.

The Controlling Shareholders confirmed that they have complied with the noncompetition undertakings for the Reporting Period. The independent non-executive Directors have conducted such review for the Reporting Period and also reviewed the relevant undertakings and are satisfied that the non-competition undertakings have been fully complied with.

MANAGEMENT CONTRACTS

Other than the Directors' and Supervisors' service contracts and appointment letters, no contract concerning the management and administration of the whole or any substantial part of the business of the Group was entered into or in existence as at December 31, 2022 or at any time during the Reporting Period.

EQUITY-LINKED AGREEMENTS

During the Reporting Period, save as disclosed in this annual report, the Company has not entered into any equity-linked agreement.

MATERIAL LEGAL PROCEEDINGS

The Group was not involved in any material legal proceeding during the Reporting Period.

LOAN AND GUARANTEE

During the Reporting Period, the Group had not made any loan or provided any guarantee for loan, directly or indirectly, to the Directors, Supervisors and senior management of the Company, the controlling shareholders of the Company (if any) or their respective connected persons.

不競爭安排

各控股股東以本公司為受益人作出若干不競爭 承諾。不競爭協議的詳情載於招股章程「與控 股股東的關係-競爭」一節。

控股股東確認,報告期內,彼等一直遵守不競 爭承諾。報告期內,獨立非執行董事已進行檢 討,亦已審閱相關承諾,認為彼等完全遵守不 競爭承諾。

管理合約

除董事及監事服務合約及委任書外,於二零 二二年十二月三十一日或報告期內任何時間, 概無訂立或存在與本集團整體或任何重大部分 業務的管理及行政事務有關的合約。

股權掛鈎協議

報告期內,除本年度報告披露者外,本公司並 無訂立任何股權掛鈎協議。

重大法律訴訟

報告期內,本集團概無牽涉任何重大法律訴訟。

貸款及擔保

報告期內,本集團並無向本公司董事、監事及 高級管理層、本公司控股股東(如有)或彼等各 自的關連人士作出任何貸款或就有關貸款直接 或間接提供任何擔保。

SHARE INCENTIVE SCHEMES

The valid share incentive schemes of the Group as of the date of this report are as follows.

Share Incentive Scheme II ("Scheme II") and the Share Incentive Scheme III

The Company adopted the Share Incentive Scheme II ("**Scheme II**") and the Share Incentive Scheme III ("**Scheme III**", and together with Scheme II, the "**Schemes**") in November 2016 and December 2018, respectively. The following is a summary of the principal terms of the Schemes:

(a) Purpose

The purpose of the Schemes is to promote the success and enhance the value of the Company by linking the personal interests of the employees to those of the Shareholders. It is intended to provide flexibility to the Company in its ability to motivate, attract and retain the services of the employees upon whose judgment, interest and special effort the successful conduct of the Company's operation is largely dependent.

(b) Scope of Participants

The participants of Scheme II are our Directors (excluding our independent Directors and external Directors), Supervisors (excluding our external supervisors), senior management and core staff members of the Company and its subsidiaries.

The participants of Scheme III are employees of the Company and its subsidiaries (excluding our Directors, Supervisors and senior management).

股份激勵計劃

本集團截至本報告日期有效的股份激勵計劃如 下。

第二期股份激勵計劃(「第二期計 劃」)及第三期股份激勵計劃 本公司分別於二零一六年十一月及二零一八 年十二月採納第二期股份激勵計劃(「第二期 計劃」)以及第三期股份激勵計劃(「第三期計 劃」,與第二期計劃統稱「計劃」)。以下為計劃 主要條款的概要:

(a) 目的

計劃的目的是通過建立僱員個人利益與 股東的利益共享機制,促進本公司的成 功並提高本公司的價值。計劃旨在為本 公司提供靈活性,使其有能力激勵、吸 引及保留僱員的服務,而本公司的成功 經營在很大程度上依賴該等僱員的判 斷、利益及特別努力。

(b) 參與者範圍

第二期計劃的參與者為我們的董事(不含 獨立董事、外部董事)、監事(不含外部 監事)、本公司及其子公司的高級管理層 以及核心僱員。

第三期計劃的參與者為本公司及其子公 司的僱員(不包括我們的董事、監事及高 級管理層)。

(c) Term of the Schemes

Scheme II was effective for an initial period of 36 months from December 12, 2016 to December 11, 2019. Scheme III is effective for a period of 24 months from December 28, 2018 to December 27, 2020. Within two months prior to the expiration of the respective term of each Scheme, with the approval of more than two-thirds of the votes of holders of the interests under relevant Scheme (the "Holders"), who attend the Holders' meeting, and subject to the approval of the Board, the term of the relevant Schemes may be extended, provided that each extension shall not exceed 12 months. Each Scheme may be terminated upon expiry of the respective lock-up period as detailed below when all the assets underlying such Scheme become monetary assets. On December 6, 2019, the Company, with the Board's approval, extended the term of Scheme II for 12 months, up to December 11, 2020. On December 4, 2020, the Company, with the Board's approval, further extended the term of Scheme II for 12 months, up to December 11, 2021, and extended the term of Scheme III for 12 months, up to December 27, 2021. Accordingly, as at the date of this report, there is no further shares available for grant under each of the Schemes. During the year ended December 31, 2022, there was also no grant of Shares under the Schemes.

(d) Source of Shares under the Schemes

The Shares underlying the Schemes shall be A Shares purchased from the secondary market through bidding, block trade, share transfer or other methods in compliance with the applicable laws and regulations.

(e) Maximum Number of Shares

All the Shares underlying Scheme II had been purchased as of March 9, 2017. As of the date of this report, the total number of Shares underlying Scheme II is 15,118,035 A Shares, accounting for approximately 1.03% of the total outstanding share capital of the Company.

All the Shares underlying Scheme III had been purchased as of February 1, 2019. The total number of Shares underlying Scheme III is 3,886,264 A Shares, accounting for approximately 0.26% of the total outstanding share capital of the Company as of the date of this report.

The maximum number of Shares to be granted to an employee under each Scheme shall not exceed 1% of the total outstanding share capital of the Company.

(c) 計劃期限

第二期計劃自二零一六年十二月十二 日起至二零一九年十二月十一日止,首 次有效期為36個月。第三期計劃自二零 一八年十二月二十八日起至二零二零年 十二月二十七日止,有效期為24個月。 在計劃各自期限屆滿前兩個月內,經出 席持有人會議的相關計劃持有人(「持有 人」)所持三分之二以上份額表決批准以 及經董事會批准後,相關計劃期限可予 延長,惟每次延長期不得超過12個月。 當計劃所涉及的所有資產均成為貨幣 資產時,計劃可在下文所述的禁售期屆 滿後終止。於二零一九年十二月六日, 經董事會批准,本公司將第二期計劃延 長12個月,直至二零二零年十二月十一 日。於二零二零年十二月四日,經董事 會批准,本公司將第二期計劃進一步延 長12個月,直至二零二一年十二月十一 日,並將第三期計劃延長12個月,直至 二零二一年十二月二十七日。因此,於 本報告日期,各計劃概無可供進一步授 出的股份。於截至二零二二年十二月 三十一日止年度內,亦概無根據計劃授 出股份。

(d) 計劃的股份來源

計劃所涉及的股份應為通過競價交易、 大宗交易、股份轉讓或以其他符合適用 法律法規的方式從二級市場購買的A股。

(e) 最高股份數目

截至二零一七年三月九日,第二期計劃 所涉及的所有股份均已獲購買。截至本 報告日期,第二期計劃所涉及的股份總 數為15,118,035股A股,約佔本公司已發 行股本總額的1.03%。

截至二零一九年二月一日,第三期計劃 所涉及的所有股份均已獲購買。第三期 計劃所涉及的股份總數為3,886,264股A 股,約佔本公司截至本報告日期已發行 股本總額的0.26%。

根據各項計劃擬授予僱員的最高股份數 目不得超過本公司已發行股本總額的 1%。

(f) Administration of the Schemes

The Holders' meeting is the highest management authority of the Schemes. A management committee has been set up to oversee the daily management of respective Scheme.

For Scheme II, the management committee has appointed Guolian Securities Co., Ltd. to establish a single customer assets management plan. Guolian Securities Co., Ltd. is responsible for the management of the assets underlying Scheme II, including purchasing and holding the Shares and cash under Scheme II.

For Scheme III, the management committee has appointed CMS Asset Management Co., Ltd. to establish a single customer assets management plan. CMS Asset Management Co., Ltd. is responsible for the management of the assets underlying Scheme III, including purchasing and holding the Shares and cash under Scheme III.

(g) Source of Funds to be Used to Purchase the Shares under the Schemes

The source of funds for the Schemes consists of (i) the funds raised by the participants and (ii) loans provided by the Controlling Shareholders.

The maximum amount of the funds to be raised for Scheme II and Scheme III shall not exceed RMB400 million and RMB87 million, respectively. The Holders shall pay the subscription amount before the establishment of the relevant single customer asset management plan.

The purchase price of each Share granted under the Scheme was RMB20.34.

(h) Lock-up Period

The first lock-up period lasted until March 10, 2018. The Shares underlying Scheme II are not subject to lock-up and have been fully unlocked on June 11, 2019. As of the date of this report, 15,118,035 A Shares remain unsold.

The lock-up period for the Shares underlying Scheme III is from February 2, 2019 to February 1, 2020, being a period of 12 months commencing from the date of publication of the announcement in respect of the transfer of the last batch of Shares to the relevant single customer asset management plan.

There is no vesting period in relation to Shares granted under the Schemes.

(f) 計劃的管理

持有人會議是計劃的最高管理機構。本 公司已成立管理委員會,以監督各個計 劃的日常管理。

對於第二期計劃,管理委員會已委任國 聯證券股份有限公司制定單一客戶資產 管理計劃。國聯證券股份有限公司負責 管理第二期計劃所涉及的資產,包括購 買及持有第二期計劃下的股份及現金。

對於第三期計劃,管理委員會已委任招 商證券資產管理有限公司制定單一客 戶資產管理計劃。招商證券資產管理有 限公司負責管理第三期計劃所涉及的資 產,包括購買及持有第三期計劃下的股 份及現金。

(g) 用於購買計劃下的股份的資金 來源

計劃的資金來源包括(i)參與者籌集的資 金及(ii)控股股東提供的貸款。

第二期計劃和第三期計劃的最高資金籌 集額分別不得超過人民幣400百萬元及人 民幣87百萬元。持有人應在設立相關單 一客戶資產管理計劃之前支付認購金額。

根據計劃授出的各股份購買價為人民幣 20.34元。

(h) 禁售期

首個禁售期持續到二零一八年三月十 日,第二期計劃所涉及股份不受禁售限 制,至二零一九年六月十一日已完全解 鎖,截至本報告日期仍有15,118,035股A 股未賣出。

第三期計劃所涉及股份的禁售期為二零 一九年二月二日至二零二零年二月一 日,即自最後一批股份轉讓予相關單一 客戶資產管理計劃的公告發佈之日起12 個月期間。

根據計劃授出的股份概無歸屬期。

(i) Rights of the Holders

The Holders of each Scheme are entitled to the following rights:

- (1) to share the interests of the assets underlying the Scheme in proportion to his holding in the Scheme;
- (2) to attend the general meeting of Holders in person or by proxy, and to exercise the corresponding voting rights;
- (3) to supervise the administration of the Scheme, and to make suggestions or inquiries as applicable;
- (4) to waive the voting rights attached to the underlying Shares of the Company he holds indirectly through the Scheme; and
- (5) to exercise other rights stipulated by laws, administrative regulations, or the terms of the Scheme.

(j) Obligations of the Holders

The Holders of each Scheme have the following obligations:

- to assume the risks associated with the Scheme in proportion to his holding in the Scheme;
- (2) to comply with the provisions of the Rules Governing Employee Share Scheme;
- (3) not to request the Company to distribute the assets underlying the Scheme during the term of the Scheme; and
- (4) to assume the obligations provided by applicable laws, administrative regulations and other obligations stipulated under the terms of the Scheme.

(k) Transfer of Holders' Interests

During the term of the respective Scheme, no Holder shall in any way transfer, withdraw, charge or mortgage his holding interests in the Scheme or use such interests to guarantee or repay debts except for unusual circumstances as provided under the terms of the relevant Scheme.

(i) 持有人的權利

各項計劃的持有人享有以下權利:

- (1) 依照其持有的計劃份額享有計劃相 關資產的權益;
- (2) 參加或委派其代理人參加持有人大 會,並行使相應的表決權;
- (3) 對計劃的管理進行監督,視情況提 出建議或質詢;
- (4) 放棄因參與計劃而間接持有的本公司相關股份所附的表決權;及
- (5) 行使法律、行政法規或計劃條款規 定的其他權利。

(j) 持有人的義務

各項計劃的持有人具有以下義務:

- (1) 依照其持有的計劃份額承擔計劃的風險;
- (2) 遵守《員工持股計劃管理辦法》的 條文;
- (3) 在計劃存續期間內,不得要求本公司分配計劃相關資產;及
- (4) 承擔適用法律、行政法規規定的義務及計劃條款規定的其他義務。

(k) 轉讓持有人權益

在各個計劃期限內,除相關計劃條款規 定的特殊情況外,任何持有人均不得以 任何方式將其所持計劃持股權益進行轉 讓、提取、押記或抵押或使用該等權益 就債務提供擔保或償還債務。

(I) Distribution of Interests under the Schemes

Upon the expiry of the respective lock-up period of each Scheme, the liquidation of the Schemes shall be completed within fifteen business days upon the sale of all the Shares underlying the Schemes. The proceeds from the sale of all the Shares underlying the Schemes shall be distributed in the following order:

- to repay the loans provided by the Shareholders for the Schemes and the associated interests;
- (2) to repay the funds contributed by the employee and the associated return based on the performance of the employee in accordance with the terms of the Schemes; and
- (3) the remaining proceeds (if any) shall be distributed among the Holders in proportion to their interest in the Schemes.

OncoVent Share Option Scheme

The following is a summary of the principal terms of the OncoVent Share Option Scheme, the share option scheme adopted by our subsidiary, Shenzhen OncoVent Biomedical Technology Co., Ltd. ("**OncoVent**"), in June 2018. OncoVent did not constitute a principal subsidiary (as defined under Chapter 17 of the Listing Rules) of the Company as at the date of this report, and it is accordingly not subject to the provisions of Chapter 17 of the Listing Rules.

(a) Purpose

The purpose of the OncoVent Share Option Scheme is to promote the long-term success of OncoVent and the interests of its shareholders and employees by providing a means through which OncoVent may grant equitybased incentives to motivate, attract and retain the services of its employees upon whose judgment, interest and special effort the successful conduct of OncoVent's operation is largely dependent.

(b) Scope of Participants

Those eligible to participate in the OncoVent Share Option Scheme include the employees of OncoVent who meet the performance targets.

(c) Administration of the Scheme

The OncoVent Share Option Scheme is administered by the board of directors of OncoVent (the "Administrator"). Pursuant to the OncoVent Share Option Scheme, the Administrator may, from time to time, select from eligible persons to whom awards in the form of options in OncoVent shares (the "OncoVent Options") will be granted.

(1) 計劃下的收益分配

計劃的各自禁售期屆滿後,計劃的清算 應在出售計劃所有相關股份後十五個營 業日內完成。出售計劃所有相關股份的 收益應按以下順序分配:

- (1) 償還股東為計劃提供的借款本金及 期間產生的利息;
- (2) 根據計劃條款,基於僱員績效償還 僱員的出資額及相關回報;及
- (3) 剩餘收益(如有)按照持有人持有 計劃權益的比例進行分配。

昂瑞購股權計劃

下文為本公司的子公司深圳昂瑞生物醫藥技術 有限公司(「**昂瑞**」)於二零一八年六月採納的購 股權計劃一昂瑞購股權計劃的主要條款概要。 於本報告日期,昂瑞並不構成本公司的主要子 公司(定義見《上市規則》第十七章),故不受 《上市規則》第十七章條文的規限。

(a) 目的

昂瑞購股權計劃的目的在於促進昂瑞的 長期成功及提供一種機制使昂瑞可通 過其授出股權激勵以激勵、吸引及保留 僱員的服務,從而促進股東與僱員的利 益,而昂瑞的成功經營在很大程度上依 賴該等僱員的判斷、利益及特別努力。

(b) 參與者範圍

昂瑞購股權計劃的合資格參與者包括達 到績效指標的昂瑞僱員。

(c) 計劃的管理

昂瑞購股權計劃由昂瑞的董事會(「管理 人」)管理。根據昂瑞購股權計劃,管理 人可不時從合資格人士中選擇將以昂瑞 股份購股權(「昂瑞購股權」)的形式獲授 獎勵的人士。

(d) Maximum Number of Shares

The maximum number of shares which may be granted under the OncoVent Share Option Scheme shall not exceed 10% of the total enlarged share capital of OncoVent taking into account the shares to be issued upon the exercise of the options.

(e) Term of OncoVent Share Option Scheme

OncoVent Options granted at each stage is valid for a period of four years. Grantees are subject to a lock-up period of one year commencing from the grant date.

(f) Exercise of OncoVent Options

The grantees may exercise the OncoVent Options within ten business days upon expiry of the lock-up period in accordance with the terms of grant letters. When OncoVent is listed or sold, the participants may realise the benefit of share options based on the stock circulation rules at the listing place or the value of OncoVent at the time of sale. The participant may choose to convert the option into actual investment to OncoVent.

The exercise price per OncoVent share underlying the OncoVent Options shall be determined by the Administrator with reference to the fair value of OncoVent. If OncoVent carries out financing transactions within the preceding twelve months, the fair value shall be determined with reference to the valuation of OncoVent for the purpose of such financing transactions. If no financing transaction is carried out during such twelve months' period, the fair value shall be determined by the Administrator.

(d) 最高股份數目

根據昂瑞購股權計劃可能授出的最高股 份數目不得超過昂瑞經擴大股本總額的 10%(經計及購股權獲行使後將予發行的 股份)。

(e) 昂瑞購股權計劃的期限

於各階段授出的昂瑞購股權的有效期為 四年。受讓人的禁售期為自授予日期起 一年。

(f) 昂瑞購股權的行使

承授人可根據授權函中的條款於禁售期 屆滿後十個營業日內行使昂瑞購股權。 於昂瑞上市或被出售時,參與者可根據 上市地的股票流通規則或昂瑞出售時的 價值將購股權權益處變現。參與者可選 擇將購股權轉換為對昂瑞的實際出資。

昂瑞購股權中每股昂瑞股份的行使價 應由管理人經參考昂瑞的公允價值後 釐定。倘昂瑞於前12個月內進行融資交 易,則有關公允價值須參考昂瑞就該等 融資交易的估值釐定。倘於該12個月期 間並無進行融資交易,則有關公允價值 由管理人釐定。

Outstanding OncoVent Options Granted

The proposal to grant the OncoVent Options under the OncoVent Share Option Scheme as set out above has been approved by the boards of OncoVent and the Company. OncoVent proposes to grant OncoVent Options representing 4% of the enlarged share capital of OncoVent to one participant (namely Mr. Shi Yuenian ("**Mr. Shi**"), who acts as the CEO of OncoVent), provided that the participant reaches the agreed milestones. Mr. Shi will be granted OncoVent Options representing 2%, 1% and 1% of the enlarged share capital of OncoVent when the first, second and third milestone is reached, respectively.

已授出但尚未行使的昂瑞購股權

根據上文所載昂瑞購股權計劃授出昂瑞購股 權的提案已獲昂瑞董事會及本公司董事會批 准。昂瑞擬向一名參與者(即史躍年先生(「史 先生」),其擔任昂瑞行政總裁)授予佔昂瑞經 擴大股本4%的昂瑞購股權,惟參與者需達到 協議里程碑。當第一、第二及第三個里程碑分 別達到時,史先生將會分別獲授佔昂瑞經擴大 股本2%、1%及1%的昂瑞購股權。

Milestones 程碑	Conditions 條件
The first milestone 第一個里程碑	The participant signs employment contract with OncoVent 參與者與昂瑞簽訂勞動合同
The second milestone	OncoVent new pharmaceutical varieties obtains permission to carry out
第二個里程碑	Phase III clinical trials from Chinese pharmaceutical regulatory authorities 昂瑞新藥品種獲得中國藥品監管部門批准開展III期臨床試驗
The third milestone	New pharmaceutical varieties obtain permission to sell in the market from
第三個里程碑	Chinese pharmaceutical regulatory authorities 新藥品種獲得中國藥品監管部門批准上市銷售

The grant date is within one month when each milestone is reached. 40%, 30% and 30% of the OncoVent Options granted will vest in each of the three years following the expiry of the one-year lock-up period. When and only when OncoVent is listed or sold, the grantee can choose to exercise OncoVent Options. As of December 31, 2020 and the date of this report, the conditions for the first milestone has been met and the conditions for the remaining milestones have yet to be met. The exercise price, corresponding to the fair value of the OncoVent Options granted to Mr. Shi upon the fulfillment of the first milestone, was approximately RMB1,271,000.

授予日為當達到各里程碑時的一個月內。授出 的40%、30%及30%的昂瑞購股權將在一年禁 售期屆滿後的三個年度各年歸屬。當且僅當昂 瑞上市或出售時,受讓人可選擇行使昂瑞購股 權。截至二零二零年十二月三十一日及本報告 日期,已滿足第一個里程碑條件,而剩餘里程 碑條件尚未滿足。史先生在達成第一個里程碑 後獲授的昂瑞購股權的行使價格(與公允價值 相對應)約為人民幣1,271,000元。

INTERESTS AND SHORT POSITIONS OF DIRECTORS, SUPERVISORS AND CHIEF EXECUTIVES IN SHARES, UNDERLYING SHARES AND DEBENTURES OF THE COMPANY OR ITS ASSOCIATED CORPORATIONS

As of December 31, 2022, interests or short positions of Directors, Supervisors and chief executive of the Company in the Shares, underlying Shares and debentures of the Company and its associated corporations (within the meaning of Part XV of the SFO), which are registered in the register that the Company must keep in accordance with the section 352 of the Securities and Futures Ordinance; or which shall be separately notified to the Company and the Hong Kong Stock Exchange pursuant to the Model Code for Securities Transactions by Directors of Listed Issuers set out in Appendix 10 to the Listing Rules (the "**Model Code**"), are as follows:

Interests of Directors in the Shares or Underlying Shares of the Company

董事、監事及主要行政人員於 本公司或其相聯法團的股份、 相關股份及債權證的權益及淡 倉

截至二零二二年十二月三十一日,本公司董 事、監事及主要行政人員於本公司及其相聯 法團(定義見《證券及期貨條例》第XV部)的股 份、相關股份及債權證中擁有根據《證券及期貨 條例》第352條本公司須存置的登記冊內登記的 權益或淡倉:或根據《上市規則》附錄十所載的 上市發行人董事進行證券交易的標準守則(「標 準守則」)須另行知會本公司及香港聯交所的權 益或淡倉如下:

董事於本公司股份或相關股份的權 益

Name of Director 董事姓名	Nature of Interest 權益性質	Number and class of Shares interested in 擁有權益的 股份數目 及類別	Approximate Percentage of shareholding in the relevant class of Shares** 佔相關類別 股份的概約 持股百分比**	Approximate percentage of shareholding in the total Shares in issue*** 佔已發行股份 總數的概約 持股百分比***
Mr. Li Li ⁽¹⁾	Interest in a controlled corporation; interest of a spouse	922,391,179 Shares A Shares(L)*	73.96%(L)*	62.86%(L)*
李鋰先生⑴	受控法團權益;配偶權益	922,391,179股 A股(L)*	73.96%(L)*	62.86%(L)*
Ms. Li Tan ⁽¹⁾	Interest in a controlled corporation; interest of a spouse	922,391,179 Shares A Shares(L)*	73.96%(L)*	62.86%(L)*
李坦女士(1)	受控法團權益:配偶權益	922,391,179股 A股(L)*	73.96%(L)*	62.86%(L)*
Mr. Shan Yu ⁽²⁾	Interest in a controlled corporation; beneficial owner	52,302,892 Shares A Shares(L)*	4.19%(L)*	3.56%(L)*
單宇先生(2)	受控法團權益;實益擁有人	52,302,892股 A股(L)*	4.19%(L)*	3.56%(L)*

Notes:

- * "L" means holding a long position in Shares.
- ** Refers to the percentage of the number of relevant class of Shares involved divided by the number of Shares in issue of the relevant class of Shares of the Company as at the December 31, 2022.
- *** Refers to the percentage of the number of relevant class of Shares involved divided by the number of all Shares in issue of the Company as at the December 31, 2022.
- (1) These Shares include: (i) 474,029,899 A Shares held by Shenzhen Leren Technology Co., Ltd. ("Leren Technology"); (ii) 408,041,280 A Shares held by Urumqi Jintiantu Equity Investment Partnership (Limited Partnership) ("Jintiantu"); and (iii) 40,320,000 A Shares held by Urumqi Feilaishi Equity Investment Co., Ltd. ("Feilaishi").

For Leren Technology's issued share capital, Mr. Li Li holds 99% and Ms. Li Tan holds 1%; for Jintiantu's issued share capital, Mr. Li Li holds 1% (as a limited partner) and Ms. Li Tan holds 99% as a general partner; and Feilaishi is wholly-owned and controlled by Mr. Li Li. Since Leren Technology, Jintiantu and Feilaishi beneficially own a total of 922,391,179 A Shares in the Company, and Mr. Li Li and Ms. Li Tan are spouses, Mr. Li Li and Ms. Li Tan are deemed to be interested in 922,391,179 A Shares beneficially held by Leren Technology, Jintiantu and Feilaishi according to Part XV of the SFO.

(2) Mr. Shan Yu holds 99% of equity interests in Urumqi Shuidi Shichuan Equity Investment Partnership (Limited Partnership) ("Shuidi Shichuan"). Thus, he is deemed to be interested in 46,425,600 A Shares held by Shuidi Shichuan. In addition, Mr. Shan also participated in Scheme II and has a 38.88% interest in 15,118,035 A Shares held by the asset manager for the benefit of the participants of the Scheme II.

Save as disclosed above, so far as the Directors are aware, as at the December 31, 2022, none of our Directors, Supervisors or chief executives of the Company has any interest and/or short position in the Shares, underlying Shares and debentures of the Company or our associated corporations (within the meaning of Part XV of the SFO) which will be 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 and short positions which they were taken or deemed to have taken under such provisions of the SFO) or which will be required, pursuant to section 352 of the SFO, to be entered in the register referred to therein, or which will be required, pursuant to the Model Code to be notified to the Company and the Stock Exchange.

附註:

- * 字母[L]表示持有股份好倉。
- ** 指所涉及的相關類別股份數目除以本公司於二零 二二年十二月三十一日的相關類別股份已發行股 份數目之百分比。
- *** 指所涉及的相關類別股份數目除以本公司於二零 二二年十二月三十一日的已發行股份總數之百分 比。
- (1) 該等股份包括(i)深圳市樂仁科技有限公司(「樂仁科技」)持有的474,029,899股A股;(ii)烏魯木齊金田土股權投資合夥企業(有限合夥)(「金田土」)持有的408,041,280股A股及(iii)烏魯木齊飛來石股權投資有限公司(「飛來石」)持有的40,320,000股A股。

樂仁科技的已發行股本由李鋰先生持有99%及由 李坦女士持有1%,金田土的已發行股本由李鋰先 生(作為有限合夥人)持有1%及由李坦女士作為普 通合夥人持有99%,而飛來石則由李鋰先生全資 擁有及控制。由於樂仁科技、金田土及飛來石於 本公司實益擁有共922,391,179股A股,而李鋰先 生及李坦女士為配偶,故根據《證券及期貨條例》 第XV部,李鋰先生及李坦女士均被視為於樂仁科 技、金田土及飛來石實益持有的922,391,179股A 股中擁有權益。

(2) 單字先生持有烏魯木齊水滴石穿股權投資合夥企業(有限合夥)(「水滴石穿」)99%的股本權益。因此,其被視為於水滴石穿持有的46,425,600股A股中擁有權益。此外,單先生亦參與第二期股份激勵計劃,並在資產管理人就第二期計劃參與者的利益而持有的15,118,035股A股中持有38.88%的權益。

除上文所披露者外,就董事所知,於二零二二 年十二月三十一日,本公司董事、監事或主要 行政人員概無於本公司或其相聯法團(定義見 《證券及期貨條例》第XV部)的股份、相關股份 及債權證中擁有根據《證券及期貨條例》第XV部 第7及第8分部須知會本公司及聯交所的權益及 / 或淡倉(包括根據《證券及期貨條例》相關條 文當作或視作擁有的權益及淡倉),或根據《證 券及期貨條例》第352條須於該條所指登記冊登 記的權益及/或淡倉,或根據標準守則須知會 本公司及聯交所的權益及/或淡倉。

INTERESTS AND SHORT POSITIONS OF SUBSTANTIAL SHAREHOLDERS IN THE SHARES AND UNDERLYING SHARES OF THE COMPANY

So far as the Directors or chief executive of the Company are aware, as at December 31, 2022, the following persons (other than the Directors and chief executive of the Company) had interests and/or short positions in the Shares or underlying Shares which are required to be notified to the Company under Divisions 2 and 3 of Part XV of the SFO, or had interests or short positions in 5% or more of the respective type of Shares which were recorded in the register required to be kept by the Company under section 336 of the SFO: 5% or more of the respective type of Shares which were recorded in the register required to be kept by the Company under section 336 of the SFO:

主要股東於本公司股份及相關 股份的權益及淡倉

就董事或本公司主要行政人員所知,於二零 二二年十二月三十一日,下列人士(本公司董 事及主要行政人員除外)於股份或相關股份中 擁有須根據《證券及期貨條例》第XV部第2及第 3分部規定須知會本公司的權益及/或淡倉, 或根據《證券及期貨條例》第336條本公司須存 置的登記冊內記錄之各類別股份5%或以上的 權益或淡倉:

Name of Shareholder 股東姓名	Nature of Interest 權益性質	Number and class of Shares interested in 擁有權益的 股份數目 及類別	Approximate percentage of shareholding in the relevant class of shares** 佔相關類別 股份的概約 持股百分比**	Approximate percentage of shareholding in the total Shares in issue*** 佔已發行股份 總數的概約 持股百分比***
			NIK L J U	MIXIND
Leren Technology ⁽¹⁾⁽²⁾	Beneficial owner	474,029,899 Shares A Shares(L)*	38.01%(L)*	32.31%(L)*
樂仁科技(1)(2)	實益擁有人	474,029,899股 A股(L)*	38.01%(L)*	32.31%(L)*
Jintiantu ⁽¹⁾	Beneficial owner	408,041,280 Shares A Shares(L)*	32.72%(L)*	27.81%(L)*
金田土(1)	實益擁有人	408,041,280股 A股(L)*	32.72%(L)*	27.81%(L)*
AVICT Global Holdings Limited ⁽³⁾	Beneficial owner	12,629,500 Shares H Shares(L)*	5.74%(L)*	0.86%(L)*
AVICT Global Holdings Limited ⁽³⁾	實益擁有人	12,629,500股 H股(L)*	5.74%(L)*	0.86%(L)*
Morgan Stanley Investments (UK) ⁽⁴⁾	Interest in controlled corporation	38,215,400 Shares H Shares(L)*	17.36%(L)*	2.60%(L)*
Morgan Stanley Investments $(UK)^{(4)}$	受控法團權益	38,215,400股 H股(L)*	17.36%(L)*	2.60%(L)*
		100,000 Shares H Shares(S)*	0.04%(S)*	0.01%(S)*
		100,000股 H股(S)*	0.04%(S)*	0.01%(S)*

Approximate

Name of Shareholder 股東姓名	Nature of Interest 權益性質	Number and class of Shares interested in 擁有權益的 股份數目 及類別	percentage of shareholding in the relevant class of shares** 佔相關類別 股份的概約 持股百分比**	Approximate percentage of shareholding in the total Shares in issue*** 佔已發行股份 總數的概約 持股百分比***
Morgan Stanley International Limited ⁽⁴⁾	Interest in controlled corporation	38,215,400 Shares H Shares(L)*	17.36%(L)*	2.60%(L)*
Morgan Stanley International Limited ⁽⁴⁾	受控法團權益	38,215,400股 H股(L)*	17.36%(L)*	2.60%(L)*
		100,000 Shares H Shares(S)*	0.04%(S)*	0.01%(S)*
		100,000股 H股(S)*	0.04%(S)*	0.01%(S)*
Morgan Stanley International Holdings Inc. ⁽⁴⁾	Interest in controlled corporation	38,215,400 Shares H Shares(L)*	17.36%(L)*	2.60%(L)*
Morgan Stanley International Holdings Inc. ⁽⁴⁾	受控法團權益	38,215,400股 H股(L)*	17.36%(L)*	2.60%(L)*
-		100,000 Shares H Shares(S)*	0.04%(S)*	0.01%(S)*
		100,000股 H股(S)*	0.04%(S)*	0.01%(S)*
Morgan Stanley & Co. International plc ⁽⁴⁾	Underwriter	38,215,400 Shares H Shares(L)*	17.36%(L)*	2.60%(L)*
Morgan Stanley & Co. International plc ⁽⁴⁾	包銷商	38,215,400股 H股(L)*	17.36%(L)*	2.60%(L)*
		100,000 Shares H Shares(S)*	0.04%(S)*	0.01%(S)*
		100,000股 H股(S)*	0.04%(S)*	0.01%(S)*

Notes:

- * "L" means holding a long position in Shares; "S" means holding a short position in Shares.
- ** Refers to the percentage of the number of relevant class of Shares involved divided by the number of Shares in issue of the relevant class of Shares of the Company as at the December 31, 2022.
- *** Refers to the percentage of the number of relevant class of Shares involved divided by the number of all Shares in issue of the Company as at the December 31, 2022.
- (1) The above-mentioned interests of Leren Technology and Jintiantu have been disclosed as the respective interests of Mr. Li Li and Ms. Li Tan in the section "Interests and short positions of Directors, Supervisors and chief executives in Shares, underlying Shares and debentures of the Company or its associated corporations" above.
- (2) Pursuant to a stock pledge repurchase agreement, Leren Technology has pledged 43,600,000 A Shares held in the Company to Guotai Junan Securities Co. Ltd. on December 19, 2019. Such stock pledge has all been released.
- (3) AVICT Global Holdings Limited is wholly-owned by Hangyuan Holdings Limited. Hangyuan Holdings Limited is held as to 99.01% by Qingdao Zhongjian Xincheng Investment Construction Co., Ltd., which is in turn held as to 96.77% by AVIC Trust Co., Ltd. Therefore, each of Hangyuan Holdings Limited, Qingdao Zhongjian Xincheng Investment Construction Co., Ltd. and AVIC Trust Co., Ltd. is deemed to be interested in the H Shares held by AVICT Global Holdings Limited.
- (4) Morgan Stanley & Co. International plc. ("MS & Co. Intl PLC"), as an underwriter, holds a long position in 38,215,400 H Shares (physical-settled unlisted derivative instruments) and a short position in 100,000 H Shares issued by the Company (cash-settled unlisted derivative instruments).

MS & Co. Intl PLC is a wholly controlled corporation of Morgan Stanley Investments (UK) ("**MS UK**"), while MS UK is wholly controlled by Morgan Stanley International Limited ("**MS Intl**"), and MS Intl is wholly controlled by Morgan Stanley International Holdings Inc. ("**MS Intl HId**").

Therefore, MS UK, MS Intl and MS Intl Hld are deemed to be interested in the H Shares held by MS & Co. Intl PLC.

Morgan Stanley is a company listed on the New York Stock Exchange (stock code: MS). It is the parent company of MS UK, MS Intl, MS Intl Hld, and MS & Co. Intl PLC, and it is deemed to be interested in the long position in 38,215,400 H Shares and short position in 100,000 H Shares held by MS & Co. Intl PLC.

In addition, Morgan Stanley is also a parent company of Morgan Stanley Capital Management, LLC. ("**MS CM**"), Morgan Stanley Domestic Holdings, Inc. ("**MS DH**") and Morgan Stanley & Co. LLC ("**MS & Co. LLC**"), of which MS & Co. LLC beneficially holds a long position in 750,000 H Shares of the Company. MS & Co. LLC is a wholly controlled corporation of MS DH, and MS DH is a wholly controlled corporation of MS CM. Therefore, Morgan Stanley, MS DH and MS CM are deemed to be interested in the H Shares held by MS & Co. LLC.

Except as disclosed in this section, as far as the Directors are aware, as at December 31, 2022, no person owned interests and short positions in the Shares and underlying Shares which shall be disclosed in accordance with Divisions 2 and 3 of Part XV of the SFO, or interests or short positions in 5% or above of relevant class of Shares that the Company must record in the register according to section 336 of the SFO.

附註:

- 字母「L」表示持有股份好倉;字母「S」表示持有股 份淡倉。
- ** 指所涉及的相關類別股份數目除以本公司於二零 二二年十二月三十一日的相關類別股份已發行股 份數目之百分比。
- *** 指所涉及的相關類別股份數目除以本公司於二零 二二年十二月三十一日的已發行股份總數之百分 比。
- (1) 樂仁科技及金田土的上述權益已於上文「董事、 監事及主要行政人員於本公司或其相聯法團的股份、相關股份及債權證的權益及淡倉」一節作為李 鋰先生及由李坦女士各自的權益披露。
- (2) 根據股票質押回購協議,樂仁科技已於二零一九 年十二月十九日向國泰君安證券股份有限公司質 押於本公司持有的43,600,000股A股,該股份質押 已全部解除。
- (3) AVICT Global Holdings Limited由Hangyuan Holdings Limited全資擁有。Hangyuan Holdings Limited由青島中建新城投資建設有限公司持有 99.01%的股權,而青島中建新城投資建設有限公司由中航信託股份有限公司持有96.77%的股權。 因此,Hangyuan Holdings Limited、青島中建新城 投資建設有限公司及中航信託股份有限公司被視 為於AVICT Global Holdings Limited持有的H股中 擁有權益。
- (4) Morgan Stanley & Co. International plc(.「MS & Co. Intl PLC])以包銷商身份於本公司已發行H股中持有38,215,400股好倉(為以實物交收非上市衍生工具)及100,000股淡倉(為以現金交收非上市衍生工具)。

MS & Co. Intl PLC為Morgan Stanley Investments (UK)(「MS UK」)之全權受控法團,而MS UK全權 受控於Morgan Stanley International Limited(「MS Intl]), MS Intl則由Morgan Stanley International Holdings Inc(.「MS Intl HId」)全權控制。

因此, MS UK、MS Intl及MS Intl HId被視為於MS & Co. Intl PLC持有的H股中擁有權益。

Morgan Stanley為一家於紐約證券交易所上市的公司(股份編號: MS),為MS UK、MS Intl、MS Intl HId及MS & Co. Intl PLC的母公司,被視為於MS & Co. Intl PLC持有的38,215,400股好倉及100,000股 淡倉的H股中擁有權益。

另外 · Morgan Stanley亦為Morgan Stanley Capital Management, LLC(「**MS CM**」) · Morgan Stanley Domestic Holdings, Inc(.「**MS DH**」)及 Morgan Stanley & Co. LLC(「**MS & Co. LLC**] 的母公司 · 其中MS & Co. LLC實益持有本公司 750,000股H股好倉。 · MS & Co. LLC海MS DH之全 權受控法團 · 而MS DH為MS CM之全權受控法 團 · 因此 · Morgan Stanley · MS DH及MS CM被 視為於MS & Co. LLC持有的H股中擁有權益。

除本節所披露者外,就董事所知,於二零二二 年十二月三十一日,概無任何人士於股份及相 關股份中擁有根據《證券及期貨條例》第XV部 第2及3分部規定須披露的權益或淡倉,或根據 《證券及期貨條例》第336條本公司須存置的登 記冊內記錄之相關類別股份5%或以上的權益 或淡倉。

ARRANGEMENTS FOR PURCHASE OF SHARES OR DEBENTURES

None of the Company, its holding company or any of its subsidiaries has entered into any arrangement at any time from the Listing Date to the date of this report, so that the Directors would benefit from the purchase of Shares or debt securities (including debentures) of the Company or any other body corporate.

MAJOR SUPPLIERS AND CUSTOMERS

In the Reporting Period, the Group's largest customer accounted for 10.3% of the Group's total revenue. The Group's five largest customers accounted for 31.7% of the Group's total revenue.

In the Reporting Period, the Group's largest supplier accounted for 5.4% of the Group's total purchase. The Group's five largest suppliers accounted for 20.7% of the Group's total purchase.

None of the Directors or any of their close associates (as defined under the Listing Rules) or any Shareholders (which, to the knowledge of the Directors, owns more than 5% of the Company's issued share capital) has any interest in the Group's five largest suppliers or the Group's five largest customers.

TAX RELIEF AND EXEMPTION OF HOLDERS OF LISTED SECURITIES

As at the date of this annual report, the Company is not aware of any tax relief or exemption available to the Shareholders by reason of their holding of the Company's securities.

In accordance with the Enterprise Income Tax Law of the People's Republic of China (中華人民共和國企業所得税法) and its implementation regulations which came into effect on January 1, 2008, the Company is required to withhold and pay enterprise income tax at the rate of 10% on behalf of the non-resident enterprise Shareholders whose names appear on the register of members for H Shares when distributing the cash dividends. Any H Shares not registered under the name of an individual Shareholder, including HKSCC Nominees Limited, other nominees, agents or trustees, or other organizations or groups, shall be deemed as Shares held by non-resident enterprise Shareholders. Therefore, on this basis, enterprise income tax shall be withheld from dividends payable to such Shareholders. If holders of H Shares intend to change its Shareholder status, please enquire about the relevant procedures with your agents or trustees. The Company will strictly comply with the law or the requirements of the relevant government authority and withhold and pay enterprise income tax on behalf of the relevant Shareholders based on the register of members for H Shares as of the Record Date.

購買股份或債權證的安排

本公司、其控股公司或其任何子公司概無自上 市日期至本報告日期任何時間訂立任何安排, 致使董事透過購買本公司或任何其他法人團體 股份或債務證券(包括債權證)而獲益。

主要供應商及客戶

報告期內,本集團最大客戶貢獻的收入佔本集 團總收入的10.3%。本集團五大客戶貢獻的收 入佔本集團總收入的31.7%。

報告期內,本集團自最大供應商的採購佔本集 團採購總額的5.4%。本集團自五大供應商的採 購佔本集團採購總額的20.7%。

董事或其任何緊密聯繫人(定義見《上市規則》) 或任何股東(據董事所知擁有本公司已發行股 本的5%以上)概無於本集團五大供應商或本集 團五大客戶中擁有任何權益。

上市證券持有人的税務減免情 況

於本年度報告日期,本公司並不知悉股東因持 有本公司證券而可獲得任何税務減免。

根據《中華人民共和國企業所得税法》及其於二 零零八年一月一日生效的實施規例,本公司須 代表分派現金股息時名列H股股東名冊的非居 民企業股東預扣及按10%的税率支付企業所得 税。任何未以個人股東名義(包括香港中央結 算(代理人)有限公司、其他代名人、代理人或 受託人,或其他組織或集團)登記的H股,須當 作為非居民企業股東持有的股份。因此,在此 基礎上,應向支付給這些股東的股息預扣企業 所得税。如H股持有人擬變更其股東身份,請 向您的代理人或受託人查詢有關程序。本公司 將嚴格遵守相關政府當局的法律或要求,並根 據截至記錄日期H股股東名冊,代表相關股東 代扣代繳企業所得税。

If the individual holders of H Shares are Hong Kong or Macau residents or residents of the countries which had an agreed tax rate of 10% for the cash dividends to them with the PRC under the relevant tax agreement, the Company should withhold and pay individual income tax on behalf of the relevant Shareholders at a rate of 10%. Should the individual holders of H Shares be residents of the countries which had an agreed tax rate of less than 10% with the PRC under the relevant tax agreement, the Company shall withhold and pay individual income tax on behalf of the relevant Shareholders at a rate of 10%. In that case, if the relevant individual holders of H Shares wish to reclaim the extra amount withheld due to the application of 10% tax rate, the Company can apply for the relevant agreed preferential tax treatment provided that the relevant Shareholders submit the evidence required by the notice of the tax agreement to Tricor Investor Services Limited. The Company will assist with the tax refund after the approval of the competent tax authority. Should the individual holders of H Shares be residents of the countries which had an agreed tax rate of over 10% but less than 20% with the PRC under the tax agreement, the Company shall withhold and pay the individual income tax at the agreed actual rate in accordance with the relevant tax agreement. In the case that the individual holders of H Shares are residents of the countries which had an agreed tax rate of 20% with the PRC, or which has not entered into any tax agreement with the PRC, or otherwise, the Company shall withhold and pay the individual income tax at a rate of 20%.

HUMAN RESOURCES

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The Group had 2,366 employees as at December 31, 2022. During the Reporting Period, the total staff costs (including director's emoluments) were approximately RMB774.4 million (2021: approximately RMB684.6 million). The Group enters into employment contracts with its employees to cover matters such as wages, benefits, and grounds for termination.

Remuneration of the Group's employees includes salary, bonus and allowance elements. The compensation programs are designed to remunerate the employees based on their performance, measured against specified objective criteria. We also provide our employees with welfare benefits in accordance with applicable regulations and our internal policies. We provide periodic training to our employees in order to improve their quality, skills and knowledge, including introductory training for new employees, technical training, professional and management training and health and safety training, as well as extensive training to our sales and marketing team. The Group also has in place incentive schemes for its employees, the details of which are set out in the section headed "Share Incentive Schemes".

如果H股個人持有人是香港或澳門居民,或根 據與中國簽訂相關税務協議現金股息的協定税 率為10%的國家的居民,本公司應代表相關股 東按10%的税率預扣並支付個人所得税。如果 H股個人持有人是根據相關税務協議與中國達 成協議税率低於10%的國家的居民,本公司將 代表相關股東以10%代扣代繳個人所得税。在 這種情況下,如果H股相關個人持有人希望收 回因應用10%税率而扣繳的額外金額,則本公 司可應用相關協定的優惠税務待遇,條件是相 關股東向卓佳證券登記有限公司提交税務協議 通知的所需證據。經主管税務機關批准後,本 公司將協助退税。如果H股個人持有人是根據 税務協議與中國達成協議税率超過10%但低於 20%的國家的居民,則本公司將按照相關税務 協議約定的實際利率扣繳並支付個人所得税。 在H股個人持有人是根據税務協議與中國達成 協議税率20%或與中國沒有訂立任何税務協議 的國家的居民的情況下,本公司將扣留並支付 個人所得税率為20%。

人力資源

於二零二二年十二月三十一日,本集團擁有 2,366名僱員。於報告期內,員工成本(包括 董事酬金)總額約為人民幣774.4百萬元(二零 二一年:約人民幣684.6百萬元)。本集團與僱 員簽訂僱傭合同,內容涵蓋工資、福利、終止 理由等事項。

本集團僱員的薪酬包括薪金、花紅及津貼。薪 酬計劃旨在基於按特定的客觀標準衡量的僱員 業績給予僱員報酬。我們亦根據適用法規及我 們的內部政策為我們的僱員提供福利。我們定 期為僱員提供培訓,以提高其質素、技能及知 識,包括新僱員的入門培訓、技術培訓、專業 及管理培訓、健康及安全培訓,以及對銷售和 營銷團隊的廣泛培訓。本集團亦為其僱員設立 激勵計劃,其詳情載於「股份激勵計劃」一節。

RETIREMENT BENEFITS SCHEME

The employees of the Group's subsidiaries in the PRC are required to contribute a certain percentage of their payroll to the retirement benefits schemes to fund the benefits. The only obligation of the Group with respect to this retirement benefits schemes is to make the specified contributions.

Details of the pension obligations of the Company are set out in note 34 to the consolidated financial statements in this annual report.

RELATED PARTY TRANSACTIONS

Details of the related party transactions of the Group for the Reporting Period are set out in note 42 to the consolidated financial statements contained herein.

The related party transactions disclosed in note 42 were not regarded as connected transactions or were exempt from reporting, announcement and shareholders' approval requirements under the Listing Rules.

SUFFICIENCY OF PUBLIC FLOAT

According to the information that is publicly available to the Company and within the knowledge of the Board, as at the date of this annual report, the Company has maintained the public float as required under the Listing Rules.

INDEMNITY OF DIRECTORS

A permitted indemnity provision (as defined in the Hong Kong Companies Ordinance) in relation to the director's and officer's liability insurance is currently in force and was in force during the Reporting Period.

退休福利計劃

本集團於中國的子公司的僱員須按其薪金的一 定百分比向退休福利計劃供款,為有關福利提 供資金。本集團對該等退休福利計劃之唯一責 任為作出指定供款。

本公司退休金責任的詳情載於本年度報告綜合 財務報表附註34。

關聯方交易

本集團於報告期內的關聯方交易詳情載於本年 度報告綜合財務報表附註42。

附註42所披露的關聯方交易未被視為關連交易,或根據《上市規則》獲豁免遵守申報、公告及股東批准的規定。

公眾持股量的充分性

根據本公司公開可得的資料及據董事會所知, 於本年度報告日期,本公司已維持《上市規則》 所規定的公眾持股量。

董事的彌償

有關董事及高級人員責任保險的准予彌償條款 (定義見香港《公司條例》)目前有效,並在報告 期內有效。

CORPORATE GOVERNANCE

The Company is committed to ensuring high standards of corporate governance and has adopted the code provisions set out in the Part 2 of the Corporate Governance Code in Appendix 14 to the Listing Rules (the "Corporate Governance Code"). During the Reporting Period, the Company has complied with all the applicable code provisions in the Corporate Governance Code.

In order to maintain high standards of corporate governance, the Board will continuously review and monitor the Company's corporate governance code.

Information on the corporate governance practices adopted by the Company is set out in the Corporate Governance Report on pages 61 to 83 of this annual report.

DONATIONS

During the Reporting Period, the Company made donations of RMB608,125.

AUDITOR

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The H Shares were listed on the Stock Exchange on July 8, 2020, and there has been no change in auditors of the Company since the Listing Date. The consolidated financial statements of the Group for the Reporting Period have been audited by Ernst & Young, Certified Public Accountants.

COMPLIANCE WITH LAWS AND REGULATIONS

For the Reporting Period, the Company is in compliance with the relevant laws and regulations that have a significant impact on the Company.

企業管治

本公司致力於確保高標準的企業管治,並已採納《上市規則》附錄十四《企業管治守則》(「《**企** 業管治守則》」)第二部分所載的守則條文。報 告期內,本公司已遵守《企業管治守則》中所有 適用守則條文。

為維持高標準的企業管治,董事會將持續審核 及監察本公司的企業管治守則。

有關本公司所採納的企業管治常規的資料載於 本年度報告第61至83頁的企業管治報告。

捐贈

報告期內,本公司的捐贈金額為人民幣608,125 元。

核數師

H股於二零二零年七月八日在聯交所上市,自上 市日期以來,本公司的核數師並無發生變化。 本集團報告期的綜合財務報表已由執業會計師 安永會計師事務所審計。

遵守法律法規的情況

報告期內,本公司遵守對本公司有重大影響的 相關法律法規。

PRINCIPAL RISKS AND UNCERTAINTIES

There are certain key risks and uncertainties involved in our operations, some of which are beyond our control:

- We are largely dependent on sales of our two products, enoxaparin sodium injection and heparin sodium API;
- Failure to attain market acceptance among the medical community would have a material adverse impact on our operations and profitability;
- The retail prices of certain of our products are subject to price control or downward adjustment by the government authorities or other pricing pressure;
- Sales of our enoxaparin sodium injection products depend on the reimbursement policies of the governmental authorities and health insurers.
 Failure to obtain or maintain adequate medical insurance coverage and reimbursement for our pharmaceutical products could limit our ability to market those products and decrease our ability to generate revenue;
- If our products are not manufactured to the necessary quality standards, it could harm our business and reputation, and our revenue and profitability could be adversely affected;
- If we suffer substantial disruption to any of our production sites or encounter problems in manufacturing our products, our business and results of operations could be adversely affected;
- Fluctuations in prices of our raw materials may have a material adverse effect on us if we are not able to transfer the cost increase to our customers;

主要風險與不確定因素

我們的營運涉及若干主要風險與不確定因素, 其中一部分在我們掌控之外:

- 我們在很大程度上依賴兩大產品依諾肝 素鈉注射液和肝素鈉API的銷售;
- 未能在醫療界獲得市場接受,將會對我 們的經營及盈利能力產生重大不利影響;
- 我們若干產品的零售價受有關政府部門 的價格控制或下調或其他定價壓力影響;
- 我們的依諾肝素鈉注射液產品銷售取決 於有關政府部門和醫療保險公司的報銷 政策。未能就我們的藥品取得或維持充 分的醫療保險和報銷可能限制我們營銷 該等產品的能力及降低我們產生收入的 能力;
- 若我們製造的產品未達到必要的質量標準,這可能會損害我們的業務及聲譽, 而我們的收入及盈利能力或會受到不利 影響;
- 若我們的任何一個生產廠房遭到重大中 斷或我們在生產產品時遇到困難,則我 們的業務及經營業績或會受到不利影響;
- 倘若我們未能將成本增加轉嫁給客戶, 原材料價格波動或會對我們造成重大不 利影響;

- If we are unable to successfully complete clinical development, obtain regulatory approval and commercialize our product candidates, or experience significant delays in doing so, our business will be materially harmed;
- Our CDMO business is dependent on our customers' spending on and demand for outsourced biologics discovery, development and manufacturing. A reduction in spending or demand could have a material adverse effect on our business, financial condition, results of operations, cash flows and prospects;
- If we or parties on whom we rely fail to comply with the laws and regulations related to, or maintain the necessary licenses for, the development, production, sales and distribution of our products, our ability to conduct our business could be materially impaired; and
- Goodwill comprises a substantial portion of our total assets; if we determine our goodwill to be impaired, it would adversely affect our financial position.

EVENTS AFTER THE REPORTING PERIOD

Saved as disclosed above, there were no important events affecting the Company and its subsidiaries which occurred after December 31, 2022 and up to the date of this Directors' Report.

On behalf of the Board **Mr. Li Li** *Chairman*

Shenzhen, PRC, March 29, 2023

- 倘我們無法成功完成臨床開發、取得監 管批准及實現候選產品商業化,或上述 事項出現重大延遲,則我們的業務將嚴 重受損;
- 我們的CDMO業務取決於客戶對外包生 物製劑發現、開發及生產的支出及需 求。客戶的支出或需求減少可能會對我 們的業務、財務狀況、經營業績、現金 流量及前景產生重大不利影響;
- 倘我們或我們所依賴的各方未有就開發、生產、銷售及分銷我們的產品遵守相關法律法規,或未持有必要的牌照,可能會對我們開展業務的能力造成重大損害;及
- 商譽構成我們資產總值的極大部分;倘 我們釐定我們的商譽將出現減值,我們 的財務狀況可能會受到不利影響。

報告期後事項

除上文所披露者外,於二零二二年十二月 三十一日之後及直至本董事會報告日期,概無 發生影響本公司及其子公司的重大事項。

代表董事會 **李鋰先生** *董事長*

中國深圳,二零二三年三月二十九日

The Board is pleased to present this corporate governance report for the Reporting Period in this annual report (the "**Corporate Governance Report**").

CORPORATE GOVERNANCE PRACTICES

The Board of the Company is committed to achieving good corporate governance standards.

The Board believes that good corporate governance standards are essential in providing a framework for the Company to safeguard the interests of shareholders, enhance corporate value, formulate its business strategies and policies, and enhance its transparency and accountability.

The Company's corporate governance practices are based on the principles as set out in the Corporate Governance Code contained in Appendix 14 to the Listing Rules.

The Board is of the view that throughout the whole Reporting Period, the Company has complied with all the applicable code provisions as set out in the code provisions set out in the Part 2 of the Corporate Governance Code in Appendix 14 to the Listing Rules (the "**Corporate Governance Code**").

DIRECTORS' SECURITIES TRANSACTIONS

The Company has devised its own code of conduct for the trading of securities by its directors, supervisors and members of senior management of the Group (who are likely to possess inside information about the securities of the Company due to their offices or employments in the Company or its subsidiaries) on terms that no less exacting than the required standard set out in the Model Code. Having made specific enquiry by the Company, all directors, supervisors and members of senior management of the Group have confirmed that they have complied with the required standard set out in the Model Code from the Listing Date to the date of this report. The Company continues and will continue to ensure the compliance with the corresponding provisions set out in the Model Code.

董事會欣然呈列本年度報告在報告期內的企業 管治報告(「**企業管治報告**」)。

企業管治常規

本公司董事會致力於實現良好的企業管治標準。

董事會認為,良好的企業管治標準在為本公司 保障股東權益、提升企業價值、制定業務策略 及政策,以及提高透明度與問責能力提供框架 方面至關重要。

本公司的企業管治常規乃基於《上市規則》附錄 十四《企業管治守則》所載原則。

董事會認為,於整個報告期內,本公司已遵守 上市規則附錄十四所載《企業管治守則》(「《**企** 業管治守則》」)第二部分之守則條文所載所有 適用守則條文。

董事進行的證券交易

本公司已採用其自有的行為守則作為其自身有 關董事、監事及本集團高級管理人員(彼等因 在本公司或其子公司的有關職位或受僱工作而 可能管有與本公司證券有關的內幕消息)進行 證券交易的行為守則,其條款不遜於標準守則 載列的規定標準。經本公司作出特定查詢後, 全體董事、監事及本集團高級管理人員已確認 自上市日期至本報告日期期間已遵守標準守則 所載列的規定標準。本公司繼續及將會繼續確 保遵守標準守則載列的相應條文。

Corporate Governance Report

企業管治報告

BOARD OF DIRECTORS

The Company is headed by an effective Board which oversees the Group's businesses, strategic decisions and performance and takes decisions objectively in the best interests of the Company.

The Board should regularly review the contribution required from a Director to perform his responsibilities to the Company, and whether the Director is spending sufficient time and attention performing them.

Board Composition

During the Reporting Period and up to the date of this report, the Board comprised 6 Directors, consisting of 3 executive Directors and 3 independent non-executive Directors as follows:

Executive Directors

Mr. Li Li (Chairman) Ms. Li Tan (Deputy General Manager) Mr. Shan Yu (General Manager) Mr. Zhang Bin (resigned on April 29, 2022)

Independent Non-executive Directors

Dr. Lu Chuan Mr. Chen Junfa Mr. Wang Zhaohui

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The biographical information of the Directors are set out in the section headed "Directors, Supervisors and Senior Management" of this annual report and the relationships between the Directors are disclosed in the respective Director's biography.

Except for the relationships between the Directors set forth in the respective Director's biography under the section headed "Directors, Supervisors and Senior Management", the Directors do not have financial, business, family or other material/relevant relationships with one another.

董事會

本公司由行之有效的董事會領導。董事會負責 監督本集團的業務、戰略決策及表現,並作出 符合本公司最佳利益的客觀決策。

董事會須定期檢討董事履行其對本公司的責任 所須作出的貢獻以及是否投入足夠的時間及關 注履行有關責任。

董事會組成

於報告期內及直至本報告日期,董事會由六名 董事組成,包括三名執行董事及三名獨立非執 行董事。詳情如下:

執行董事

李鋰先生(*董事長)* 李坦女士(*副總經理)* 單宇先生(*總經理)* 張斌先生(於二零二二年四月二十九日辭任)

獨立非執行董事

呂川博士 陳俊發先生 王肇輝先生

董事的履歷資料載於本年度報告「董事、監事 及高級管理層」一節,董事之間的關係披露於 各董事履歷。

除「董事、監事及高級管理層」一節下各董事履 歷中所載的董事之間的關係外,各董事之間概 無財務、業務、家族或其他重大/相關關係。



Chairman and Chief Executive Officer

Code provision C.2.1 stipulates that the roles of Chairman and Chief Executive should be separate and should not be performed by the same individual.

The Chairman and General Manager (equivalent to Chief Executive Officer) of the Company are held by Mr. Li Li and Mr. Shan Yu respectively, thus we have complied with Code provision C.2.1. The division of responsibilities between the Chairman and the General Manager has been clearly established.

Independent Non-executive Directors

During the Reporting Period, the Board at all times fulfilled the requirements of the Listing Rules relating to the appointment of at least three independent non-executive directors representing one-third of the board with one of whom possessing appropriate professional qualifications or accounting or related financial management expertise.

The Company has received written annual confirmation from each of the independent non-executive Directors in respect of his/her independence in accordance with the independence guidelines set out in Rule 3.13 of the Listing Rules. The Company is of the view that all independent non-executive Directors are independent.

Appointment and Re-election of Directors

The non-executive Directors (including independent non-executive Directors) of the Company are appointed for a specific term of three years and are eligible for reelection upon expiry of their term of office in accordance with the Articles of Association of the Company.

According to the Articles of Association of the Company, Directors shall be elected or replaced at general meetings and their term of office shall be three years. Directors are eligible for re-election upon expiry of their term of office. Without violating the relevant laws, regulations and regulatory rules of the locality where the Company's shares are listed, a person newly appointed as director by the Board to fill a temporary vacancy or to add to the quote of directors of the Board shall serve until the next annual general meeting of the Company, at which time the said person is eligible for re-election. All directors appointed to fill temporary vacancies shall be elected by shareholders at the first shareholders' general meeting following their acceptance of appointment.

主席及行政總裁

守則條文第C.2.1條規定,主席與行政總裁的角 色應有區分,並不應由一人同時兼任。

本公司董事長及總經理(相當於行政總裁)分別 由李鋰先生及單字先生擔任,因此我們已遵守 守則條文第C.2.1條的規定。董事長與總經理之 間的職責分工已明確確立。

獨立非執行董事

報告期內,董事會一直遵守《上市規則》相關規 定,委任至少三名獨立非執行董事(佔董事會 成員人數三分之一),其中一名獨立非執行董 事具備適當的專業資格,或具備適當的會計或 相關財務管理專長。

本公司已接獲各獨立非執行董事根據《上市規 則》第3.13條所載獨立性指引就其獨立性發出 的年度書面確認。本公司認為,所有獨立非執 行董事均為獨立人士。

委任及重選董事

根據本公司組織章程細則,本公司非執行董事 (包括獨立非執行董事)指定任期為三年,屆滿 後可連選連任。

根據本公司組織章程細則,董事於股東大會 上選舉或接任產生,任期為三年。董事任期屆 滿,可連選連任。在不違反本公司股票上市地 有關法律、法規及監管規則的情況下,由董事 會新任命為董事以填補臨時空缺或增加董事會 董事名額的人員應任職至本公司下一屆年度股 東大會並且該人員有資格於年度股東大會上獲 重新選任。所有被委任以填補臨時空缺的董事 應於接受委任後的第一次股東大會上接受股東 的選舉。

Responsibilities of the Directors

The Board should assume responsibility for leadership and control of the Company and is collectively responsible for directing and supervising the Company's affairs.

The Board directly, and indirectly through its committees, leads and provides direction to management by laying down strategies and overseeing their implementation, monitors the Group's operational and financial performance, and ensures that sound internal control and risk management systems are in place.

All Directors, including non-executive Directors and independent non-executive Directors, have brought a wide spectrum of valuable business experience, knowledge and professionalism to the Board for its efficient and effective functioning.

The independent non-executive Directors are responsible for ensuring a high standard of regulatory reporting of the Company and providing a balance in the Board for bringing effective independent judgement on corporate actions and operations.

All Directors have full and timely access to all the information of the Company and may, upon request, seek independent professional advice in appropriate circumstances, at the Company's expenses, for discharging their duties to the Company.

The Directors shall disclose to the Company details of other offices held by them.

The Board reserves for its decision all major matters relating to policy matters, strategies and budgets, internal control and risk management, material transactions (in particular those that may involve conflict of interests), financial information, appointment of directors and other significant operational matters of the Company. Responsibilities relating to implementing decisions of the Board, directing and coordinating the daily operation and management of the Company are delegated to the management.

The Company has arranged appropriate insurance coverage on Directors' and officers' liabilities in respect of any legal actions taken against Directors and senior management arising out of corporate activities.

董事的職責

董事會應負責領導及控制本公司,並共同負責 指導及監督本公司事務。

董事會通過制訂策略及監督其實施情況,直接 及透過其委員會間接領導及指導管理層,監察 本集團的營運及財務表現,並確保內部監控及 風險管理制度健全。

全體董事(包括非執行董事及獨立非執行董事) 為董事會帶來豐富而寶貴的營商經驗、知識及 專業技能,使董事會能高效及有效地運作。

獨立非執行董事負責確保本公司維持高水平的 監管報告,並在董事會內發揮平衡作用,就企 業行動及營運作出有效的獨立判斷。

全體董事均可充分且適時地獲得所有有關本公 司的資料,並可要求於適當情況下就履行其於 本公司的職責尋求獨立專業意見,相關費用由 本公司承擔。

董事須向本公司披露彼等擔任其他職務的詳情。

董事會保留所有重要事宜的決策權,當中涉及 本公司的政策事宜、策略及預算、內部控制及 風險管理、重大交易(尤其是可能涉及利益衝 突者)、財務資料、委任董事及其他重大運作 事宜。有關執行董事會決策、指導及協調本公 司日常運營及管理的職責則轉授權力予管理層 負責。

本公司已安排適當的董事及高級人員責任保 險,為董事及高級管理層因企業活動而可能面 臨的任何法律訴訟提供保障。

Continuous Professional Development of Directors

Directors shall keep abreast of regulatory developments and changes in order to effectively perform their responsibilities and to ensure that their contribution to the Board remains informed and relevant.

Every newly appointed Director has received formal, comprehensive and tailored induction on the first occasion of his/her appointment to ensure appropriate understanding of the business and operations of the Company and full awareness of Director's responsibilities and obligations under the Listing Rules and relevant statutory requirements.

Directors should participate in appropriate continuous professional development to develop and refresh their knowledge and skills. Internally-facilitated briefings for Directors would be arranged and reading material on relevant topics would be provided to Directors where appropriate. All Directors are encouraged to attend relevant training courses at the Company's expenses.

During the year ended December 31, 2022, all Directors attended training sessions on the respective obligations of the Directors and senior management. In addition, relevant reading materials including legal and regulatory update have been provided to the Directors for their reference and studying.

The record of continuous professional development relating to director's duties and regulatory and business development that have been received by the Directors for the year ended December 31, 2022 is summarized as follows:

董事的持續專業發展

董事須掌握最新的監管發展及變更,以有效履 行彼等的職責及確保彼等對董事會作出知情及 相關貢獻。

每名新委任董事於首次獲委任時均已接受正 式、全面及定制的就職指引,確保適當了解本 公司的業務及營運,並完全知悉《上市規則》及 相關法定要求下董事的責任及義務。

董事應參與合適的持續專業發展培訓,以提升 並掌握最新的知識及技能。本公司會為董事安 排內部簡介會,並適時為董事提供相關議題的 閱讀文件。本公司鼓勵所有董事出席相關培訓 課程,費用由本公司承擔。

截至二零二二年十二月三十一日止年度,全體 董事均已參加有關董事及高級管理層各自職責 的培訓課程。此外,本公司亦向董事提供包括 法律及監管更新的相關閱讀文件,供彼等參考 及研究。

截至二零二二年十二月三十一日止年度,董事 已獲得有關董事職責、監管及業務發展的持續 專業發展培訓記錄,概要如下:

Directors	董事	Type of Training ^{Note} 培訓類型 ^{附註}
Executive Directors	執行董事	
Mr. Li Li	李鋰先生	А
Ms. Li Tan	李坦女士	A
Mr. Shan Yu	單宇先生	A
Independent Non-Executive Directors	獨立非執行董事	
Dr. Lu Chuan	呂川博士	A
Mr. Chen Junfa	陳俊發先生	A
Mr. Wang Zhaohui	王肇輝先生	А
Note:		附註:
Types of Training A: Attending training sessions, including but not l workshops B: Reading relevant news alerts, newspapers, journ		培訓類型 A: 参加培訓課程,包括但不限於簡介會、研討會 討論會及講習班 B: 閱讀相關快訊、報章、期刊、雜誌及相關刊物

Board Diversity Policy

The Board has adopted a board diversity policy (the "**Board Diversity Policy**") in order to enhance the effectiveness of our Board and to maintain high standard of corporate governance. The Board Diversity Policy sets out the criteria in selecting candidates to our Board, including but not limited to gender, age, cultural and educational background and professional experience. The ultimate decision will be based on merit and contribution that the selected candidates will bring to our Board.

Our Directors have a balanced mixed of knowledge and skills, including but not limited to overall management and strategic development, finance and accounting and risk management, as well as professional experiences in the pharmaceutical industry. The Board is of the view that our Board satisfies the Board Diversity Policy.

As at the date of this report, the Board comprises five male Directors and one female Director. The Company considers that there is gender diversity on the current Board and in considering Director candidates in the future, it will continue to consider female individuals for promoting gender diversity of the Board. To ensure gender diversity of the Board in a long run, the Group will seek to identify and select several female individuals with a diverse range of skills, experience and knowledge in the field of the Group's business from time to time, and maintain a list of such female individuals who possess qualities to become the Board members in order to develop a pipeline of potential successors to the Board to promote gender diversity of the Board.

The workforce of the Group (including its senior management) comprised approximately 56% male employees and 44% female employees as at December 31, 2022. Due to the nature of work in the pharmaceutical industry, the Group mainly considers factors such as the candidates' ability and experience, rather than their gender, in recruiting employees.

The Nomination Committee is responsible for reviewing the diversity of the Board. The Nomination Committee will monitor and evaluate the implementation of the Board Diversity Policy from time to time to ensure its continued effectiveness.

Director Nomination Policy

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The primary duties of the Nomination Committee are to make recommendation to the Board regarding the appointment of Directors and senior management.

The Company has adopted the Director Nomination Policy which sets out the objectives, selection criteria and nomination procedures for identifying and recommending candidates for appointment or reappointment of Directors.

董事會多元化政策

董事會已採納董事會多元化政策(「董事會多元 化政策」),以提高董事會效率及維持高水準的 企業管治。董事會多元化政策載列甄選董事會 候選人的標準,包括但不限於性別、年齡、文 化及教育背景以及專業經驗。最終將按人選的 優點及可為董事會作出的貢獻作決定。

董事擁有均衡的知識及技能,包括但不限於整 體管理及戰略發展、財務及會計、風險管理, 以及醫藥行業的專業經驗。董事會認為,董事 會符合董事會多元化政策。

於本報告日期,董事會由五名男性董事及一名 女性董事組成。本公司認為,目前的董事會存 在性別多元化,日後考慮董事候選人時,將繼 續考慮女性人選,以促進董事會的性別多元 化。為確保董事會的性別多元化,本集團將不 時物色及甄選就本集團業務領域具有不同技 能、經驗及知識的女性,並制定具備成為董事 會成員資歷的女性人選名單,以便為董事會培 養潛在的繼任者,促進董事會的性別多元化。

於二零二二年十二月三十一日,本集團的僱員 (包括其高級管理層)中,男性員工約佔56%, 女性員工約佔44%。由於醫藥行業的工作性 質,本集團招聘僱員時主要考慮候選人的能力 及經驗等因素,而非性別。

提名委員會負責審核董事會多元化,不時監察 及評估董事會多元化政策的實施情況,確保其 持續有效。

董事提名政策

提名委員會的主要職責為就董事及高級管理層 的委任向董事會提出建議。

本公司已採納董事提名政策,該政策訂明物色 及推薦作為獲委任或重新委任董事候選人的目 標、甄選條件及提名程序。

BOARD COMMITTEES

The Board has established 4 committees, namely, the Audit Committee, the Remuneration and Evaluation Committee, the Nomination Committee and the Strategy Committee, for overseeing particular aspects of the Company's affairs.

All Board committees of the Company are established with specific written terms of reference which deal clearly with their authority and duties. The terms of reference of the Board committees are posted on the Company's website and the Stock Exchange's website and are available to shareholders upon request.

Audit Committee

The Audit Committee consists of three independent non-executive Directors, namely Mr. Chen Junfa, Dr. Lu Chuan and Mr. Wang Zhaohui. Mr. Chen Junfa is the chairperson of the Audit Committee.

The terms of reference of the Audit Committee are of no less exacting terms than those set out in the Corporate Governance Code and in compliance with the relevant laws and regulations of the PRC.

The main duties of the Audit Committee include but are not limited to:

- handling relationship with the external auditor of the Company;
- reviewing the financial information of the Company;
- reviewing the independence of the external auditor and recommending to the Board on the re-appointment of the external auditor;
- monitoring the financial reporting system, risk management and internal control procedures of the Company;
- Reviewing and monitoring the effectiveness of the Company's internal audit function and the communication with the external auditor;
- reviewing and monitoring corporate governance functions; and
- other matters as authorized by the Board.

During the year of 2022, the Audit Committee held two meetings with the external auditor of the Company to discuss issues they considered necessary.

The Audit Committee held 6 meetings in 2022. The following is a summary of the work performed by the Audit Committee in 2022:

- reviewing the external auditor's statutory audit plan and the nature and scope of audit before commencement of audit work;
- reviewing and recommending for the Board's approval for the annual results announcement and annual financial statements for the year ended December 31, 2021, the interim results announcement and interim financial statements for the six months ended June 30, 2022, and the 2022 first quarterly and third quarterly reports with particular focus on changes in accounting policies and practices, compliance with accounting standards, the Listing Rules and other requirements in relation to financial reporting;
- discussing with the external auditor and the management on possible accounting risks and major findings in the course of audit/review;

董事會委員會

董事會已成立四個委員會,即審計委員會、薪 酬與考核委員會、提名委員會及戰略委員會, 負責監察本公司特定範疇的事務。

本公司所有董事會委員會均設有具體的書面職 權範圍,清楚説明其權限及職責。董事會委員 會的職權範圍已刊登於本公司網站及聯交所網 站,並可按要求供股東查閱。

審計委員會

審計委員會由三名獨立非執行董事組成,即陳 俊發先生、呂川博士及王肇輝先生。陳俊發先 生為審計委員會主席。

審計委員會職權範圍的條款不遜於《企業管治 守則》所訂明者,並符合中國相關法律及法規。

審計委員會的主要職責包括但不限於:

- 處理與本公司外聘核數師的關係;
- 審核本公司的財務資料;
- 檢討外聘核數師之獨立性及就續聘外聘 核數師向董事會提供建議;
- 監督本公司財務報告系統、風險管理及 內部控制程序;
- 審核並監督本公司的內部審計的有效性 及與外聘核數師之間的溝通;
- 審核並監督企業管治職能;及
- 董事會授權的其他事宜。

於二零二二年,審計委員會與本公司外聘核數 師舉行了二次會議,以討論彼等認為必要的事 宜。

審計委員會於二零二二年共舉行了6次會議。審 計委員會於二零二二年履行的工作概述如下:

- 於開始審核工作前審閱外聘核數師的法 定審核計劃,以及審核性質與範圍;
- 審閱截至二零二一年十二月三十一日止年 度的年度業績公告及年度財務報表、截至 二零二二年六月三十日止六個月的中期 業績公告及中期財務報表,以及二零二二 年第一季度及第三季度報告,尤其集中在 會計政策及實務的變動、財務報告於會計 準則、《上市規則》及其他規定方面的合規 性,並向董事會建議以供批准;
- 與外聘核數師及管理層商討可能面對的 會計風險及在審核/審閱過程中的主要 結果:

- reviewing the independence of the external auditor and recommending to the Board the re-appointment of the external auditor;
- approving the audit fees and terms of engagement of the external auditor;
- reviewing 2022 internal audit findings and recommendations, and approving 2023 internal audit plan; and
- reviewing the effectiveness of the Company's risk management functions and internal control system, including the financial reporting and compliance functions.

The Audit Committee also met the external auditors 1 time without the presence of the executive Directors.

The attendance records of the Audit Committee are set out under "Attendance Record of Directors and Committee Members".

Remuneration and Evaluation Committee

The Remuneration and Evaluation Committee consists of two Independent Nonexecutive Directors, namely Mr. Wang Zhaohui and Mr. Chen Junfa, and one Executive Director, namely Mr. Li Li. Mr. Wang Zhaohui is the chairperson of the Remuneration and Evaluation Committee.

The terms of reference of the Remuneration and Evaluation Committee are of no less exacting terms than those set out in the Corporate Governance Code and in compliance with the relevant laws and regulations of the PRC.

The main duties of the Remuneration and Evaluation Committee include but are not limited to:

- formulating remuneration plans or schemes based on the main responsibilities, scope and importance of the management positions of the directors and senior management, and the remuneration levels of similar positions in other enterprises; and making recommendations to the Board as to the overall performance appraisal and remuneration management system and structure for the directors and senior management, and the establishment of proper and transparent formulation procedures of the remuneration policy;
- reviewing and approving the management's proposal on remuneration based on the corporate goals and objectives set by the Board;
- the appraisal and remuneration management system includes but is not limited to performance appraisal criteria and procedures, the main appraisal system, and the principal plan and system regarding incentive and penalty;

- 檢討外聘核數師之獨立性及向董事會建 議續聘外聘核數師;
- 批准外聘核數師的審核費用及委聘條款;
- 檢討二零二二年內部審核結果及建議, 並批准二零二三年內部審核計劃;及
- 審閱本公司的風險管理職能及內部控制 系統(包括財務報告及合規職能)的有效 性。

審計委員會亦已與外聘核數師進行1次並無執 行董事出席的會議。

審計委員會的成員出席記錄載於「董事及委員 會成員出席記錄」。

薪酬與考核委員會

薪酬與考核委員會包括兩名獨立非執行董事, 即王肇輝先生及陳俊發先生,以及一名執行董 事,即李鋰先生。王肇輝先生為薪酬與考核委 員會的主席。

薪酬與考核委員會職權範圍的條款不遜於《企 業管治守則》所訂明者,並符合中國相關法律 及法規。

薪酬與考核委員會的主要職責包括但不限於:

- 根據董事及高級管理層管理職位的主要 職責、工作範圍、重要性以及其他企業 類似職位的薪酬水平制定薪酬計劃或方 案;就董事及高級管理層的全體績效考 核與薪酬管理制度及架構,以及設立制 定薪酬政策的正規及透明程序,向董事 會提出建議;
- 基於董事會所訂企業方針及目標審核及 批准管理層的薪酬建議;
- 績效考核與薪酬管理制度包括但不限於 績效考核標準及程序、主要考核體系, 獎勵及和懲罰的主要方案和制度;

- determining, with delegated responsibility of the Board, the remuneration packages of individual executive Directors and senior management or making recommendations to the Board for the remuneration package of individual executive directors and senior management. This should include benefits in kind, pension rights and compensation payments, including any compensation payable for loss or termination of their office or appointment;
- making recommendations to the Board on the remuneration of nonexecutive Directors;
- considering the remuneration package, time commitment, scope of responsibility of similar companies and other employment terms of other positions within the Group;
- reviewing and approving the compensation due to executive directors and senior management for any loss or termination of office or appointment, so as to ensure that such compensation is consistent with the contractual terms; if such compensation is not consistent with the contractual terms, ensuring that it is fair, reasonable and not excessive;

- 根據董事會的授權,釐定個別執行董事 及高級管理層的薪酬待遇,或就個別執 行董事及高級管理層的薪酬待遇向董事 會提出建議。此應包括實物福利、退休 金權利及賠償金(包括喪失或終止職務或 委任應付的任何賠償);
- 就非執行董事的薪酬向董事會提出建議;
- 考慮同類公司支付的薪酬、須付出的時 間及職責範圍以及本集團內其他職位的 僱用條件;
- 審核及批准向執行董事及高級管理層就 其喪失或終止職務或委任而須支付的賠 償,以確保該等賠償與合約條款一致;
 若未能與合約條款一致,賠償亦須公平 合理,不致過多;

- reviewing and approving compensation arrangements relating to the dismissal or removal of directors for misconduct or the like, so as to ensure that such arrangements are consistent with the contractual terms; if such compensation is not consistent with the contractual terms, ensuring that it is reasonable and appropriate;
- ensuring that no director or any of his associates is involved in the determination of his remuneration;
- evaluating the performance of duties by the directors and senior management of the Company and conducting the annual performance evaluation on them;
- supervising the implementation of the Company's remuneration system; and
- other matters as authorized by the Board.

The Remuneration and Evaluation Committee held 1 meeting in 2022. The following is a summary of the major tasks carried out by the Remuneration and Evaluation Committee in 2022:

- To review the results of evaluation for members of senior management of the Company for 2021
- To review the remunerations for directors and members of senior management of the Company for 2021
- To review the remuneration policy and structure of all Directors and senior management of the Company

The Remuneration and Evaluation Committee believes that the remuneration scheme for directors and members of senior management complies with the Company's relevant system and requirements of current operation and management of the Company, and remunerations disclosed are in line with the actual situation.

The attendance records of the Remuneration and Evaluation Committee are set out under "Attendance Records of Directors and Committee Members".

Details of the remuneration of the senior management by band for the year ended December 31, 2022 are set out below:

- 審核及批准因董事行為失當或類似情況 而解僱或罷免有關董事所涉及的賠償安 排,以確保該等安排與合約條款一致; 若未能與合約條款一致,有關賠償亦須 合理適當;
- 確保任何董事或其任何聯繫人不得參與
 釐定其自身的薪酬;
- 評估本公司董事及高級管理層的履職情況並對其進行年度績效考評;
- 監督本公司薪酬制度的執行情況;及
- 董事會授權的其他事宜。

薪酬與考核委員會在二零二二年共舉行了1次 會議。薪酬與考核委員會於二零二二年履行的 主要工作概述如下:

- 審核二零二一年度公司高級管理人員考 核結果
- 審核二零二一年度公司董事和高級管理 人員薪酬
- 檢討公司全體董事及高級管理人員的薪 酬政策及架構

薪酬與考核委員會認為董事和高級管理人員的 薪酬方案符合公司相關制度的規定及公司經營 管理現狀的要求,所披露的薪酬與實際情況相 符。

薪酬與考核委員會的成員出席記錄載於「董事 及委員會成員出席記錄」。

有關截至二零二二年十二月三十一日止年度按 級別劃分的高級管理層薪酬詳情如下所載:

Number of person(s)

Remuneration band (RMB)	薪酬等級(人民幣)	人數
Nil to 1,000,000	零到1,000,000	—
1,000,001 to 3,000,000	1,000,001到3,000,000	—
3,000,001 to 5,000,000	3,000,001到5,000,000	3
5,000,001 to 8,000,000	5,000,001到8,000,000	2

Nomination Committee

The Nomination Committee consists of two Independent Non-executive Directors, namely Dr. Lu Chuan and Mr. Chen Junfa, and one Executive Director, namely Mr. Li Li. Dr. Lu Chuan is the chairperson of the Nomination Committee.

The terms of reference of the Nomination Committee are of no less exacting terms than those set out in the Corporate Governance Code and in compliance with the relevant laws and regulations of the PRC.

The main duties of the Nomination Committee include but are not limited to:

- formulating and reviewing the Board diversity policy; evaluating the structure, size and composition (including skills, knowledge and experience) of the Board at least once a year and making recommendations to the Board on the size and composition of the Board based on the Company's operating activities, asset size and equity structure; and when considering the combination of the members of the Board, ensuring the balance between executive and nonexecutive directors (including independent directors) and considering from multiple aspects of the diversity of the members of the Board, including but not limited to their gender, age, cultural and educational background and professional experience;
- studying the selection criteria and procedures for directors and senior management and putting forward proposals to the Board;
- searching extensively for qualified candidates for the roles of directors and senior management;
- examining and putting forward proposals in relation to the candidates for the roles of directors (including independent directors) and senior management;
- making recommendations to the Board on the appointment or reappointment of directors and succession planning for directors (in particular, the chairman and the general manager);
- evaluating the independence of the independent directors; and
- other matters as authorized by the Board.

提名委員會

提名委員會包括兩名獨立非執行董事,即呂川 博士及陳俊發先生,以及一名執行董事,即李 鋰先生。呂川博士為提名委員會主席。

提名委員會職權範圍的條款不遜於《企業管治 守則》所訂明者,並符合中國相關法律及法規。

提名委員會的主要職責權限包括但不限於:

- 制定並審閲董事會多元化政策,至少每年檢討董事會的架構、規模及組成(包括技能、知識及經驗方面),並根據本公司經營活動情況、資產規模和股權結構對董事會的規模和構成向董事會提出建議;在考慮董事會成員組合時,應確保執行與非執行董事(包括獨立董事)的組合保持均衡,同時應從多個方面考慮董事會成員多元化,包括但不限於董事的性別、年齡、文化教育背景及專業經驗;
- 研究董事、高級管理層的選擇標準和程 序,並向董事會提出建議;
- 廣泛搜尋合資格的董事候選人和高級管 理層人選;
- 對董事(包括獨立董事)候選人和高級管 理層人選進行審查並提出建議;
- 就董事的委任或重新委任以及董事(尤其 是董事長及總經理)的繼任計劃向董事會 作出推薦建議;
- 評估獨立董事的獨立性;及
- 董事會授權的其他事宜。
In assessing the Board composition, the Nomination Committee would take into account various aspects as well as factors concerning Board diversity as set out in the Company's Board Diversity Policy, including but not limited to gender, age, cultural and educational background, professional qualifications, skills, knowledge and industry and regional experience etc. The Nomination Committee would discuss and agree on measurable objectives for achieving diversity on the Board, where necessary, and recommend them to the Board for adoption.

In identifying and selecting suitable candidates for directorships, the Nomination Committee would consider the candidate's character, qualifications, experience, independence, time commitment and other relevant criteria necessary to complement the corporate strategy and achieve Board diversity, where appropriate, before making recommendation to the Board.

The Nomination Committee held 2 meetings in 2022. The following is a summary of the major tasks carried out by the Nomination Committee in 2022:

- To nominate candidates for non-independent directors of the sixth Board of the Company
- To review director nomination policy
- To nominate candidates for the sixth session of the Board of the Company

The attendance records of the Nomination Committee are set out under "Attendance Record of Directors and Committee Members".

BOARD INDEPENDENCE

The Board reviewed and considered that the following key features or mechanisms under Company's governance structure are effective in ensuring that independent views and input are provided to the Board.

Board and committees' structure

- The Company has been steered by a Board half of which are independent non-executive Directors. The Board comprises three executive Directors and three independent non-executive Directors.
 - 本公司一直由董事會領導,其中一半為獨立非執行董事。董事會由三名執行董事及三名獨 立非執行董事組成。
 - Members of all board committees are independent non-executive Directors (save for Mr. Li Li in the Strategy Committee, the Remuneration and Evaluation Committee and the Nomination Committee and Ms. Li Tan in the Strategy Committee)
- 所有董事會委員會的成員均為獨立非執行董事(戰略委員會、薪酬與考核委員會及提名委員 會的李鋰先生以及戰略委員會的李坦女士除外)。

於評估董事會組成時,提名委員會將考慮本公 司董事會多元化政策所載董事會多元化的多 項範疇以及相關因素,包括但不限於性別、年 齡、文化及教育背景、專業資格、技能、知識 以及行業及地區經驗等。提名委員會將討論及 協定實現董事會多元化之可衡量的目標(倘必 要),並向董事會推薦以供採納。

於物色及選擇合適的董事候選人時,提名委員 會在向董事會作出推薦建議之前會考慮人選的 品格、資歷、經驗、獨立性、投入的時間及對 企業策略構成必要補充並實現董事會多元化(倘 合適)的其他相關標準。

提名委員會在二零二二年舉行了2次會議。提 名委員會於二零二二年履行的主要工作概述如 下:

- 提名公司第六屆董事會非獨立董事候選人
- 檢討董事提名政策
- 提名公司第六屆董事會候選人

提名委員會的出席記錄載於「董事及委員會成 員出席記錄」。

董事會獨立性

董事會審閲並認為,本公司管治架構的以下主 要特點或機制能夠有效確保向董事會提供獨立 的意見及建議。

董事會及委員會架構

Independent non-executive Directors' tenure 獨立非執行董事的任期	 The directors' nomination policy of the Company sets a maximum tenure of six consecutive years for independent non-executive Directors to be eligible for nomination by the Board to stand for re-election by Shareholders unless the Board considers that the Director is still independent with reference to requirements under Rule 3.13 of the Listing Rules. 本公司的董事提名政策規定,合資格獲董事會提名參加股東重選的獨立非執行董事最長可出任連續六年,除非董事會經參考上市規則第3.13條的規定後,認為該董事仍然屬獨立。
Independent non-executive Directors' remuneration	• Independent non-executive Directors receive fixed fee(s) for their role as members of the Board and Board committee(s) as appropriate, and have not participated in the share schemes of the Company.
獨立非執行董事的薪酬	 獨立非執行董事就其擔任董事會及董事會委員會成員收取固定袍金(如適用),並且並無參 與本公司的股份計劃。
Appointment of independent non-executive Directors 獨立非執行董事的委任	 Independent search firm(s) will be engaged to help identify potential candidates for appointment of independent non-executives Directors. 將委聘獨立獵頭公司協助物色獨立非執行董事的潛在候選人。
	 In assessing suitability of the candidates, the Nomination Committee will review their profiles, including their qualification and time commitment, having regard to the Board's composition, the Directors' skill matrix, the list of selection criteria approved by the Board, its nomination policy and the board diversity policy. 評估候選人的合適性時,提名委員會將審查其基本情況,包括其資歷及時間承諾,並考慮 董事會的成員組成、董事的技能矩陣、董事會批准的甄選標準清單、其提名政策及董事會 多元化政策。
Annual review of independent non-executive Directors' independence	• The Board assessed the annual independence confirmation received from each independent non-executives Director, having regard to the criteria under Rule 3.13 of the Main Board Listing Rules.
獨立非執行董事獨立性的年度審閲	 董事會根據《上市規則》主板第3.13條的標準,評估自各獨立非執行董事收取的年度獨立性確認書。
Conflict management	• The Articles of Association of the Company and internal guidelines of the Company provide guidance to the Directors on avoiding conflicts of interest and on the circumstances under which appropriate action(s) shall be taken by the director in conflict.
衝突管理	 本公司的組織章程細則及本公司的內部指引為董事提供避免利益衝突的指引,以及發生衝突時董事須採取適當行動的情況。
Professional advice	• To facilitate proper discharge of their duties, all Directors are entitled to seek advice from the company secretary or the in-house legal team as well as from independent professional advisers at the Company's expense.
專業意見	 為方便妥為履行職責,全體董事均有權向公司秘書或內部法律團隊以及獨立專業顧問尋求 建議,並由本公司承擔費用。
Board evaluation	• The quality and efficiency of discussions at Board meetings are assessed during the annual evaluation of the Board's performance.
董事會評估	 於董事會績效的年度評估中評估董事會會議討論的質素及效率。

Strategy Committee

The Strategy Committee consists of 3 members including two Executive Directors, namely Mr. Li Li and Ms. Li Tan, and one independent non-executive Directors, namely Dr. Lu Chuan. Mr. Li Li is the chairperson of the Strategy Committee.

The terms of reference of the Strategy Committee are in compliance with the relevant laws and regulations of the PRC.

The main duties of the Strategy Committee include but are not limited to:

- evaluating and advising on long term strategic development plans of the Company;
- evaluating and advising on major investment financing proposals that are subject to the approval of the Board and the shareholders' meeting in accordance with the requirements of the Articles of Association;
- evaluating and advising on major capital operations and asset management projects that are subject to the approval of the Board and the shareholders' meeting in accordance with the requirements of the Articles of Association;
- evaluating and advising on any other significant events that affect the development of the Company;
- overseeing the implementation of the above matters; and
- carrying out other matters as authorized by the Board.

The Strategy Committee did not hold any meetings in 2022.

Corporate Governance Functions

The Audit Committee is responsible for performing the functions set out in the code provision A.2.1 of the Corporate Governance Code.

During the Reporting Period, the Audit Committee had reviewed the Company's corporate governance policies and practices, training and continuous professional development of directors and senior management, the Company's policies and practices on compliance with legal and regulatory requirements, the compliance of the Model Code and Written Employee Guidelines, and the Company's compliance with the CG Code and disclosure in this Corporate Governance Report.

戰略委員會

戰略委員會由三名成員組成,包括兩名執行董 事,即李鋰先生及李坦女士,以及一名獨立非 執行董事,即呂川博士。李鋰先生擔任戰略委 員會主席。

戰略委員會的職權範圍符合中國相關法律法規。

戰略委員會的主要職責包括但不限於:

- 評估本公司的長期戰略發展規劃並就此 提供意見;
- 評估根據組織章程細則規定須經董事會
 及股東大會批准的重大投資融資方案並
 就此提供意見;
- 評估根據組織章程細則規定須經董事會
 及股東大會批准的重大資本運營及資產
 管理項目並就此提供意見;
- 評估影響本公司發展的任何其他重大事件並就此提供意見;
- 監督上述事宜的執行情況;及
- 執行董事會授權的其他事宜。

戰略委員會在二零二二年沒有舉行會議。

企業管治職能

審計委員會負責履行《企業管治守則》之守則條 文第A.2.1條所載之職能。

報告期內,審計委員會審查了本公司的企業管 治政策及常規、董事和高級管理層的培訓及持 續專業發展、本公司政策及常規是否遵守法律 和監管規定、是否遵守標準守則和僱員書面指 引,以及本公司是否遵守《企業管治守則》並於 本企業管治報告中作出披露。



ATTENDANCE RECORDS OF DIRECTORS AND COMMITTEE MEMBERS

The attendance record of each director during their tenure of office at the Board and Board Committee meetings and the general meetings of the Company held during the Reporting Period is set out in the table below:

董事及委員會成員出席記錄

下表載列各董事於彼等任期內出席本公司報告 期內舉行的董事會及董事委員會會議以及股東 大會的出席記錄:

			Atten	dance/Number of M 出席次數/會議次類	•		
Name of Director	Board	Audit Committee	Remuneration and Evaluation Committee 薪酬與	Nomination Committee	Strategy Committee	Annual General Meeting	Other General Meetings and A Share Class Meeting and H Share Class meeting 其他股東大會 及A股類別 股東大會及 H股類別
董事姓名	董事會	審計委員會	考核委員會	提名委員會	戰略委員會	年度股東大會	股東大會
Mr. Li Li	9/9	N/A	1/1	2/2	0/0	1/1	2/2
李鋰先生	9/9	不適用	1/1	2/2	0/0	1/1	2/2
Ms. Li Tan	9/9	N/A	N/A	N/A	0/0	1/1	1/2
李坦女士	9/9	不適用	不適用	不適用	0/0	1/1	1/2
Mr. Shan Yu	9/9	N/A	N/A	N/A	N/A	1/1	2/2
單宇先生	9/9	不適用	不適用	不適用	不適用	1/1	2/2
Mr. Zhang Bin (resigned on April 29, 2022)	2/2	N/A	N/A	N/A	N/A	N/A	0/1
張斌先生(於二零二二年四月二十九日辭任)	2/2	不適用	不適用	不適用	不適用	不適用	0/1
Dr. Lu Chuan	9/9	6/6	N/A	2/2	0/0	1/1	2/2
呂川博士	9/9	6/6	不適用	2/2	0/0	1/1	2/2
Mr. Chen Junfa	9/9	6/6	1/1	2/2	N/A	1/1	2/2
陳俊發先生	9/9	6/6	1/1	2/2	不適用	1/1	2/2
Mr. Wang Zhaohui	9/9	6/6	1/1	N/A	N/A	1/1	1/2
王肇輝先生	9/9	6/6	1/1	不適用	不適用	1/1	1/2

Apart from regular Board meetings, the Chairman also held meeting with the independent non-executive Directors without the presence of other Directors during the year.

All independent non-executive Directors and non-executive Directors have attended general meetings to gain and develop a balanced understanding of the view of shareholders.

RISK MANAGEMENT AND INTERNAL CONTROLS

The Company is dedicated to establishing and maintaining a robust internal control system. We have adopted and implemented risk management policies in various aspects of our business operations to address various potential risks in relation to our strategic plan, research and development, infrastructure, procurement, manufacturing, marketing and distribution. Our risk management system also covers general finance management, human resources, information technology, projects, logistics, subsidiaries and policy matters. The Audit Committee reviews and supervises our risk management and internal control system.

Our Directors recognize the importance of good corporate governance to protect the interests of our Shareholders. We have adopted the following corporate governance measures to manage potential conflict of interests between our Group and our Controlling Shareholders:

- the Company has established internal control mechanisms to identify connected transactions. If the Company enters into connected transactions with our Controlling Shareholders or its associates, the Company will comply with the applicable Hong Kong Listing Rules;
- where a Shareholders' meeting is to be held for considering proposed transactions in which our Controlling Shareholders or their associates have any material interest, our Controlling Shareholders shall not vote on the resolutions and shall not be counted in the quorum for the voting;
- our Board consisted of a balanced composition of executive and nonexecutive Directors, including not less than one-third of independent non-executive Directors to ensure that our Board is able to effectively exercise independent judgment in its decision making process and provide independent advice to our Shareholders. Our independent non-executive Directors, individually and together possess the requisite knowledge and experience to perform their roles. They will review whether there is any conflict of interests between our Group and our Controlling Shareholders and provide impartial and professional advice to protect the interest of our minority Shareholders;

除定期董事會會議外,主席亦於年內與獨立非 執行董事舉行會議,而無其他董事出席。

全體獨立非執行董事及非執行董事已出席股東 大會以對股東意見有公正的了解。

風險管理及內部控制

本公司致力於建立及維持穩健的內部控制系 統。我們已於業務營運的各個方面採取及實施 風險管理政策,以應對有關我們戰略計劃、研 發、基礎設施、採購、生產、營銷及分銷的各 類潛在風險。我們的風險管理系統亦涵蓋一 般財務管理、人力資源、信息科技、項目、物 流、子公司及政策事項。審計委員會審查並監 督我們的風險管理及內部控制系統。

董事認可良好企業管治對保障股東權益的重要 性。我們已採納以下企業管治措施管理本集團 與控股股東之間的潛在利益衝突:

- 本公司已建立確認關連交易的內部控制 機制。倘本公司與控股股東或其聯繫人 訂立關連交易,本公司將遵守適用的香 港《上市規則》;
- 倘須召開股東大會審議控股股東或其聯 繫人於其中有任何重大利益的擬定交 易,控股股東不得就決議案投票且不得 計入投票的法定人數;
- 董事會由執行董事及非執行董事均衡 組成,包括不少於三分之一的獨立非執 行董事,以確保董事會能在決策程序中 有效行使獨立判斷及向股東提供獨立建 議。獨立非執行董事各自及共同擁有履 行職責所需的必要知識及經驗。彼等將 審核本集團與控股股東之間是否存在任 何利益衝突,並為保障少數股東的權益 提供公正且專業的意見;

- where the advice from an independent professional, such as that from a financial adviser, is reasonably requested by our Directors (including the independent non-executive Directors), the appointment of such an independent professional will be made at the Company's expenses; and
- we have appointed Somerley Capital Limited as our compliance adviser, which will provide advice and guidance to us in respect of compliance with the applicable laws and the Listing Rules including various requirements relating to corporate governance.

All departments conducted internal control assessment regularly to identify risks that potentially impact the business of the Group and various aspects, including key operational and financial processes, regulatory compliance and information security. Self-evaluation has been conducted annually to confirm that control policies are properly complied with by each department.

The Board had reviewed the risk management and internal control systems, including the financial, operational and compliance controls, for the Reporting Period, and considered that such systems are effective and adequate. The annual review also covered the adequacy of resources, qualifications and experience of staff in the aforementioned systems and of the Company's accounting, internal audit and financial reporting function, and the adequacy of their training programs and budget.

The Board confirms its responsibility for supervising the Group's risk management and internal control systems and reviewing their effectiveness at least annually through the Audit Committee. Such systems are designed to manage rather than eliminate the risk of failing to achieve business objectives, and can only provide reasonable and not absolute assurance against material misstatement or loss. The Group internal audit and the Audit Committee assist the Board in the review of the effectiveness of the Group's risk management and internal control systems on the basis of continuity. The directors through these committees are kept regularly appraised of significant risks that may impact on the Group's performance.

- 倘董事(包括獨立非執行董事)合理要求 獨立專業人士(例如財務顧問)提供意 見,委任該獨立專業人士的費用將由本 公司承擔;及
- 我們已委任新百利融資有限公司為合規 顧問,其將就遵守適用法例及《上市規 則》(包括有關企業管治的各項規定)向我 們提供意見及指引。

所有部門均會定期進行內部監控評估,以識別 可能對本集團業務以及主要營運及財務程序, 監管合規及資訊安全等各方面造成影響的風 險。各部門亦會每年進行自我評估,以確保各 部門妥善遵守監控政策。

董事會於報告期內已審閲風險管理及內部監控 系統(包括財務、運營及合規控制),並認為該 等系統屬有效及充分。年度審閱還涵蓋了本公 司在上述系統及在會計、內部審計及財務申報 職能方面的資源、員工資歷及經驗是否足夠, 以及員工所接受的培訓課程及有關預算是否充 足。

董事會確認其監管本集團的風險管理及內部監 控系統的責任,以及透過審計委員會至少每年 檢討其成效。該等系統旨在管理而非消除未能 達致業務目標的風險,僅能為重大錯誤陳述或 損失提供合理(而非絕對)保障。集團內部審計 處和審計委員會協助董事會持續檢討本集團風 險管理及內部監控系統的成效。董事透過該等 委員會定期評估可能影響本集團表現的重大風 險。

The Audit Committee assists the Board in performing its supervision and corporate governance roles in the Group's financial, operational, compliance, risk management, internal controls, the resourcing of the finance and internal audit functions by reviewing the working report from internal audit and external audit. During the Reporting Period, the Group internal audit conducted selective reviews of the effectiveness of the systems of risk management and internal controls of the Group in respect of financial, operational and compliance controls with emphasis on information technology and security, information privacy and protection, business continuity management and procurement. Such results were assessed by the Group internal audit and reported to the Audit Committee, which then reviewed and reported the same to the Board. The Audit Committee and the Board were not aware of any areas of concern that would have a significant impact on the Group's financial position or results of operations and considered the risk management and internal control systems to be generally effective and adequate including the sufficiency of resources, staff qualifications and experience, adequate training programs for the staff and budget of the accounting, internal audit and financial reporting functions.

The Company has developed its disclosure policy which provides a general guide to the Company's Directors, officers, senior management and relevant employees in handling confidential information, monitoring information disclosure and responding to enquiries.

Control procedures have been implemented to ensure that unauthorized access and use of inside information are strictly prohibited.

Regarding the procedure and internal control over handling and propagation of the inside information, the Group has adopted an inside information management policy which has been disseminated to all the staff. Based on the policy and in order to ensure that the inside information would be processed and propagated in compliance, the Group has established monitoring measures to ensure that the potential inside information could be recognized, assessed and then provided to the Board for their decision that whether a disclosure is required.

審計委員會通過審閱內部審計和外部審計的工 作報告等方式協助董事會履行其於本集團財 務、營運、合規、風險管理、內部監控、財務 及內部審計職能方面資源的監管及企業管治角 色。在報告期內,集團內部審計處就本集團風 險管理及內部監控系統在財務、營運及合規監 控方面的成效作出甄選檢討,著重資訊技術及 安全、資料私隱及保護、業務持續性管理及採 購方面的監控。有關結果交由集團內部審計處 評審,並向審計委員會匯報。審計委員會其後 審閱有關資料並向董事會匯報。審計委員會及 董事會均無發現任何將對本集團的財務狀況或 經營業績造成重大影響而需多加關注的事項, 亦認為風險管理及內部監控系統整體而言具成 效並足夠,包括在會計、內部審計及財務匯報 職能方面有充足的資源、員工資歷及經驗,以 及有充足的員工培訓課程及預算。

本公司已經制定其披露政策,其中規定了一般 性指引,以在本公司董事、高級人員、高級管 理層及相關僱員處理保密資料、監控資料披露 及回應有關查詢時向彼等提供指導。

已實施控制程序以確保嚴格禁止未經授權訪問 和使用內部資料。

有關處理及發佈內幕消息之程序和內部監控, 本集團已採納內幕消息管理政策,並已知會全 體員工。在該等政策之基礎下,本集團已建立 監控措施,確保可識別、評估及提交潛在內幕 消息以供董事會決定是否需要作出披露,保證 合規處理及發佈內幕消息。



REMUNERATION OF DIRECTORS, SUPERVISORS AND SENIOR MANAGEMENT

The Directors, Supervisors and senior management receive their remuneration in the form of salary and allowances, employer's contribution to pension schemes, annual bonuses and independent directors' fee.

DIRECTORS' RESPONSIBILITY IN RESPECT OF THE FINANCIAL STATEMENTS

The Directors acknowledge their responsibility for preparing the financial statements of the Company for the year ended December 31, 2022.

The Directors are not aware of any material uncertainties relating to events or conditions that may cast significant doubt upon the Company's ability to continue as a going concern.

The statement of the independent auditors of the Company about their reporting responsibilities on the financial statements is set out in the Independent Auditors' Report.

AUDITORS' REMUNERATION

The remuneration paid/payable to the Company's external auditors of the Group in respect of audit services for the year ended December 31, 2022 amounted to RMB6,010,000.

An analysis of the remuneration paid or payable to the external auditors of the Group, in respect of audit services and non-audit services for the year ended December 31, 2022 is set out below:

董事、監事及高級管理層薪酬

董事、監事及高級管理層以薪金及津貼、僱員 退休金計劃供款、年度花紅及獨立董事袍金等 形式收取薪酬。

董事有關財務報表的責任

董事確認彼等有責任編製本公司二零二二年 十二月三十一日止年度的財務報表。

董事並不知悉對本公司持續經營能力構成重大 疑問的事件或情況的任何重大不不明朗因素。

本公司獨立核數師關於其對財務報表申報責任 的聲明載於獨立核數師報告。

核數師薪酬

截至二零二二年十二月三十一日止年度,本集 團就審計服務已付/應付予本公司外聘核數師 的薪酬分別為人民幣6,010,000元。

截至二零二二年十二月三十一日止年度,本集 團就審計服務及非審計服務已付/應付予本集 團外聘核數師的薪酬分析載列如下:

		Fees Paid/Payable
		已付/應付費用
		RMB'000
Service Category	服務類別	人民幣千元

Audit Services — annual audit for the year ended December 31, 2022

審計服務 --- 截至二零二二年 十二月三十一日止年度之年度審計

6,010

JOINT COMPANY SECRETARIES

During the Reporting Period Mr. Qian Fengqi and Ms. Chan Sze Ting of Tricor Services Limited (an external service provider) were the joint company secretaries of the Company. The main contact of Ms. Chan Sze Ting at the Company is Mr. Qian Fengqi, the Board Secretary of the Company.

聯席公司秘書

於報告期內,錢風奇先生及卓佳專業商務有限 公司(一家外部服務供應商)的陳詩婷女士為本 公司聯席公司秘書。陳詩婷女士在本公司的主 要聯繫人為本公司董事會秘書錢風奇先生。

The joint company secretaries of the Company have complied with Rule 3.29 of the Listing Rules by taking no less than 15 hours of the relevant professional training during the year.

All Directors have access to the advice and services of the joint company secretaries on corporate governance and board practices related matters.

SHAREHOLDERS' RIGHTS

To safeguard Shareholders' interests and rights, separate resolution should be proposed for each substantially separate issue at general meetings, including the election of individual Director All resolutions put forward at general meetings will be voted on by poll pursuant to the Listing Rules and poll results will be posted on the websites of the Company and of the Stock Exchange after each general meeting.

Convening Shareholders' General Meetings

A shareholders' annual general meeting is required to be held once every year within six months following the end of the previous financial year. An extraordinary general meeting is required to be held within two months subsequent to the occurrence of any of the following:

- when the number of directors is less than the minimum number required by the Company Law, or is less than two thirds of the number stipulated in the Articles of Association;
- when the uncovered loss is more than one-third of the Company's total share capital;
- when any of the shareholders individually or jointly holding no less than 10% of total number of the Company's voting shares make any written request to convene the meeting;
- when the Board deems it necessary to convene the meeting;
- when the Supervisory Committee proposes to convene the meeting; and
- any other circumstances as stipulated by laws, administrative regulations, departmental rules, regulatory documents and the listing rules for stock exchanges where the Company's shares are listed or the Articles of Association.

本公司聯席公司秘書已遵守《上市規則》第3.29 條的規定,於年內參加不少於15小時的相關專 業培訓。

所有董事均已獲得聯席公司秘書就企業管治及 董事會實務相關事宜提供的意見及服務。

股東權利

為保障股東權益,股東大會應就每項實質上獨 立的議題單獨提出決議案,包括選舉個別董 事。根據《上市規則》,於股東大會提出的所有 決議案將以投票方式表決,且投票結果將於股 東大會後於本公司及聯交所網站公佈。

召集股東大會

年度股東大會每年召開一次,應當於上一會計 年度結束後的六個月內舉行。有下列情形之一 的,應當在事實發生之日起兩個月以內召開臨 時股東大會:

- 董事人數不足《公司法》規定最低人數, 或者少於組織章程細則所定人數的2/3時;
- 本公司未彌補的虧損超過股本總額1/3時;
- 任何單獨或者合計持有本公司不少於 10%有表決權股份的股東書面請求召開 會議時;
- 董事會認為召開會議屬必要時;
- 監事會提議召開會議時;及
- 法律、行政法規、部門規章、規範性文件、本公司股票上市地證券交易所的上 市規則或組織章程細則規定的任何其他 情形。

A shareholders' general meeting shall be convened by the Board, and chaired by the Chairman of the Board. In the event that the Chairman is incapable of performing or is not performing his/her duties, the meeting shall be presided over by the Vice Chairman. In the event that the Vice Chairman is incapable of performing or is not performing his/her duties, a Director jointly nominated by half or more of the Directors shall preside over the meeting.

A shareholders' general meeting convened by the Supervisory Committee shall be chaired by the chairman of the Supervisory Committee. Where the chairman of the Supervisory Committee is incapable of performing or is not performing his/her duties, a supervisor jointly recommended by more than one half of the supervisors shall chair the meeting.

A Shareholders' general meeting convened by the shareholders themselves shall be chaired by a representative elected by the convener. If for any reason the convener fails to elect a chairperson, the shareholder (including proxy thereof) holding the most voting shares thereat shall chair the meeting (other than HKSCC Nominees).

Putting Forward Proposals at General Meetings

Shareholders individually or jointly holding 3% or more of the Shares of the Company can propose extraordinary proposals and submit them to the convener in writing 10 working days before the general meeting is held. The convener shall serve a supplemental notice of general meeting within two days upon receipt of the proposal and announce the contents of the extraordinary proposal.

The contents of such proposals shall fall with the functions and powers of the general meeting, shall feature definite topics and specific issues for resolution, and shall be in compliance with relevant requirements of laws, administrative regulations, listing rules for stock exchanges where the Company's shares are listed and the Articles of Association.

For procedures of nomination of candidates for directorship by shareholders, please refer to the website of the Company.

Putting Forward Enquiries to the Board

For putting forward any enquiries to the Board of the Company, Shareholders may supervise the operations of the Company, and to make suggestions and enquiries accordingly.

股東大會由董事會召集,由董事長擔任會議主 持人主持。董事長不能履行職務或不履行職務 時,會議由副董事長主持;副董事長不能履行 職務或者不履行職務時,由半數以上董事共同 推舉的一名董事擔任會議主持人主持。

監事會召集的股東大會,由監事會主席擔任會 議主持人主持。監事會主席不能履行職務或不 履行職務時,由半數以上監事共同推舉的一名 監事擔任會議主持人主持。

股東自行召集的股東大會,由召集人推舉代表 擔任會議主持人主持。如果因任何理由,召集 人無法推舉主持人,應當由召集人中持有有表 決權股份最多的股東(包括股東代理人)擔任會 議主持人主持會議(香港結算代理人除外)。

於股東大會上提呈議案

單獨或者合計持有本公司3%或以上股份的股 東,可以在股東大會召開10個工作日前提出臨 時議案並書面提交召集人。召集人應當在收到 議案後兩日內發出股東大會補充通知,公告臨 時議案的內容。

該等議案的內容應當屬於股東大會職權範圍, 有明確議題和具體決議事項,並且符合法律、 行政法規、本公司股票上市地證券交易所上市 規則和組織章程細則的有關規定。

關於股東提名人選參選董事的事宜,可於本公 司網站參閱有關程序。

向董事會作出查詢

就向本公司董事會作出任何查詢而言,股東可 對本公司的經營進行監督,並相應地提出建議 及查詢。

Contact Details

Shareholders may send their enquiries or requests as mentioned above to the following:

Mailing Address:	No. 21 Langshan Road, Nanshan District, Shenzhen, People's Republic of China
Fax:	0086-0755-86142889
Email:	stock@hepalink.com

For the avoidance of doubt, Shareholder(s) must deposit and send the original duly signed written requisition, notice or statement, or enquiry (as the case may be) to the above address and provide their full name, contact details and identification in order to give effect thereto. Shareholders' information may be disclosed as required by law.

COMMUNICATION WITH SHAREHOLDERS AND INVESTORS/INVESTOR RELATIONS

The Company considers that effective communication with Shareholders is essential for enhancing investor relations and investor understanding of the Group's business performance and strategies. The Board has also established a written shareholders' communication policy. The Board has conducted a review of the implementation and effectiveness of the shareholders' communication policy during the year ended 31 December 2022. To promote effective communication, the Company maintains a website at www.hepalink.com/en/, where up-to-date information and updates on the Company's business operations and developments, financial information, corporate governance practices and other information are available for public access. Investors may write directly to the Company or via email to stock@hepalink.com for any inquiries. Having considered the multiple channels of communication in place, it is satisfied that the shareholders' communication policy has been properly implemented during the year ended 31 December 2022 and is effective.

The Company endeavours to maintain an on-going dialogue with Shareholders and in particular, through annual general meetings and other general meetings. At the annual general meeting, Directors (or their delegates as appropriate) are available to meet Shareholders and answer their enquiries.

Changes to the Articles of Association

During the Reporting Period, there were no amendments to the Articles of Association of the Company.

As disclosed in the Company's announcement dated March 29, 2023, the Company proposes to expand the business scope of the Company to include property management and amend its Articles of Association in view of the proposed change of the Company's business scope and the removal of the position of vice-chairman of the Board. Such proposed amendments to the Articles of Association shall be subject to the approval of the Shareholders at the 2022 AGM by way of a special resolution

聯絡詳情

股東可透過以下方式發送上述查詢或要求:

郵寄地址:	中華人民共和國深圳市南山區 朗山路21號
傳真:	0086-0755-86142889
電子郵件:	stock@hepalink.com

為免生疑問,股東須遞交及發出正式簽署之書 面要求、通知或聲明或查詢(視情況而定)之正 本至上述地址,並提供其全名、聯絡詳情及身 份,以令其生效。股東資料可能根據法律規定 而予以披露。

與股東及投資者的溝通/投資 者關係

本公司認為與股東有效溝通對提升投資者關係及 投資者對本集團業務表現及策略的了解至關重要。 董事會亦已制定書面股東通信政策。於截至二零 二二年十二月三十一止年度內,董事會已審閱股 東通信政策的實施及有效性。為促進有效溝通, 本公司設有網站(www.hepalink.com/)供公眾查閱有 關本公司業務運作及發展、財務資料、企業管治 常規及其他資料的最新資料及更新。投資者如有 任何疑問,可直接致函本公司或發送電子郵件至 stock@hepalink.com。經考慮現有多種通信渠道後, 本公司認為股東通信政策於截至二零二二年十二 月三十一止年度內已獲妥為執行並行之有效。

本公司致力與股東保持交流,特別是通過年度 股東大會及其他股東大會。於年度股東大會, 董事(或其授權代表(如適用))可與股東會面並 回答彼等的提問。

章程的變動

報告期內,本公司章程並未有變動。

誠如本公司日期為二零二三年三月二十九日的 公告所披露,鑑於建議變更本公司經營範圍及 取消董事會副主席職位,本公司建議擴大其經 營範圍以包括物業管理,並修訂公司章程。該 建議修訂公司章程須待股東於二零二二年年度 股東大會上以特別決議案的形式批准後方可作 實。

Policies relating to Shareholders

The Company has in place a shareholders' communication policy to ensure that Shareholders' views and concerns are appropriately addressed. The policy is regularly reviewed to ensure its effectiveness.

Shareholders' communication policy

The Board has reviewed the shareholders' communication policy for the Reporting Period and consider the implementation and effectiveness of the shareholders' communication policy to be sufficient and adequate.

Dividend Policy

The Company has adopted a policy on payment of dividends pursuant to code provision F.1.1 of the Corporate Governance Code. The articles of the Company contain the profit distribution policy, setting out, among others, the principles and forms of profit distribution, the conditions and proportion of cash distribution, the period of profit distribution, the conditions of dividend distribution of shares, the decision- making process and mechanism of profit distribution, and the principles for adjusting the profit distribution policy. At the end of each financial year, profit distribution proposal will be formulated by the Board, and will be subject to shareholders' approval. The Board should complete the dividend distribution within 2 months after the holding of the shareholders' meeting.

與股東有關的政策

本公司已制定股東溝通政策,確保妥善回應股 東意見及關注。有關政策亦會定期檢討,確保 有效。

股東通訊政策

董事會已審閱報告期內的股東通訊政策,認為 股東溝通政策的實施及成效屬充分及足夠。

股息政策

本公司已根據《企業管治守則》守則條文第F.1.1 條採納派息政策。本公司章程載有利潤分配政 策,列明利潤分配的原則及形式、現金分配的 條件及比例、利潤分配的期間、股票股利分配 的條件、利潤分配的決策程序及機制、利潤分 配政策的調整原則等。於各財政年度末,董事 會制定利潤分配預案,並經由股東批准。董事 會須在股東大會召開後2個月內完成股息派發。



Ernst & Young 27/F, One Taikoo Place 979 King's Road Quarry Bay, Hong Kong **安永會計師事務所** 香港鰂魚涌英皇道979號 太古坊一座27樓 Tel 電話: +852 2846 9888 Fax 傳真: +852 2868 4432 ey.com

To the shareholders of Shenzhen Hepalink Pharmaceutical Group Co., Ltd.

(Incorporated in the People's Republic of China with limited liability)

OPINION

We have audited the consolidated financial statements of Shenzhen Hepalink Pharmaceutical Group Co., Ltd. (the "**Company**") and its subsidiaries (the "**Group**") set out on pages 95 to 256, which comprise the consolidated statement of financial position as at 31 December 2022, and the consolidated statement of profit or loss, the consolidated statement of comprehensive income, the consolidated statement of changes in equity and the consolidated statement of cash flows for the year then ended, and notes to the consolidated financial statements, including a summary of significant accounting policies.

In our opinion, the consolidated financial statements give a true and fair view of the consolidated financial position of the Group as at 31 December 2022 and of its consolidated financial performance and its consolidated cash flows for the year then ended in accordance with International Financial Reporting Standards ("IFRSs") issued by the International Accounting Standards Board ("IASB") and have been properly prepared in compliance with the disclosure requirements of the Hong Kong Companies Ordinance.

BASIS FOR OPINION

We conducted our audit in accordance with Hong Kong Standards on Auditing ("**HKSAs**") issued by the Hong Kong Institute of Certified Public Accountants (the "**HKICPA**"). Our responsibilities under those standards are further described in the *Auditor's responsibilities for the audit of the consolidated financial statements* section of our report. We are independent of the Group in accordance with the HKICPA's *Code of Ethics for Professional Accountants* (the "**Code**"), and we have fulfilled our other ethical responsibilities in accordance with the Code. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

KEY AUDIT MATTERS

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Key audit matters are those matters that, in our professional judgement, were of most significance in our audit of the consolidated financial statements of the current period. These matters were addressed in the context of our audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. For each matter below, our description of how our audit addressed the matter is provided in that context.

致深圳市海普瑞藥業集團股份有限公司 列位股東

(於中華人民共和國註冊成立的股份有限 公司)

意見

我們已審核列載於第95頁至第256頁的深圳市 海普瑞藥業集團股份有限公司(「貴公司」)及其 子公司(統稱為「貴集團」)的綜合財務報表,此 財務報表包括於二零二二年十二月三十一日的 綜合財務狀況表與截至該日止年度的綜合損益 表、綜合全面收益表、綜合權益變動表和綜合 現金流量表,以及綜合財務報表附註,包括主 要會計政策概要。

我們認為,該等綜合財務報表已根據國際會計 準則理事會頒佈的《國際財務報告準則》真實 而中肯地反映了貴集團於二零二二年十二月 三十一日的綜合財務狀況及截至該日止年度的 綜合財務表現及綜合現金流量,並已遵照香港 《**公司條例》**的披露規定妥為擬備。

意見的基礎

我們已根據香港會計師公會頒佈的《**香港審計** 準則》進行審計。我們在該等準則下承擔的責任 已在本報告「*核數師就審計綜合財務報表承擔 的責任*」部分中作進一步闡述。根據香港會計師 公會頒佈的《專業會計師道德守則》(「守則」), 我們獨立於貴集團,並已履行守則中的其他道 德責任。我們相信,我們所獲得的審計憑證能 充足及適當地為我們的審計意見提供基礎。

關鍵審計事項

關鍵審計事項是根據我們的專業判斷,認為對 本期綜合財務報表的審計最為重要的事項。這 些事項是在我們審計整體綜合財務報表及出具 意見時進行處理的。我們不會對這些事項提供 單獨的意見。對於下列每項事宜,有關我方審 計如何處理該事項的描述載於對應的文字中。

Independent Auditor's Report

KEY AUDIT MATTERS (Continued)

We have fulfilled the responsibilities described in the Auditor's responsibilities for the audit of the consolidated financial statements section of our report, including in relation to these matters. Accordingly, our audit included the performance of procedures designed to respond to our assessment of the risks of material misstatement of the consolidated financial statements. The results of our audit procedures, including the procedures performed to address the matters below, provide the basis for our audit opinion on the accompanying consolidated financial statements.

Key Audit Matter 關鍵審計事項

Revenue recognition

收入確認

For the year ended 31 December 2022, the revenue of Shenzhen Hepalink Pharmaceutical Group Co. Ltd. reported in the consolidated financial statements was RMB7,151,039,000, which was mainly contributed from the production and sale of heparin-based active pharmaceutical ingredient ("API"), finished dose pharmaceutical products and contract development and manufacturing organisation services ("CDMO services").

就截至二零二二年十二月三十一日止年度而言,於綜合財務報 表中報告的深圳市海普瑞藥業集團股份有限公司之收入為人民 幣7,151,039,000元,主要來自於肝素API、藥物製劑的生產及銷 售以及合同開發和生產組織服務(「CDMO服務」)。

For the year ended 31 December 2022, the revenue of finished dose pharmaceutical products was RMB3,210,465,000. Distribution model has been adopted for these sales and mainly includes two types: buyout and non-buyout. Shenzhen Hepalink Pharmaceutical Group Co. Ltd. determined the point in time when the control of the goods is transferred according to the distribution agreement and recognised the revenue of goods accordingly.

就截至二零二二年十二月三十一日止年度而言,藥物製劑的收 入為人民幣3,210,465,000元。該等銷售採取分銷模式,主要包 括兩種類型:買斷和非買斷。深圳市海普瑞藥業集團股份有限 公司根據分銷協議確定將商品控制權轉讓予客戶的時間點,並 因此確認商品收入。

Our audit procedures included, among others, the following: 我們的審計程序包括下列各項等:

How our audit addressed the Key Audit Matter

我們的審計如何處理關鍵審計事項

- We evaluated and tested the design and the operating (1) effectiveness of the controls in relation to revenue; 我們評估並測試有關收入之控制措施的設計及執行的有效性;
- (2) We obtained major sales contracts and CDMO service contracts, read then identified contractual terms in relation to transfer of control, and its transfer for revenue recognition in practice, and evaluated whether the accounting policy for revenue recognition is in accordance with IFRS 15 Revenue from Contracts with Customers; 我們已獲取主要銷售合約以及CDMO服務合約,閱讀並識 別有關控制權轉讓的合約條款及其實務中的轉讓收入確認, 並評估收入確認的會計政策是否符合《國際財務報告準則》 第15號*自客戶合約之收入*;

關鍵審計事項*(續)*

我們已履行本報告中「核數師就審計綜合財務 *報表承擔的責任*」一節所述之責任,包括與該 等事項有關者。因此,我方的審核工作包括履 行旨在應對我們對綜合財務報表重大錯誤陳述 風險之評估之程序。審核程序(包括為處理下 列事項而開展的程序)的結果為我們就隨附綜 合財務報表之審核意見提供基礎。

獨立核數師報告

KEY AUDIT MATTERS (Continued)

Key Audit Matter 關鍵審計事項

Revenue recognition (Continued)

收入確認(續)

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For the year ended 31 December 2022, the revenue of CDMO services was RMB1,084,066,000, among which, the revenue recognised over time and at a point in time were RMB763,887,000 and RMB320,179,000, respectively. For CDMO services, Shenzhen Hepalink Pharmaceutical Group Co. Ltd. identified the goods or services stated in the CDMO services contracts as performance obligations, and revenue is recognised upon analysing the present right to payment for the CDMO services and the point when a customer obtains control of the goods or services. For performance obligation to be delivered over time, revenue is recognised according to the progress of performing the respective obligation.

就截至二零二二年十二月三十一日止年度而言,CDMO服務的 收入為人民幣1,084,066,000元。其間,在一段時間內及某一時 間點確認的該收入分別為人民幣763,887,000元及人民幣 320,179,000元。就CDMO服務而言,深圳市海普瑞藥業集團股 份有限公司將CDMO服務合約中載列的商品或服務視為履約義務, 並於分析CDMO服務的當前支付權利以及客戶獲取商品或服務 之控制權的時間點後確認收入。對於在一段時間內履行的履約 義務,根據履行各自義務的進度確認收入。

As revenue recognition criteria of the Group involved judgement as explained above, we considered this as a key audit matter. 由於貴集團的收入確認標準涉及如上所述的判斷,我們認為這 是一項關鍵審計事項。 關鍵審計事項(*續*)

How our audit addressed the Key Audit Matter 我們的審計如何處理關鍵審計事項

(3) For revenue from sales of goods, we performed tests of details to check supporting documents including sales contracts and other related supporting documents and evaluated whether the relevant revenue recognition is in compliance with the accounting policy for revenue recognition of Shenzhen Hepalink Pharmaceutical Group Co., Ltd.;

對於商品銷售收入,我們進行細節測試,以核查證明文件 (包括銷售合約以及其他相關證明文件),並評估相關收入 確認是否符合深圳市海普瑞藥業集團股份有限公司的收入 確認會計政策;

(4) For revenue from CDMO services, we performed tests of details on supporting documents by selecting samples from sales transactions and inspected whether the performance obligations had been met at the point of recognising corresponding revenue:

對於CDMO服務收入,我們進行細節測試,通過從銷售交易中選定樣本來獲取證明文件,並檢查在確認相應收入時 的履約義務是否得到履行:

- For performance obligations satisfied over time, we evaluated whether the "over time" criteria had been met and evaluated the accuracy of the progress of the performance;
 對於在一段時間內履行的履約義務,我們評估其是 否滿足「一段時間內」的標準,並評估履約進度的準 確性;
- (ii) For performance obligations satisfied at a point in time, we checked the supporting evidence of the services transferred/delivery of units produced.
 對於在某一時間點履行的履約義務,我們核查已轉 讓服務/交付已生產產品的支持性證據。

KEY AUDIT MATTERS (Continued)

關鍵審計事項(續)

How our audit addressed the Key Audit Matter 我們的審計如何處理關鍵審計事項

關鍵審計事項

Key Audit Matter

Revenue recognition (Continued)

收入確認(續)

Refer to note 2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES, note 3 SIGNIFICANT ACCOUNTING JUDGEMENTS AND ESTIMATES and note 5 REVENUE to the consolidated financial statements for accounting policies and disclosure related to revenue recognition.

請參閱綜合財務報表的附註2.4重大會計政策概要、附註3重大會 計判斷與估計以及附註5收入,了解收入確認相關會計政策及披 露。 (5) We selected samples of transactions of sales of goods before and after the balance sheet date and checked to supporting documents including goods delivery note and logistics documents, etc., to evaluate whether the relevant revenue was recorded accurately in the proper accounting period;

我們選擇資產負債表日期前後的商品出售交易樣本,並核 查支持性文件(包括商品送貨單和物流文件等)以評估在適 當會計期間,相關收入是否獲準確記錄;

(6) We compared the revenue from sales of goods, from CDMO services and other operating income, as well as gross profit margins for the current year with those of the previous year, and analysed the variance; and

我們將商品出售、CDMO服務以及其他營運收益的收入, 以及當前年度的毛利率與上一年的對應指標作對比,並分 析了該變化;及

(7) We reviewed the sufficiency and completeness of the disclosure of revenue in the notes to the consolidated financial statements.

我們審查綜合財務報表附註中收入披露資料的充分性和完 整性。

KEY AUDIT MATTERS (Continued)

Key Audit Matter 關鍵審計事項

Impairment of goodwill

商譽減值

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At 31 December 2022, the carrying value of goodwill in the consolidated financial statements amounted to RMB2,350,992,000. 於二零二二年十二月三十一日,綜合財務報表中商譽的賬面值 為人民幣2,350,992,000元。

In accordance with IFRSs, the Group is required to perform the impairment test for goodwill at least on an annual basis. The goodwill impairment test is based on the recoverable amount of each cash-generating unit ("**CGU**") to which the goodwill is allocated. The recoverable amount of the CGU has been determined based on the higher of the value in use ("**VIU**") and fair value less costs of disposal ("**FVLCD**"). In determining the recoverable amount, the Group engaged independent valuers to perform the impairment test for goodwill.

根據《國際財務報告準則》, 貴集團需要至少每年進行商譽減值 測試。商譽減值測試乃基於商譽獲分配的各現金產生單位的可 收回金額。現金產生單位的可收回金額乃根據使用價值與公允 價值減出售成本兩者中的較高者釐定。在確定可收回金額時, 貴集團聘請獨立估值師進行商譽減值測試。

In performing the impairment test for goodwill, key assumptions and judgements were used by the Group, for example, when the recoverable amount of the CGU was determined based on VIU, key assumptions including the CGU's cash flow forecast, revenue growth rates and earnings before interest, taxes, depreciation and amortisation ("**EBITDA**") rate of forecast periods, and the pre-tax discount rates; and when the recoverable amount of the CGU was determined based on FVLCD, key assumptions including the selection of comparable companies, etc.

在進行商譽減值測試時, 貴集團運用了主要假設及判斷,例如 當基於使用價值確定現金產生單位的可收回金額。主要假設包 括預測期間現金產生單位的現金流預測、收入增長速度、未扣 除利息、税項、折舊及攤銷的盈利(「EBITDA」)率和除税前貼現 率;以及當基於公允價值減出售成本確定現金產生單位的可收 回金額,主要假設包括同類公司的選擇等。

關鍵審計事項(續)

How our audit addressed the Key Audit Matter 我們的審計如何處理關鍵審計事項

Our audit procedures included, among others, the following: 我們的審計程序包括下列各項等:

- We evaluated and tested the design and the operating effectiveness of the controls in relation to goodwill impairment testing; 我們評估並測試有關商譽減值測試之控制措施的設計及執 行的有效性;
- We evaluated the base data used in cash flow forecast by comparing those to the historical data;
 我們通過對比歷史數據,評估現金流量預測所用的基本數據;
- (3) We ascertained and assessed the revenue growth rates adopted for the forecast periods by comparing those to the historical revenue growth rates; 我們通過對比歷史收入增長率,確定及評估預測期間採用 的收入增長率;
- We evaluated the EBITDA rates of forecast periods by comparing those to the historical corresponding rates;
 我們通過對比歷史EBITDA率,評估預測期間的相關比率;
- (5) We involved internal valuation specialists to assist in evaluating the assumptions and methodologies used by the Group, such as the pre-tax discount rate, etc; 我們請內部估值專家協助評估 貴集團所用的假設與方法, 如除税前貼現率等;

我們評估 貴集團/其獨立估值師選定的同類公司及其數據;

KEY AUDIT MATTERS (Continued)

Key Audit Matter 關鍵審計事項

Impairment of goodwill (Continued) 商譽減值(續)

The judgements and estimates involved will be significantly influenced by management's assessment of future market and economic changes, which in turn will pose significant impacts on the recoverable amount of the CGU to which goodwill is allocated. In light of this, we considered this as a key audit matter.

涉及的該等判斷和估計將受到管理層對未來市場和經濟變化評 估的重大影響,而反過來會對商譽獲分配的現金產生單位的可 收回金額有重大影響。鑒於此,我們認為其屬關鍵審計事項。

Refer to note 2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES, note 3 SIGNIFICANT ACCOUNTING JUDGEMENTS AND ESTIMATES and note 16 GOODWILL to the consolidated financial statements for accounting policies and disclosures related to goodwill impairment.

請參閲綜合財務報表的附註2.4重大會計政策概要、附註3重大會 計判斷與估計以及附註16商譽了解會計政策,以及有關商譽減 值的披露資料。

關鍵審計事項(*續*)

How our audit addressed the Key Audit Matter 我們的審計如何處理關鍵審計事項

- (7) We reviewed mathematically the calculations of VIU;我們對使用價值的計算進行算術審查;
- (8) We ascertained the profile of independent valuers engaged by the Group and evaluated their competence, capabilities and objectivity; and 我們確定 貴集團聘請的獨立估值師的概況,並評估其資格、能力和客觀性;及
- We reviewed the sufficiency and completeness of the disclosures of goodwill in the notes to the consolidated financial statements.
 我們審查綜合財務報表附註中商譽披露資料的充分性及完 整性。

Independent Auditor's Report 漂 云 拉 動 師 起 生

獨立核數師報告

KEY AUDIT MATTERS (Continued)

Key Audit Matter 關鍵審計事項

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Assessment of fair value of financial instruments 評估金融工具的公允價值

At 31 December 2022, the fair value of the Group's financial assets which are measured at fair value amounted to RMB2,786,365,000.

於二零二二年十二月三十一日,以公允價值計量的 貴集團金 融資產的公允價值為人民幣2,786,365,000元。

The valuation of financial instruments is based on a combination of market data and valuation models which often require a considerable number of inputs. Many of these inputs are obtained from readily available data. For financial assets classified under the fair value hierarchy as Level 1 and 2, inputs of valuation models include the quoted market price and observable data. When such observable data is not readily available, that means the financial instruments under the Level 3 of fair value hierarchy, management's estimate will be used for the determination of the unobservable inputs.

金融工具的估值乃基於市場數據與估值模型(通常需要大量輸入 數據)的結合。許多此類輸入數據得自於可方便取得的數據。對 於分類為第1級和第2級公允價值層級的金融資產,估值模型輸 入數據包括報出的市價和可觀察數據。若無法方便取得可觀察 數據(即第3級公允價值層級下的金融工具),將使用管理層估計 來確定不可觀察輸入數據。 關鍵審計事項(*續*)

How our audit addressed the Key Audit Matter 我們的審計如何處理關鍵審計事項

Our audit procedures included, among others, the following: 我們的審計程序包括下列各項等:

- We evaluated and tested the design and the operating effectiveness of the controls in relation to fair value measurement of financial instruments; 我們評估並測試有關金融工具公允價值計量之控制措施的 設計及執行的有效性;
- (2) We inspected investment agreements entered into, on a sample basis, to understand the relevant terms and identify conditions that were relevant to the valuation of financial instruments, and inspected the audited financial statements of the investee companies to evaluate the reasonableness of the valuation; 我們抽樣檢查訂立的投資協議,以理解相關條款並識別與

我们面稼做量司立时役員 励識,以 连 所 怕 俯 除 款 並 顧 加 與 金融工具估值相關的條件,以及審閱被投資公司的經審核 財務報表以評估有關估值的合理性;

- (3) For financial assets traded in active market, we checked to the quoted price of corresponding financial assets as at balance sheet date and re-performed the calculation to arrive at the carrying value of respective financial assets; 就於活躍市場交易的金融資產而言,我們核對於資產負債 表日相應金融資產的報價,並重新計算,以得出相關金融 資產的賬面值;
- (4) We involved internal valuation specialists to assist in evaluating the methodologies and the key parameters used for assessing fair value of financial instruments and testing the fair value, on a sample basis;

我們請內部估值專家協助評估金融工具公允價值評估所用 的方法和主要參數,並抽樣測試公允價值;

KEY AUDIT MATTERS (Continued)

Key Audit Matter 關鍵審計事項

Assessment of fair value of financial instruments (Continued) 評估金融工具的公允價值(續)

Because of the complexity involved in assessing the fair value of financial instruments, and significant management judgement involved in determining the inputs of valuation models, we consider this as a key audit matter.

鑒於金融工具公允價值評估的複雜性,以及在確定估值模型輸入數據時須作出重大管理層判斷,因此我們認為其屬關鍵審計 事項。

Refer to note 2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES, note 3 SIGNIFICANT ACCOUNTING JUDGEMENTS AND ESTIMATES, note 19 EQUITY INVESTMENTS DESIGNATED AT FAIR VALUE THROUGH OTHER COMPREHENSIVE INCOME, note 20 FINANCIAL ASSETS AT FAIR VALUE THROUGH PROFIT OR LOSS, note 21 DERIVATIVE FINANCIAL INSTRUMENTS and note 44 FAIR VALUE AND FAIR VALUE HIERARCHY OF FINANCIAL INSTRUMENTS to the consolidated financial statements for accounting policies and disclosures related to fair value of financial instruments.

請參閱綜合財務報表的附註2.4重大會計政策概要、附註3重大會 計判斷與估計、附註19指定以公允價值計量且其變動計入其他 全面收益的股權投資、附註20以公允價值計量且其變動計入當 期損益的金融資產、附註21衍生金融工具以及附註44金融工具 的公允價值以及公允價值層級,了解會計政策以及有關金融工 具公允價值的披露資料。

關鍵審計事項(續)

How our audit addressed the Key Audit Matter 我們的審計如何處理關鍵審計事項

- (5) We ascertained the profile of independent valuers and evaluated their competence, capabilities and objectivity; and 我們查明獨立估值師的概況,並評估其資格、能力和客觀 性;及
- (6) We reviewed the sufficiency and completeness of the disclosures of financial instruments in the notes to the consolidated financial statements.

我們審查綜合財務報表附註中金融工具披露資料的充分性 和完整性。

OTHER INFORMATION INCLUDED IN THE ANNUAL REPORT

The directors of the Company are responsible for the other information. The other information comprises the information included in the Annual Report, other than the consolidated financial statements and our auditor's report thereon.

Our opinion on the consolidated financial statements does not cover the other information and we do not express any form of assurance conclusion thereon.

In connection with our audit of the consolidated financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the consolidated financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

RESPONSIBILITIES OF THE DIRECTORS FOR THE CONSOLIDATED FINANCIAL STATEMENTS

The directors of the Company are responsible for the preparation of the consolidated financial statements that give a true and fair view in accordance with IFRSs issued by the IASB and the disclosure requirements of the Hong Kong Companies Ordinance, and for such internal control as the directors determine is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the consolidated financial statements, the directors of the Company are responsible for assessing the Group's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the directors of the Company either intend to liquidate the Group or to cease operations or have no realistic alternative but to do so.

The directors of the Company are assisted by the Audit Committee in discharging their responsibilities for overseeing the Group's financial reporting process.

AUDITOR'S RESPONSIBILITIES FOR THE AUDIT OF THE CONSOLIDATED FINANCIAL STATEMENTS

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Our report is made solely to you, as a body, and for no other purpose. We do not assume responsibility towards or accept liability to any other person for the contents of this report.

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年度報告中的其他資料

貴公司董事需對其他資料負責。其他資料包括 刊載於年度報告內的資料,但不包括綜合財務 報表及與之有關的核數師報告。

我們對綜合財務報表的意見並不涵蓋其他資 料,我們亦不對該等其他資料發表任何形式的 鑒證結論。

就我們對綜合財務報表的審計而言,我們的責 任是閱讀其他資料,並在此過程中,考慮其他 資料是否與綜合財務報表或我們在審計過程中 所了解的情況存在重大抵觸或者在其他方面似 乎存在重大錯誤陳述的情況。基於我們已執行 的工作,如果我們認為其他資料存在重大錯誤 陳述,我們需要報告該事實。就此而言,我們 沒有任何報告。

董 事 就 綜 合 財 務 報 表 承 擔 的 責任

貴公司董事須負責根據國際會計準則理事會頒 佈的《國際財務報告準則》及香港《公司條例》的 披露規定擬備真實而中肯的綜合財務報表,並 對其認為為使綜合財務報表的擬備不存在由於 欺詐或錯誤而導致的重大錯誤陳述所需的內部 控制負責。

在擬備綜合財務報表時, 貴公司董事負責評 估 貴集團持續經營的能力,並在適用情況下 披露與持續經營有關的事項,以及使用持續經 營會計基礎,除非 貴公司董事有意將 貴集 團清盤或停止經營,或別無其他實際的替代方 案。

審計委員會協助 貴公司董事履行監督 貴集 團的財務報告過程的責任。

核數師就審計綜合財務報表承 擔的責任

我們的目標是對綜合財務報表整體是否不存在 由於欺詐或錯誤而導致的重大錯誤陳述取得合 理保證,並出具包括我們意見的核數師報告。 我們僅向整體董事會報告。除此以外,我們的 報告不可用作其他用途。我們概不就本報告的 內容,對任何其他人士負責或承擔責任。

AUDITOR'S RESPONSIBILITIES FOR THE AUDIT OF THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with HKSAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

As part of an audit in accordance with HKSAs, we exercise professional judgement and maintain professional scepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Group's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the directors.
- Conclude on the appropriateness of the directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.

核數師就審計綜合財務報表承 擔的責任*(續)*

合理保證是高水準的保證,但不能保證按照《香 港審計準則》進行的審計,在某一重大錯誤陳 述存在時總能發現。錯誤陳述可以由欺詐或錯 誤引起,如果合理預期它們單獨或共同可能影 響綜合財務報表使用者依賴財務報表所作出的 經濟決定,則有關錯誤陳述可被視作重大。

在根據《香港審計準則》進行審計的過程中,我 們運用專業判斷,保持專業懷疑態度。我們亦:

- 識別和評估由於欺詐或錯誤而導致綜 合財務報表存在重大錯誤陳述的風險, 設計及執行審計程序以應對這些風險, 以及獲取充足和適當的審計憑證,作為 我們意見的基礎。由於欺詐可能涉及串 謀、偽造、蓄意遺漏、虛假陳述,或凌 駕於內部控制之上,因此未能發現因欺 詐而導致的重大錯誤陳述的風險高於未 能發現因錯誤而導致的重大錯誤陳述的 風險。
- 了解與審計相關的內部控制,以設計在 有關情況下屬適當的審計程序,但目的 並非對 貴集團內部控制的有效性發表 意見。
- 評價董事所採用會計政策的恰當性及作 出會計估計和相關披露的合理性。
- 對董事採用持續經營會計基礎的恰當 性作出結論。根據所獲取的審核憑證, 確定是否存在與可能導致對 貴集團的 持續經營能力產生重大疑慮的事項或情 況有關的重大不確定性。如果我們認為 存在重大不確定性,則有必要在核數師 報告中提請使用者注意綜合財務報表中 的相關披露。假若有關的披露不足,則 我們應當修改意見。我們的結論是基於 核數師報告日止所取得的審核憑證。然 而,未來事項或情況可能導致 貴集團 不能繼續持續經營。

AUDITOR'S RESPONSIBILITIES FOR THE AUDIT OF THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

- Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the group audit. We remain solely responsible for our audit opinion.

We communicate with the Audit Committee regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide the Audit Committee with a statement that we have complied with relevant ethical requirements regarding independence and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, actions taken to eliminate threats or safeguards applied.

From the matters communicated with the Audit Committee, we determine those matters that were of most significance in the audit of the consolidated financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

The engagement partner on the audit resulting in this independent auditor's report is M.L. Chau.

Ernst & Young

Certified Public Accountants 27th floor, One Taikoo Place 979 King's Road Quarry Bay, Hong Kong

29 March 2023

核數師就審計綜合財務報表承 擔的責任*(續)*

- 評估綜合財務報表的整體列報方式、結 構和內容,包括披露資料,以及綜合財 務報表是否中肯反映相關交易和事項。
- 就貴集團內實體或業務活動的財務資料 獲取充足、適當的審計憑證,以便對綜 合財務報表發表意見。我們負責 貴集 團審計的方向、監督和執行。我們為審 計意見承擔全部責任。

除其他事項外,我們與審計委員會溝通了計劃 的審計範圍、時間安排、重大審計發現等,包 括我們在審計中發現的內部控制的任何重大缺 陷。

我們亦向審計委員會提交聲明,説明我們已遵 守有關獨立性的相關專業道德要求,並與他們 溝通有可能合理地被認為會影響我們獨立性的 所有關係及其他事項,以及在適用的情況下, 就消除威脅採取的行動或採用的防範措施。

從與審計委員會溝通的事項中,我們確定哪些 事項對本期綜合財務報表的審計最為重要,因 而構成關鍵審計事項。我們在核數師報告中描 述這些事項,除非法律法規不允許公開披露這 些事項,或於極端罕見的情況下,如果合理預 期在我們報告中溝通某事項造成的負面後果超 過產生的公眾利益,則我們決定不應在報告中 傳達該事項。

出具本獨立核數師報告的審計項目合夥人是 周文樂。

安永會計師事務所 *執業會計師* 香港 鰂魚涌英皇道979號 太古坊一座27樓

二零二三年三月二十九日

Consolidated Statement of Profit or Loss

綜合損益表

Year Ended 31 December 2022 截至二零二二年十二月三十一日止年度

			2022	2021
			二零二二年	二零二一年
		Notes	RMB'000	RMB'000
		附註	人民幣千元	人民幣千元
REVENUE	收入	5	7,151,039	6,359,786
Cost of sales	銷售成本		(4,860,850)	(4,366,204)
Gross profit	毛利		2,290,189	1,993,582
Other income and gains/(losses)	其他收入及收益/(虧損)	6	207,431	(11,682)
Selling and distribution expenses	銷售及分銷開支		(518,502)	(430,493)
Administrative expenses	行政開支		(742,461)	(668,326)
Impairment losses on financial assets	金融資產減值虧損		(61,067)	(101,958)
Impairment losses on associates	聯營公司減值虧損		-	(223,092)
Other expenses	其他開支		(1,648)	(5,463)
Finance costs	融資成本	8	(245,629)	(210,074)
Share of profits and losses of associates	應佔聯營公司溢利及虧損		(98,462)	(120,230)
PROFIT BEFORE TAX	税前利潤	7	829,851	222,264
Income tax (expense)/credit	所得税(開支)/抵免	11	(115,164)	11,120
PROFIT FOR THE YEAR	年內溢利		714,687	233,384
Attributable to:	以下人士應佔:			
Owners of the parent	母公司擁有人		727,077	240,788
Non-controlling interests	非控股權益		(12,390)	(7,404)
EARNINGS PER SHARE ATTRIBUTABLE TO	母公司普通股權益持有人			
ORDINARY EQUITY HOLDERS OF THE PARENT		13		
Basic	基本			
– For profit for the year	一年內溢利		RMB0.50	RMB0.16
			人民幣 0.50 元	人民幣0.16元
Diluted	攤薄			
– For profit for the year	一年內溢利		RMB0.50	RMB0.16
			人民幣0.50元	人民幣0.16元

		2022	2021
		二零二二年	二零二一年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
PROFIT FOR THE YEAR	年內溢利	714,687	233,384
OTHER COMPREHENSIVE INCOME/(LOSS)	其他全面收益/(虧損)		
Other comprehensive income/(loss) that may be reclassified to profit or loss in subsequent periods (net of tax):	於後續期間可能重新分類至損益 的其他全面收益/(虧損) (扣除税項):		
Exchange differences on translation of foreign operations	海外業務換算匯兑差額	260,977	(24,373)
Share of other comprehensive (loss)/income of associates	應佔聯營公司其他全面		
	(虧損)/收益	(13,481)	1,013
Net other comprehensive income/(loss) that may be	於後續期間可能重新分類至		
reclassified to profit or loss in subsequent periods	損益的其他全面收益/(虧損)		
	淨額	247,496	(23,360)
Other comprehensive loss that will not be reclassified to	於後續期間不會重新分類至損益		
profit or loss in subsequent periods (net of tax):	的其他全面虧損(扣除税項):		
Change in fair value of equity investments designated at fai	r 以公允價值計量且其變動計入		
value through other comprehensive income	其他全面收益的股權投資的		
	公允價值變動	(5,554)	(64,774)
Remeasurement income on defined benefit pension	界定利益退休金計劃的重新計量		
schemes	收益	67,688	892
Net other comprehensive income/(loss) that will not be	於後續期間不會重新分類至損益		
reclassified to profit or loss in subsequent periods	的其他全面收益/(虧損)淨額	62,134	(63,882)
	左方甘州入西山关 /(乾년)		
Other comprehensive income/(loss) for the year, net of tax	年內其他全面收益/(虧損) (扣除税項)	309,630	(87,242)
Total comprehensive income for the year, net of tax	年內全面收益總額(扣除税項)	1,024,317	146,142
Attributable to:	以下人士應佔:		
Owners of the parent	母公司擁有人	1,035,957	153,886
	非控股權益		(7,744)

Consolidated Statement of Financial Position

综合財務狀況表

As at 31 December 2022 於二零二二年十二月三十一日

Notes 附註 14 15 16 17 18	二零二二年 RMB'000 人民幣千元 2,454,845 244,443 2,350,992	二零二一年 RMB'000 人民幣千元 2,526,672 239,854
15 16 17	244,443	
15 16 17	244,443	
15 16 17	244,443	
16 17		220 051
17	2,350,992	-
		2,152,201
18		472,969
	989,386	1,146,465
19	507 146	474,885
15	507,140	474,005
20	967 576	996,500
		121,718
		206,016
22	224,940	200,010
	8,341,893	8,337,280
		4,707,549
		1,525,209
25	19,534	14,993
26		566 607
		566,687
42	44,833	44,088
	1,311,633	980,909
	10	248
27	69,388	11,581
27	749,684	1,440,000
27	1,319,707	1,479,633
	12,472,311	10,770,897
28	427,433	385,787
29	545,512	608,729
30	428,218	377,814
31	4,020,784	3,268,166
	112,257	112,997
42	5,902	6,223
15	35,690	31,754
	5,575,796	4,791,470
	18 19 20 33 22 23 24 25 26 42 20 21 27 27 27 27 27 27 27 27 27 27	18 989,386 19 507,146 20 967,576 33 139,649 22 224,948 23 6,843,906 24 1,606,211 25 19,534 26 507,405 42 44,833 20 1,311,633 21 10 27 69,388 27 749,684 27 1,319,707 12,472,311 28 427,433 29 545,512 30 428,218 31 4,020,784 112,257 42

Consolidated Statement of Financial Position 綜合財務狀況表

As at 31 December 2022 於二零二二年十二月三十一日

			2022	2021
			二零二二年	二零二一年
		Notes	RMB'000	RMB'000
		附註	人民幣千元	人民幣千元
NET CURRENT ASSETS	流動資產淨額		6,896,515	5,979,427
TOTAL ASSETS LESS CURRENT LIABILITIES	資產總值減流動負債		15,238,408	14,316,707
NON-CURRENT LIABILITIES	非流動負債			
Interest-bearing bank and other borrowings	計息銀行及其他借款	31	2,296,680	2,250,270
Deferred income	遞延收入	32	32,547	16,673
Deferred tax liabilities	遞延所得税負債	33	328,920	275,358
Long-term employee benefits	長期僱員福利	34	51,938	138,020
Other non-current liabilities	其他非流動負債		9,935	9,070
Lease liabilities	租賃負債	15	110,749	104,001
Total non-current liabilities	非流動負債總額		2,830,769	2,793,392
Net assets	資產淨值		12,407,639	11,523,315
EQUITY	權益			
Equity attributable to owners of the parent	母公司擁有人應佔權益			
Share capital	股本	35	1,467,296	1,467,296
Reserves	儲備	36	10,843,619	9,944,058
Total equity attributable to owners	母公司擁有人應佔權益總額			
of the parent			12,310,915	11,411,354
Non-controlling interests	非控股權益		96,724	111,961
Total equity	權益總額		12,407,639	11,523,315
Total equity	權益總額		12,407,639	11,523,

Li Li	Shan Yu
李鋰	單宇
Director	Director
董事	董事

Consolidated Statement of Changes in Equity 综合權益變動表

 Year ended 31 December 2022

 截至二零二二年十二月三十一日止年度

						-+1	母公司擁有人應佔							
	I						Fair value reserve of financial assets at fair value	Defined						
		Share	Share	Merger	Exchange fluctuation	Share	through other comprehensive	benefit contribution	Other	Statutory surplus	Retained		Non- controlling	Total
		capital	premium*	reserve *	reserve*		income ((loss)* 以会沈價值計量 其他全面 收益/(應損) 的会融資產的	联 Leserve*	reserve*	y 也 大 大 G L C C C C C C C C C C C C C C C C C C C	profits*	Total	interests	equity
		殿本 RMB'000 人民幣千元	段	合併儲備* RMB'000 人民幣千元	效動儲備★ RMB'000 人民幣千元	購股權儲備* RMB'000 人民幣千元	公允價值儲備* RMB'000 人民幣千元	供款儲備* RMB'000 人民幣千元	其他儲備* RMB'000 人民幣千元	函餘儲備* RMB'000 人民幣千元	保留溢利 * RMB'000 人民幣千元	合計 RMB'000 人民幣千元	非控股權益 RMB'000 人民幣千元	權益總額 RMB'000 人民幣千元
		(Note 35) (附註35)		(Note 36) (附註36)	(Note 36) (附註36)	(Note 36) (附註36)	(Note 36) (附註36)	(Note 36) (附註36)		(Note 36) (附註36)				
At 1 January 2022	时—————————————————————————————————————	1,467,296	7,528,877	(2,048,058)	(43,177)	33,937	(89,130)	(60,894)	428,741	536,800	3,656,962	11,411,354	111,961	11,523,315
Profit for the year Other commekansing incomaillnest for the upar	年內溢利 年內甘州今兩時米 // 転揖/)	1	1	1	1	1	1	1	1		727,077	727,077	(12,390)	714,687
ourer comprehensive intrometousy nor uner year. Share of other comprehensive loss of associates Change in fair value of equity investments designated at	+ 顧うたい (1997年))		1		1		1		(13,481)		1	(13,481)	1	(13,481)
fair value through other comprehensive loss, net of tax	xx 其他全面虧損的股權投資的 公允價值變動,除税後		1		1	1	(5,554)			1	- 1	(5,554)	1	(5,554)
Exchange differences on translation of foreign operations Remeasurement income on defined	海外業務換算匯兑差額 界定利益退休舍計劃的重新計量收益	1	1	1	260,227		1	1		•	•	260,227	750	260,977
benefit pension schemes		1	1			1		67,688				67,688		67,688
Total comprehensive (loss)/income for the year	年內全面(虧損)/收益總額		1	1	260,227		(5,554)	67,688	(13,481)	1	727,077	1,035,957	(11,640)	1,024,317
Share of other reserves of associates	應佔聯營公司其他儲備 # # + F E E * * 5	1	1		1		1	1	3,553	1	1	3,553	1	3,553
i ransier to retained earnings Dividend declared to shareholders	釋獲主味留渔利 向股東宣派股息			н н -	• •						(//c,8) (51,355)	- (51,355)	- (3,597)	- (54,952)
Tax impact arisen from the capital injection to a US subsidiary**	自注資美國子公司產生的 税務影響**								(47,088)			(47,088)		(47,088)
Others	其他	•	1	•	1	1	•	i.	(41,506)	1	1	(41,506)	1	(41,506)

Consolidated Statement of Changes in Equity

綜合權益變動表

Year ended 31 December 2022 截至二零二二年十二月三十一日止年度

Share Merger Exchange Share furtuation option premium* reserve* reserve* reserve*	Fair value reserve of financial assets at fair value through other	Defined					
Share Merger fluctuation option premium* reserve* reserve* reserve*	-	benefit	Statutory			Non-	
	comprehensive income//locc)*	contribution Other	Other surplus	Retained	Total	controlling interecte	Total
版本 版句通標 合所編集 脱酸繊維 脂酸繊維酸 NMB:000 RMB:000 RMB:000 RMB:000 RMB:000 RMB:000 RMB:000 人民幣千元 人民幣千元 人民幣千元 人民幣千元 人民幣千元 人民幣千元 人民幣千元 (附註35) (内註35) (内註36) (内註36) (付註36) (付註36)	以合成incertocols 日本要動計入 其他全面 收益///病損) 的金融譜產的 介质傳貨編 人民幣千元 (Note 36) (利柱36)	₩ - 7		张 - 《	outa 合計 RMB 0000 人民幣千元	非控股權益 RMB'0000 人民幣千元	equity 離益總照 RMB:0000 人民幣千元
At1January 2021	(72,997)	(61,786) 519,558	58 536,800	3,684,909	11,569,392	119,598	11,688,990
	•	ı		240,788	240,788	(7,404)	233,384
井 個腔		-		ı	1,013	I	1,013
Changen that waves on equity meastments designated at 超大的公式價值計量且具要數計入 fair value through other comprehensive loss, net or faar ,	ti mmm i svj						
of foreign operations	- (64,//4) 	1 1		1 1	(64, //4) (24, 033)	- (340)	(64,773) (24,373)
Remeasurement income on defined		892		1	892	I	892
fotal comprehensive (loss)/income for the year 年內全面 (虧損)/收益總額 (24,033)	- (64,774)	892 1,		240,788	153,886	(7,744)	146,142
Capital contribution from non-controlling shareholdes 非控股股素的注資		ı		ı	ı	19	19
· · · · · · · · · · · · · · · · · · ·		- (59,649)		I	(59,649)	' :	(59,649)
rrangements		1	- 103	1	103	88	191
1 1	48,641			(48,641)	-	1	-
		- (32,284)		- I 	(32,284)		(32,284)
41 31 December 2001 ゆーロー 日 - 日 - 日 - 日 - 日 - 日 - 日 - 日 - 日 - 日	(89.130)	(60.894) 428.741	41 536.800	3,656,962	11,411,354	111,961	11,523,315

Consolidated Statement of Cash Flows

綜合現金流量表

Year ended 31 December 2022 截至二零二二年十二月三十一日止年度

			2022	2021
			二零二二年	二零二一年
		Notes	RMB'000	RMB'000
		附註	人民幣千元	人民幣千元
CASH FLOWS FROM OPERATING ACTIVITIES	經營活動產生的現金流量			
Profit before tax	税前利潤:		829,851	222,264
Adjustments for:	經以下事項調整:			
Bank interest income	銀行利息收入	6	(54,139)	(54,857)
Finance costs	融資成本	8	245,629	210,074
Share of profits and losses of associates	應佔聯營公司溢利及虧損		98,462	120,230
Dividend income from financial assets	以公允價值計量且其			
at fair value through profit or loss	變動計入當期損益的			
5 1	金融資產的股息收入	6	(7,107)	(28,575)
Dividend income from financial assets designated	指定以公允價值計量			
at fair value through other comprehensive loss	且其變動計入其他			
	全面虧損的金融資產			
	的股息收入	6	_	(15,488)
Interest income from debt investment	債權投資的利息收入	6	_	(1,744)
Losses/(gains) on disposal of financial assets	出售以公允價值計量	Ū		(.,,,,
at fair value through profit or loss	且其變動計入當期損益			
	的金融資產的虧損/			
	(收益)	6	5,624	(5,761)
Fair value losses on derivative instruments	衍生工具的公允價值虧損	6	26,869	4,181
Fair value losses/(gains) on financial assets at fair	以公允價值計量且其變動	0	20,005	4,101
value through profit or loss	計入當期損益的金融			
value anough profit of 1055	資產的公允價值虧損/			
	(收益)	6	74,831	(68,065)
Impairment losses on associates	聯營公司減值虧損	7	74,051	223,092
Losses on disposal of items of property,	出售物業、廠房及設備	,		223,052
plant and equipment	項目的虧損	6	2,760	5,105
Depreciation of property, plant and equipment	物業、廠房及設備折舊	7	219,970	217,492
Depreciation of right-of-use assets	使用權資產折舊	7	38,741	37,782
Amortisation of other intangible assets	E 用 催 員 座 折 皆 其他無形資產攤銷	7	53,296	51,520
Impairment losses on financial assets	兵他無 / / 頁 / 更 / 更 / 更 / 更 / 更 / 更 / 更 / 更 /	7	61,067	101,958
		/	01,007	101,956
Gains on disposal of investment in associates	出售於聯營公司之投資的 收益		(24.774)	
Foreign auchange (gains)/lasses not	p e inte	C	(21,771)	-
Foreign exchange (gains)/losses, net	匯兑(收益)/虧損淨額	6	(186,331)	205,044
			1,387,752	1,224,252

Consolidated Statement of Cash Flows 綜合現金流量表

 Year ended 31 December 2022

 截至二零二二年十二月三十一日止年度

			2022	2021
			二零二二年	二零二一年
		Notes	RMB'000	RMB'000
		附註	人民幣千元	人民幣千元
Increase in inventories	存貨增加		(2,136,357)	(1,539,300)
(Increase)/decrease in trade and bills receivables	貿易應收款項及應收票據			
	(增加)/減少		(131,811)	84,822
(Increase)/decrease in contract assets	合約資產(增加)/減少		(4,541)	5,484
Decrease in prepayments,	預付款項、按金及其他			
deposits and other receivables	應收款項減少		69,711	22,005
(Increase)/decrease in amounts due	應收關聯方款項(增加)/減少			
from related parties			(745)	5,147
Increase in trade payables	貿易應付款項增加		41,646	146,569
Increase in other payables and accruals	其他應付款項及應計項目增加		73,502	27,473
Decrease in amounts due to related parties	應付關聯方款項減少		(321)	(1,890)
Increase in contract liabilities	合約負債增加		50,404	120,864
Increase/(decrease) in deferred income	遞延收入增加/(減少)		15,874	(2,071)
(Decrease)/increase in long-term employee benefits	長期僱員福利(減少)/增加		(452)	7,084
Increase in pledged deposits	已抵押存款增加		-	(11,501)
Cash (used in)/generated from operations	經營(所用)/所得現金		(635,338)	88,938
Bank interest income	銀行利息收入		7,164	5,596
Income tax paid	已付所得税		(128,440)	(101,163)
Net cash flows used in operating activities	經營活動所用現金流量淨額		(756,614)	(6,629)

Consolidated Statement of Cash Flows

綜合現金流量表

Year ended 31 December 2022 截至二零二二年十二月三十一日止年度

			2022	2021
			二零二二年	二零二一年
		Notes	RMB'000	RMB'000
		附註	人民幣千元	人民幣千元
CASH FLOWS FROM INVESTING ACTIVITIES	投資活動產生的現金流量			
Dividend income from financial assets at fair value through profit or loss	以公允價值計量且其變動 計入當期損益的金融資產			
Dividend income from equity investments	的股息收入 指定以公允價值計量且其		20,760	25,929
designated at fair value through other	變動計入其他全面收益的			15 400
comprehensive income Dividend received from an associate	股權投資的股息收入 已收聯營公司股息			15,488 22,837
Interest income from debt investment	亡收嗬 富公 可放息 債權投資的利息收入		_	5,950
Investment income received from disposal of	值權投貨的利息收入 出售於聯營公司之投資的		_	5,550
investment in associates	山台於聯盟公司之役員的 投資收入		6,403	_
	以公允價值計量且其變動		0,405	
fair value through profit or loss	計入當期損益的金融資產的			
	投資收入		58,939	518,502
Proceeds from disposal of investment in associates	出售於聯營公司之投資的所得			
	款項		31,536	-
Proceeds from disposal of financial assets	出售以公允價值計量且其變動			
at fair value through profit or loss	計入當期損益的金融資產的			
	所得款項		4,091,177	2,501,219
Proceeds from disposal of equity investments	出售以公允價值計量且其變動			
designated at fair value through other	計入其他全面收益的股權			
comprehensive income	投資的所得款項		-	145,199
Purchases of derivative instruments	購買衍生工具		-	(38,706)
Purchases of items of property,	購買物業、廠房及設備項目			
plant and equipment			(212,256)	(175,236)
Purchases of other intangible assets	購買其他無形資產		(10,165)	(18,624)
Purchase of financial assets at fair value through	購買以公允價值計量且其變動			
profit or loss	計入當期損益的金融資產		(4,482,674)	(2,331,456)
Disposal of debt investment	出售債權投資		-	70,000
Proceeds from disposal of items of property,	出售物業、廠房及設備項目			
plant and equipment	所得款項		2,531	1,718
Decrease/(increase) in time deposits	定期存款減少/(增加)		700,000	(71,513)
Interest received from time deposits	已收定期存款利息		43,589	48,621
Net cash flows from investing activities	投資活動所得現金流量淨額		249,840	719,928

Consolidated Statement of Cash Flows 綜合現金流量表

Year ended 31 December 2022 截至二零二二年十二月三十一日止年度

			2022	2021
			二零二二年	二零二一年
		Notes	RMB'000	RMB'000
		附註	人民幣千元	人民幣千元
CASH FLOWS FROM FINANCING ACTIVITIES	融資活動產生的現金流量			
New bank loans and other borrowings	新增銀行貸款及其他借款		6,755,938	3,693,770
Repayment of bank loans and other borrowings	償還銀行貸款及其他借款		(6,036,258)	(3,730,562)
Interest on bank loans and other borrowings paid	已付銀行貸款及其他借款利息		(251,839)	(196,556)
Contribution from the non-controlling shareholders	非控股股東出資		-	19
Dividends paid	已付股息		(23,251)	(220,094)
Principal and interest elements of lease payments	租賃付款的本金與利息		(38,325)	(35,996)
Counter guarantee deposit and other	與公司債券有關的反擔保			
expenses related to corporate bond	保證金及其他開支		(25,000)	(11,662)
Increase in pledged deposits	已抵押存款增加		(51,700)	-
Net cash flows from/(used in) financing activities	融資活動所得/(所用)			
	現金流量淨額		329,565	(501,081)
NET (DECREASE)/INCREASE IN CASH	現金及現金等價物的			
AND CASH EQUIVALENTS	(減少)/增加淨額		(177,209)	212,218
Cash and cash equivalents at beginning of year	年初的現金及現金等價物		1,479,633	1,330,245
Effect of foreign exchange rate changes, net	匯率變動影響淨額		17,283	(62,830)
CASH AND CASH EQUIVALENTS	年末現金及現金等價物			
AT END OF YEAR			1,319,707	1,479,633
ANALYSIS OF BALANCES OF CASH AND	現金及現金等價物的結餘分析			
CASH EQUIVALENTS				
Cash and bank balances	現金及銀行結餘	27	1,319,707	1,479,633
Non-pledged time deposits with original	原始期限少於三個月的			
maturity of less than three months	非抵押定期存款	27	-	
CASH AND CASH EQUIVALENTS AS STATED IN	現金流量表載列的現金及			
	現金等價物	27	1,319,707	1,479,633

Notes to Financial Statements 財務報表附註

31 December 2022 二零二二年十二月三十一日

1. CORPORATE INFORMATION

The Company is a joint stock company with limited liability established in the People's Republic of China (hereafter, the "**PRC**") on 21 April 1998. With the approval of the China Securities Regulatory Commission, the Company completed its initial public offering and was listed on the Shenzhen Stock Exchange (stock code: 002399.SZ) on 6 May 2010. On 8 July 2020, the Company was listed on the Main Board of the Stock Exchange of Hong Kong Limited (the "**HKSE**") (stock code: 9989. HK). The registered address of the office of the Company is No.21 Langshan Road, Nanshan District, Shenzhen. The Company is ultimately controlled by Mr. Li Li and Ms. Li Tan who are acting in concert.

The Company and its subsidiaries (collectively referred to as the "**Group**") are principally engaged in biopharmaceutical production, biopharmaceutical services, biopharmaceutical trading and biopharmaceutical research and development in Asia, Europe and North America, and investment business in Asia and North America.

1. 公司資料

本公司是一家於一九九八年四月二十一 日在中華人民共和國(以下簡稱「中國」) 成立的股份有限公司。經中國證券監督 管理委員會批准,本公司完成了首次公 開發售並於二零一零年五月六日在深圳 證券交易所上市(證券代碼:002399. SZ)。本公司於二零二零年七月八日在香 港聯合交易所有限公司(「香港聯交所」) 主板上市(股份代號:9989.HK)。本公 司辦事處的註冊地址為深圳市南山區郎 山路21號。本公司最終由一致行動人士 李鋰先生和李坦女士控制。

本公司及其子公司(統稱為「本集團」)主 要在亞洲、歐洲及北美從事生物製藥生 產、生物製藥服務、生物製藥貿易及生 物製藥研發,以及在亞洲和北美開展投 資業務。

Notes to Financial Statements
財務報表附註
31 December 2022 二零二二年十二月三十一日

1. CORPORATE INFORMATION (Continued)

As of the date of this report, the Company had direct and indirect interests in its subsidiaries, all of which are private limited liability companies or limited partnerships, the particulars of which are set out below:

1. 公司資料(續)

截至本報告日期,本公司在其子公司中 擁有直接與間接權益,該等子公司均為 私人有限責任公司或有限責任合夥公 司,其詳細資料載列如下:

Name 名稱	Date and place of incorporation/ registration and place of operations 成立/註冊日期 和地點以及經營地點	Issued ordinary share/ registered capital 已發行普通股/ 註冊資本	Percentage attributable to 本公司 權益百	the Company 應佔 分比	Principal activities 主營業務
			Direct	Indirect	
			直接	間接	
Chengdu Sunrace Co., Ltd.*,**	PRC/Mainland China	RMB200,000,000	96%	_	Production and sale
成都深瑞畜產品有限公司	中國/中國內地	人民幣200,000,000元			of heparin sodium
	19 November 2009				生產及銷售肝素鈉
	二零零九年十一月十九日				
Shandong Ruisheng Biotechnology	PRC/Mainland China	RMB30,000,000	100%	-	Production and sale of
Co., Ltd.*,**	中國/中國內地	人民幣30,000,000元			heparin sodium
山東瑞盛生物技術有限公司	15 July 2010				生產及銷售肝素鈉
	二零一零年七月十五日				
Shenzhen Penghe Property	PRC/Mainland China	RMB132,000,000	55%	_	Property management operation
Management Co., Ltd.*,**	中國/中國內地	人民幣132,000,000元			物業管理經營
深圳朋和物業管理有限公司	13 June 2011				
	二零一一年六月十三日				
Shenzhen Pingshan New District	PRC/Mainland China	RMB120,000,000	100%	_	Biopharmaceutical production;
Hepalink Pharmaceutical Co., Ltd.*,**	中國/中國內地	人民幣120,000,000元			biopharmaceutical services; and
深圳市坪山新區海普瑞藥業有限公司	29 July 2013				biopharmaceutical research and
	二零一三年七月二十九日				development (" R&D ") 生物製藥生產:生物製藥服務; 及生物製藥研究及開發(「 研發 」)
Shenzhen Dekang Investment	PRC/Mainland China	RMB10,000,000	100%	-	Equity investment; investment
Development Co., Ltd.*,**	中國/中國內地	人民幣10,000,000元			management and consulting
深圳市德康投資發展有限公司	23 March 2015				股權投資;投資管理與諮詢
	二零一五年三月二十三日				

Notes to Financial Statements 財務報表附註 31 December 2022 二零二二年十二月三十一日

1. 公司資料*(續)*

1. CORPORATE INFORMATION (Continued)

Name 名稱	Date and place of incorporation/ registration and place of operations 成立/註冊日期 和地點以及經營地點	of incorporation/ Issued egistration and place ordinary share/ Percentage of equity of operations registered capital attributable to the Compa 成立/註冊日期 已發行普通股/ 本公司應佔		the Company 應佔	ny Principal activities 主營業務	
н II ²		E IOX I	」 Direct 直接	Indirect 間接	上日 不 切	
Shenzhen Fanpu Biotechnology Co., Ltd.*,** 深圳市返璞生物技術有限公司	PRC/Mainland China 25 February 2015 二零一五年二月二十五日	RMB1,000,000 人民幣1,000,000元	66%	-	Biopharmaceutical technology development and consulting 生物製藥技術開發與諮詢	
Hepalink (Hong Kong) Limited 海普瑞(香港)有限公司	Hong Kong 香港 23 November 2010 二零一零年 十一月二十三日	HK330,221,445 330,221,445港元	100%	-	Investment holding and trading of biopharmaceutical products 投資控股及生物醫藥產品貿易	
Hepalink Europe AB	Sweden 瑞典 1 February 2010 二零一零年二月一日	SEK100,000 100,000瑞典克朗	-	100%	Investment holding 投資控股	
Hepalink USA INC.	USA 美國 25 October 2013 二零一三年十月二十五日	10,000 shares 10,000股股份	100%	-	Investment holding 投資控股	
SPL Acquisition Corp. (" SPL ")	USA 13 July 2006 二零零六年七月十三日	500,000 shares 500,000股股份	in in Tr	100%	Production of active pharmaceutical ingredients and manufacture of pancreatin 生產原料藥及生產胰酶	
Scientific Protein Laboratories LLC	USA 22 January 2004 二零零四年一月二十二日	1,000 shares 1,000股股份	-	100%	Biopharmaceutical production and sales 生物製藥生產與銷售	
1. CORPORATE INFORMATION (Continued) 1. 公司資料(續)

Name 名稱	Date and place of incorporation/ registration and place of operations 成立/註冊日期 和地點以及經營地點	lssued ordinary share/ registered capital 已發行普通股/ 註冊資本	Percentage attributable to 本公司 權益百	the Company 應佔	Principal activities 主營業務
			Direct 直接	Indirect 間接	
Mobren Logistics L.L.C.	USA 美國 22 December 2003	1 share 1股股份	-	100%	Biopharmaceutical production and sales 生物製藥生產與銷售
	二零零三年 十二月二十二日				
Mobren Transport Inc.	USA 美國 23 December 1997	1,000 shares 1,000股股份	-	100%	Biopharmaceutical production and sales 生物製藥生產與銷售
	一九九七年 十二月二十三日				
Novahealth Biosystems, LLC	USA 美國 24 March 2016 二零一六年三月二十四日	1 share 1股股份	-	100%	Biopharmaceutical R&D 生物製藥研發
Pharma Bridge International LLC	USA 美國 28 November 2012 二零一二年 十一月二十八日	1 share 1股股份	-	100%	Biopharmaceutical sales 生物製藥銷售
SPL Distribution Holdings LLC	USA 美國	1 share 1股股份	-	100%	Biopharmaceutical sales 生物製藥銷售
	26 December 2017 ニ零一七年 十二月二十六日				

1. 公司資料*(續)*

1. CORPORATE INFORMATION (Continued)

Name 名稱	Date and place of incorporation/ registration and place of operations 成立/註冊日期 和地點以及經營地點	Issued ordinary share/ registered capital 已發行普通股/ 註冊資本	Percentage attributable to 本公司 權益百	the Company 應佔	Principal activities 主營業務
			Direct	Indirect	
			直接	間接	
SPL Distribution LLC	USA 美國 26 December 2017	1 share 1股股份	- 1	100%	Biopharmaceutical sales 生物製藥銷售
	二零一七年 十二月二十六日				
Cytovance Biologics, Inc.	USA 美國 19 September 2005 二零零五年九月十九日	5,000 shares 5,000股股份	-	100%	Biopharmaceutical contract manufacturing and development 生物製藥合同生產與開發
Shenzhen Beidi Aoke Technology Development Co., Ltd.*,** 深圳市北地奥科科技開發有限公司	PRC/Mainland China 中國/中國內地 19 July 2002 二零零二年七月十九日	RMB10,000,000 人民幣10,000,000元	100%	-	Biopharmaceutical technology development 生物製藥技術開發
Shenzhen Maple Sea Capital Equity Investment Fund Partnership (Limited Partnership)*,*** 深圳楓海資本股權投資基金合夥企業 (有限合夥)	PRC/Mainland China 中國/中國內地 10 April 2015 二零一五年四月十日	RMB250,000,000 人民幣250,000,000元	99%	-	Equity investment; venture investment; investment consulting and management 股權投資; 風險投資; 投資諮詢與管理
深圳昂瑞生物醫藥技術有限公司 Shenzhen OncoVent Biomedical Technology Co., Ltd.*,**	PRC/Mainland China 中國/中國內地 26 July 2016 二零二六年七月二十六日	USD9,259,300 9,259,300美元	54%		Biopharmaceutical R&D 生物製藥研發
OncoVent USA Inc.	USA 美國 11 August 2016 二零一六年八月十一日	20,000 shares 20,000股股份	-	54%	Biopharmaceutical R&D 生物製藥研發

1. CORPORATE INFORMATION (Continued) 1. 公司資料(續)

Principal activities 主營業務	he Company 應佔	Percentage of attributable to t 本公司』 權益百分	Issued ordinary share/ registered capital 已發行普通股/ 註冊資本	Date and place of incorporation/ registration and place of operations 成立/註冊日期 和地點以及經營地點	Name 名稱
	Indirect	Direct			
	間接	直接			
Biopharmaceutical production, sales and R&D 生物製藥的生產、銷售及研發	-	51%	USD14,117,647 14,117,647美元	PRC/Mainland China 中國/中國內地 2 July 2018 二零一八年七月二日	Shenzhen Ruidi Biomedical Co., Ltd.*,** 深圳市瑞迪生物醫藥有限公司
Biopharmaceutical R&D 生物製藥研發	51%	-	100 shares 100股股份	USA 美國 10 December 2018 二零一八年十二月十日	Arimab USA Inc.
Investment holding 投資控股	100%		1 share 1股股份	Hong Kong 香港 08 December 2019 二零一九年十二月八日	Hepalink Pharmaceutical (Hong Kong) Limited 海普瑞醫藥(香港)有限公司
Investment holding 投資控股	100%	-	1 share 1股股份	Hong Kong 香港 08 December 2019 二零一九年十二月八日	Hepalink Investment Limited 海普瑞投資有限公司
Investment holding 投資控股	100%	-	1 share 1股股份	Cayman Islands 開曼群島 12 August 2019 二零一九年八月十二日	Cytovance Cayman, Inc.
Investment holding and trading of biopharmaceutical products 投資控股及生物醫藥產品貿易	100%	-	1,000 shares 1,000股股份	USA 美國 25 June 2021 二零二一年六月二十五日	Techdow USA INC.
Investment holding 投資控股	100%		USD50,000 50,000美元	Cayman Islands 開曼群島 02 September 2021 二零二一年九月二日	Hepalink Capital I Inc.

1. CORPORATE INFORMATION (Continued)

1. 公司資料*(續)*

	Name	Date and place of incorporation/ registration and place of operations 成立/註冊日期 和地點以及經營地點	Issued ordinary share/ registered capital 已發行普通股/ 註冊資本	Percentage attributable to 本公司 權益百	the Company 應佔	Principal activities 主營業務
				Direct 直接	Indirect 間接	
1	Hepalink Healthcare Partners I L.P.	Cayman Islands 開曼群島 08 September 2021 二零二一年九月八日	-	-	100%	Investment holding 投資控股
1	Hepalink Biotechnology I Limited	Hong Kong 香港 24 September 2021 二零二一年九月二十四日	1 share 1股股份	-	100%	Investment holding 投資控股
1	Hepalink Biotechnology II Limited	Hong Kong 香港 24 September 2021 二零二一年九月二十四日	1 share 1股股份	-	100%	Investment holding 投資控股
1	Hepalink Capital II Inc.	Cayman Islands 開曼群島 02 September 2021 二零二一年九月二日	USD50,000 50,000美元	-	100%	Investment holding 投資控股
	Hepalink Healthcare Partners II L.P.	Cayman Islands 開曼群島 08 September 2021 二零二一年九月八日		-	100%	Investment holding 投資控股
	Hepalink Biotechnology III Limited	Hong Kong 香港 24 September 2021 二零二一年九月二十四日	1 share 1股股份	-	100%	Investment holding 投資控股
	Shenzhen Topknow Industrial Development Co., Ltd.*,** 深圳市多普樂實業發展有限公司	PRC/Mainland China 中國/中國內地 7 June 2000 二零零零年六月七日	RMB902,000,000 人民幣902,000,000元	100%	-	Biopharmaceutical R&D 生物製藥研發

1. CORPORATE INFORMATION (Continued) 1. 公司資料(續)

Name 名稱	Date and place of incorporation/ registration and place of operations 成立/註冊日期 和地點以及經營地點	Issued ordinary share/ registered capital 已發行普通股/ 註冊資本	Percentage attributable to 本公司 權益百	the Company 應佔	Principal activities 主營業務
			Direct 直接	Indirect 間接	
Shenzhen Techdow Pharmaceutical Co., Ltd.*,** 深圳市天道醫藥有限公司	PRC/Mainland China 中國/中國內地 29 June 2004 二零零四年六月二十九日	RMB768,000,000 人民幣768,000,000元	-	100%	Biopharmaceutical R&D 生物製藥研發
Techdow (Hong Kong) Limited	Hong Kong 香港 22 May 2013 二零一三年五月二十二日	HK 233,960,000 233,960,000港元	-	100%	Investment holding and trading of medical products 投資控股及醫療產品貿易
Techdow Europe AB	Sweden 瑞典 12 June 2014 二零一四年六月十二日	SEK100,000 100,000瑞典克朗		100%	Trading of medical products 醫療產品貿易
Hepalink (Shanghai) Co,. Ltd.*,** 海普瑞(上海)藥業有限公司	PRC/Mainland China 中國/中國內地 5 March 2012 二零一二年三月五日	RMB1,000,000 人民幣1,000,000元	-	100%	Provision of services on pharmaceutical related activities 提供藥物相關活動服務
Techdow Pharma Poland Sp.zo.o.	Poland 波蘭 12 October 2016 二零一六年十月十二日	PLN7,359,000 7,359,000茲羅提	-	100%	Trading of medical products 醫療產品貿易
Techdow Pharma Netherlands B.V.	Netherlands 荷蘭 6 June 2017 二零一七年六月六日	EUR480 480歐元	-	100%	Trading of medical products 醫療產品貿易
TD Pharma B.V.	Netherlands 荷蘭 22 November 2016 二零一六年 十一月二十二日	EUR480 480歐元		100%	Investment holding 投資控股

Notes to Financial Statements 財務報表附註 =零===年+=月=+--月

1. 公司資料(*續*)

1. CORPORATE INFORMATION (Continued)

Name 名稱	Date and place of incorporation/ registration and place of operations 成立/註冊日期 和地點以及經營地點	Issued ordinary share/ registered capital 已發行普通股/ 註冊資本	Percentage attributable to 1 本公司。 權益百	the Company 應佔	Principal activities 主營業務
			Direct 直接	Indirect 間接	
Techdow Pharma England Limited	England 英格蘭 6 December 2016 二零一六年十二月六日	EUR1,000 1,000歐元	-	100%	Trading of medical products 醫療產品貿易
Techdow Pharma Spain, S.L.	Spain 西班牙 23 January 2017 二零一七年一月二十三日	EUR3,000 3,000歐元	-	100%	Trading of medical products 醫療產品貿易
Techdow Pharma Germany GmbH	Germany 德國 13 December 2016 二零一六年十二月十三日	EUR25,000 25,000歐元		100%	Trading of medical products 醫療產品貿易
Techdow Pharma Italy S.R.L.	ltaly 意大利 4 April 2017 二零一七年四月四日	EUR10,000 10,000歐元	-	100%	Trading of medical products 醫療產品貿易
Techdow Pharma Switzerland GmbH	Switzerland 瑞士 23 March 2017 二零一七年三月二十三日 subsidiaries registered in the PRG	CHF20,000 20,000瑞士法郎	-	100%	Trading of medical products 醫療產品貿易
The English hames of these.	subsidiaries registered in the PRG s no English names have been reg		ated		主册的該等子公司英文名稱為其譯 §並未註冊任何英文名稱。

** The company is registered as a limited liability company in the PRC.

*** The company is registered as a limited partnership in the PRC.

The above table lists the subsidiaries of the Company which, in the opinion of the directors, principally affected the results for the year or formed a substantial portion of the net assets of the Group.

** 該公司在中國註冊為有限責任公司。

*** 該公司在中國註冊為有限合夥公司。

上表列出董事認為對本年度業績造成主 要影響或構成本集團資產淨值重大部分 的本公司子公司。



2.1 BASIS OF PREPARATION

These financial statements have been prepared in accordance with International Financial Reporting Standards ("**IFRSs**"), (which include all International Financial Reporting Standards, International Accounting Standards ("**IASs**") and Interpretations) issued by the International Accounting Standards Board (the "**IASB**") and the disclosure requirements of the Hong Kong Companies Ordinance.

They have been prepared under the historical cost convention, except for equity investments designated at fair value through other comprehensive income, derivative financial instruments and financial assets at fair value through profit or loss which have been measured at fair value. These financial statements are presented in Renminbi ("**RMB**") and all values are rounded to the nearest thousand (RMB'000) except when otherwise indicated.

Basis of consolidation

The consolidated financial statements include the financial statements of the Group for the year ended 31 December 2022. A subsidiary is an entity (including a structured entity), directly or indirectly, controlled by the Company. Control is achieved when the Group is exposed, or has rights, to variable returns from its involvement with the investee and has the ability to affect those returns through its power over the investee (i.e., existing rights that give the Group the current ability to direct the relevant activities of the investee).

Generally, there is a presumption that a majority of voting rights results in control. When the Company has, directly or indirectly, less than a majority of the voting or similar rights of an investee, the Group considers all relevant facts and circumstances in assessing whether it has power over an investee, including:

- (a) the contractual arrangement with the other vote holders of the investee;
- (b) rights arising from other contractual arrangements; and
- (c) the Group's voting rights and potential voting rights.

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2.1 編製基準

有關財務報表乃根據國際會計準則理事 會(「**國際會計準則理事會**」)發佈的《國際 財務報告準則》(「《**國際財務報告準則**》」) (包括所有《國際財務報告準則》、《國際 會計準則》(「《**國際會計準則**》」)和解釋) 以及香港《公司條例》的披露要求編製。

有關財務報表乃根據歷史成本慣例編 製,惟指定以公允價值計量且其變動計 入其他全面收益的股權投資、衍生金融 工具及以公允價值計量且其變動計入當 期損益的金融資產乃按公允價值計量。 有關財務報表以人民幣(「**人民幣**」)呈 列,除另有説明外,所有數值均約整至 最接近的千位數(人民幣千元)。

綜合基準

綜合財務報表包括本集團於截至二零 二二年十二月三十一日止年度的財務報 表。子公司指由本公司直接或間接控制 的實體(包括結構化實體)。當本集團因 參與被投資方而享有或有權享有可變回 報,並能夠通過其對被投資方的權力影 響該等回報(即賦予本集團當前有能力可 指導被投資方相關活動的現有權利)時, 即實現控制。

於一般情況下均存在多數投票權形成控 制權之推定。當本公司直接或間接擁有 被投資方的非多數表決權或類似權利 時,本集團在評估其是否擁有對被投資 方的權力時會考慮所有相關事實與狀 況,包括:

- (a) 與被投資方的其他表決權持有人的 合同安排;
- (b) 其他合同安排產生的權利;及
- (c) 本集團的表決權和潛在表決權。

財務報表附註

31 December 2022 二零二二年十二月三十一日

2.1 BASIS OF PREPARATION (Continued)

Basis of consolidation (Continued)

The financial statements of the subsidiaries are prepared for the same reporting period as the Company, using consistent accounting policies. The results of subsidiaries are consolidated from the date on which the Group obtains control, and continue to be consolidated until the date that such control ceases.

Profit or loss and each component of other comprehensive income are attributed to the owners of the parent of the Group and to the non-controlling interests, even if this results in the non-controlling interests having a deficit balance. All intra-group assets and liabilities, equity, income, expenses and cash flows relating to transactions between members of the Group are eliminated in full on consolidation.

The Group reassesses whether or not it controls an investee if facts and circumstances indicate that there are changes to one or more of the three elements of control described above. A change in the ownership interest of a subsidiary, without a loss of control, is accounted for as an equity transaction.

If the Group loses control over a subsidiary, it derecognises (i) the assets (including goodwill) and liabilities of the subsidiary, (ii) the carrying amount of any non-controlling interest and (iii) the cumulative translation differences recorded in equity; and recognises (i) the fair value of the consideration received, (ii) the fair value of any investment retained and (iii) any resulting surplus or deficit in profit or loss. The Group's share of components previously recognised in other comprehensive income is reclassified to profit or loss or retained profits, as appropriate, on the same basis as would be required if the Group had directly disposed of the related assets or liabilities.

2.1 編製基準(續)

綜合基準(續)

子公司按與本公司相同的報告期編製財 務報表,並採用一致的會計政策。子公 司的業績自本集團取得控制權日期起合 併,並繼續合併直至該控制權終止日期。

損益及其他全面收益的各個組成部分歸 屬於本集團母公司擁有人以及非控股權 益,即使此舉引致非控股權益出現赤字 餘額。與本集團成員公司之間的交易有 關的所有集團內部資產與負債、權益、 收入、支出及現金流量在合併時悉數抵 銷。

如果事實及情況顯示上文所述控制的三 項元素中一項或多項有變,則本集團會 重新評估其是否仍然控制被投資方。如 果一家子公司的擁有權權益出現變動而 並無導致失去控股權,則有關變動列賬 為權益交易。

如果本集團失去了對子公司的控制權, 將終止確認:(i)子公司資產(包括商譽)和 負債;(ii)任何非控股權益的賬面金額;及 (iii)計入權益的累計換算差額;並確認: (i)收到對價的公允價值;(ii)任何保留投資 的公允價值;及(iii)在損益中確認由此產 生之盈餘或虧絀。本集團之前確認的其 他全面收益構成部分應適當地重分類計 入損益,或保留溢利,基準與如果本集 團直接出售有關資產或負債所需者相同。



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Notes to Financial Statements 財務報表附註 ^{31 December 2022} _零==年+=月三+一日

2.2 CHANGES IN ACCOUNTING POLICIES AND DISCLOSURES

The Group has adopted the following revised IFRSs for the first time for the current year's financial statements.

Amendments to IFRS 3 《國際財務報告準則》第3號的修訂 Amendments to IAS 16

《國際會計準則》第16號的修訂 Amendments to IAS 37 《國際會計準則》第37號的修訂 Annual Improvements to *IFRSs 2018-2020*

《國際財務報告準則》二零一八年至二零二零年之年度改進

2.2 會計政策及披露事項變動

本集團於本年度財務報表中首次採納以 下經修訂《國際財務報告準則》。

Reference to the Conceptual Framework 引用財務報告概念框架 Property, Plant and Equipment: Proceeds before Intended Use 物業、廠房及設備:未作擬定用途前之所得款項 Onerous Contracts - Cost of Fulfilling a Contract 虧損合約一達成合約之成本

Amendments to IFRS 1, IFRS 9, Illustrative Examples accompanying IFRS 16, and IAS 41

《國際財務報告準則》第1號、《國際財務報告準則》 第9號、《國際財務報告準則》第16號隨附之説明範例 及《國際會計準則》第41號的修訂

The nature and the impact of the revised IFRSs that are applicable to the Group are described below:

Amendments to IFRS 3 replace a reference to the previous Framework (a) for the Preparation and Presentation of Financial Statements with a reference to the Conceptual Framework for Financial Reporting (the "Conceptual Framework") issued in March 2018 without significantly changing its requirements. The amendments also add to IFRS 3 an exception to its recognition principle for an entity to refer to the Conceptual Framework to determine what constitutes an asset or a liability. The exception specifies that, for liabilities and contingent liabilities that would be within the scope of IAS 37 or IFRIC 21 if they were incurred separately rather than assumed in a business combination, an entity applying IFRS 3 should refer to IAS 37 or IFRIC 21 respectively instead of the Conceptual Framework. Furthermore, the amendments clarify that contingent assets do not qualify for recognition at the acquisition date. The Group has applied the amendments prospectively to business combinations that occurred on or after 1 January 2022. As there were no contingent assets, liabilities and contingent liabilities within the scope of the amendments arising in the business combination that occurred during the year, the amendments did not have any impact on the financial position and performance of the Group.

適用於本集團的經修訂《國際財務報告準 則》的性質及影響闡述如下:

(a) 《國際財務報告準則》第3號的修訂 以於二零一八年三月所頒佈對 [財 務報告概念框架」(「概念框架」)的 提述取代先前對「編製及呈列財務 *報表的框架*」的提述,而無需大幅 改變其規定。該等修訂亦在《國際 財務報告準則》第3號就實體釐定 資產或負債的構成參考概念框架 所用的確認原則增設一項例外情 況。該例外情況訂明,對於可能屬 於《國際會計準則》第37號或國際 財務報告詮釋委員會第21號範圍 內的負債及或有負債而言,倘該等 負債乃單獨產生,而非於業務合併 中承擔,則應用《國際財務報告準 則》第3號的實體應分別參考《國際 會計準則》第37號或國際財務報告 架。再者,該等修訂釐清或然資產 於收購日期不符合確認資格。本集 團已按前瞻性基準對於二零二二年 一月一日或之後發生的業務合併應 用該等修訂。由於概無因年內發生 的業務合併而產生的任何或然資 產、負債及或有負債在該等修訂的 範圍內,故該等修訂概不影響本集 團的財務狀況及表現。

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2.2 CHANGES IN ACCOUNTING POLICIES AND DISCLOSURES (Continued)

- (b) Amendments to IAS 16 prohibit an entity from deducting from the cost of an item of property, plant and equipment any proceeds from selling items produced while bringing that asset to the location and condition necessary for it to be capable of operating in the manner intended by management. Instead, an entity recognises the proceeds from selling any such items, and the cost of those items as determined by IAS 2 *Inventories*, in profit or loss. The Group has applied the amendments retrospectively to items of property, plant and equipment made available for use on or after 1 January 2021. Since there was no sale of items produced prior to property, plant and equipment being available for use, the amendments did not have any impact on the financial position or performance of the Group.
- (c) Amendments to IAS 37 clarify that for the purpose of assessing whether a contract is onerous under IAS 37, the cost of fulfilling the contract comprises the costs that relate directly to the contract. Costs that relate directly to a contract include both the incremental costs of fulfilling that contract (e.g., direct labour and materials) and an allocation of other costs that relate directly to fulfilling that contract (e.g., an allocation of the depreciation charge for an item of property, plant and equipment used in fulfilling the contract as well as contract management and supervision costs). General and administrative costs do not relate directly to a contract and are excluded unless they are explicitly chargeable to the counterparty under the contract. The Group has applied the amendments prospectively to contracts for which it has not yet fulfilled all its obligations at 1 January 2022 and no onerous contracts were identified. Therefore, the amendments did not have any impact on the financial position or performance of the Group.

2.2 會計政策及披露事項變動 *(續)*

- (b) 《國際會計準則》第16號的修訂禁 止實體從物業、廠房及設備項目的 成本中扣除該資產在達致管理層預 定可運作狀態(包括位置與狀況) 期間所產生項目的全部出售所得款 項。取而代之,實體於損益內確認 該等項目的出售所得款項及成本。 本集團已對於二零二一年一月一日 或之後可供使用的物業、廠房及設 備項目(誠如《國際會計準則》第2 號釐定)追溯應用該等修訂。由於 物業、廠房及設備於可供使用期間 前概無出售已生產項目,故該等修 訂概不影響本集團的財務狀況及表 現。
- 《國際會計準則》第37號的修訂釐 (c) 清,就根據《國際會計準則》第37 號評估合約是否屬虧損合約而言, 履行合約的成本包括與合約直接相 關的成本。與合約直接相關的成本 包括履行該合約的遞增成本(例如 直接勞工及材料)及與履行該合約 直接相關的其他成本分配(例如分 配履行合約所用物業、廠房及設備 項目的折舊支出以及合約管理及監 督成本)。一般及行政成本與合約 並無直接關連,除非合約訂明可向 對方收取,否則不包括在內。本集 團已按前瞻性基準對於二零二二年 一月一日尚未履行全部責任的合約 應用該等修訂,且並無發現虧損合 約。因此,該等修訂概不影響本集 團的財務狀況及表現。



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2.2 CHANGES IN ACCOUNTING POLICIES AND DISCLOSURES (Continued)

- (d) Annual Improvements to IFRSs 2018-2020 sets out amendments to IFRS 1, IFRS 9, Illustrative Examples accompanying IFRS 16, and IAS 41. Details of the amendments that are applicable to the Group are as follows:
 - IFRS 9 *Financial Instruments*: clarifies the fees that an entity includes when assessing whether the terms of a new or modified financial liability are substantially different from the terms of the original financial liability. These fees include only those paid or received between the borrower and the lender, including fees paid or received by either the borrower or lender on the other's behalf. The Group has applied the amendment prospectively from 1 January 2022. As there was no modification of the Group's financial liabilities during the year, the amendment did not have any impact on the financial position or performance of the Group.
 - IFRS 16 *Leases*: removes the illustration of payments from the lessor relating to leasehold improvements in Illustrative Example 13 accompanying IFRS 16. This removes potential confusion regarding the treatment of lease incentives when applying IFRS 16.

2.2 會計政策及披露事項變動 *(續)*

- (d) 《國際財務報告準則》二零一八年 至二零二零年之年度改進載列《國際財務報告準則》第1號、《國際財務報告準則》第5號、《國際財務報告準則》第5號、《國際財務報告準則》第16號隨附之説明範例及《國際會計準則》第41號的修訂。 適用於本集團的修訂詳述如下:
 - 《國際財務報告準則》第9號 「金融工具」:釐清實體於評 估新訂或經修改金融負債條款 是否與原金融負債條款有 實質費用僅包括借款人與費 用,包括借款人或貸款人人 支付或收取的費 用,包括借款人或貸款人代 表另一方支付或收取的費 用。本集團已自二零性基準應 用該修訂。由於本集團概無 於年內修改金融負債,故該 修訂概不影響本集團的財務 狀況及表現。
 - 《國際財務報告準則》第16號 「租賃」:刪除《國際財務報 告準則》第16號隨附之説明 範例13中有關租賃物業裝修 的出租人付款説明。此準則 消除於應用《國際財務報告 準則》第16號時有關處理租 賃優惠的潛在困惑。



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2.3 ISSUED BUT NOT YET EFFECTIVE INTERNATIONAL FINANCIAL REPORTING STANDARDS

The Group has not applied the following new and revised IFRSs, that have been issued but are not yet effective, in the financial statements.

2.3 已發行但尚未生效的《國際 財務報告準則》

本集團尚未在財務報表中採用以下已發 佈但尚未生效的新訂和經修訂的《國際財 務報告準則》。

Amendments to IFRS 10 and IAS 28

《國際財務報告準則》第10號及《國際會計準則》第28號的修訂 Amendments to IFRS 16 《國際會計準則》第16號的修訂 IFRS 17 《國際會計準則》第17號 Amendments to IFRS 17 《國際會計準則》第17號的修訂 Amendment to IFRS 17 《國際會計準則》第17號的修訂

Amendments to IAS 1 《國際會計準則》第1號的修訂 Amendments to IAS 1 《國際會計準則》第1號的修訂 Amendments to IAS 1 and IFRS Practice Statement 2 《國際會計準則》第1號及《國際財務報告準則》實務報告 第2號的修訂 Amendments to IAS 8 《國際會計準則》第8號的修訂 Amendments to IAS 12

Sale or Contribution of Assets between an Investor and its Associate or Joint Venture³ 投資者與其聯營公司或合資企業之間出售資產或注資3 Lease Liability in a Sale and Leaseback² 售後回租中的租賃負債2 Insurance Contracts¹ 保險合約1 Insurance Contracts^{1,5} 保險合約1.5 Initial Application of IFRS 17 and IFRS 9 – Comparative Information⁶ 初步應用《國際財務報告準則》第17號及《國際財務報告準則》 第9號一比較資料。 Classification of Liabilities as Current or Non-current^{2,4} 將負債分類為流動或非流動2.4 Non-current Liabilities with Covenants (the "2022 Amendments")² 附有契諾的非流動負債(「二零二二年修訂」)2 Disclosure of Accounting Policies¹ 會計政策披露!

Definition of Accounting Estimates' 會計估計的定義' Deferred Tax related to Assets and Liabilities arising from a Single Transaction' 與單一交易產生之資產及負債相關的遞延税項'

《國際會計準則》第12號的修訂

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

² Effective for annual periods beginning on or after 1 January 2024

³ No mandatory effective date yet determined but available for adoption

⁴ As a consequence of the 2022 Amendments, the effective date of the 2020 Amendments was deferred to annual periods beginning on or after 1 January 2024.

- ⁵ As a consequence of the amendments to IFRS 17 issued in June 2020, IFRS 4 was amended to extend the temporary exemption that permits insurers to apply IAS 39 rather than IFRS 9 for annual periods beginning before 1 January 2023
- ⁶ An entity that chooses to apply the transition option relating to the classification overlay set out in this amendment shall apply it on initial application of IFRS 17

於二零二三年一月一日或之後開始的年度 期間生效

- 於二零二四年一月一日或之後開始的年度
- 期間生效 尚未釐定強制性生效日期但可供採納
- 作為於二零二文年修訂的結果,二零二零 年修訂的生效日期延期至於二零二四年一
- 月一日或之後開始的年度期間 作為於二零二零年六月頒佈的《國際財務報 告準則》第17號之修訂的結果,於二零三 年一月一日之前開始的年度期間,《國際財 務報告準則》第4號已作出修訂,以延長允 許保險人應用《國際會計準則》第39號而非 《國際財務報告準則》第9號的暫時豁免
- 選擇應用本修訂中規定與分類重疊有關的 過渡選項的實體,須於初次應用《國際財 務報告準則》第17號時應用該選項。

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2.3 ISSUED BUT NOT YET EFFECTIVE INTERNATIONAL FINANCIAL REPORTING STANDARDS (Continued)

Further information about those IFRSs that are expected to be applicable to the Group is described below.

Amendments to IFRS 10 and IAS 28 address an inconsistency between the requirements in IFRS 10 and in IAS 28 in dealing with the sale or contribution of assets between an investor and its associate or joint venture. The amendments require a full recognition of a gain or loss resulting from a downstream transaction when the sale or contribution of assets between an investor and its associate or joint venture constitutes a business. For a transaction involving assets that do not constitute a business, a gain or loss resulting from the transaction is recognised in the investor's profit or loss only to the extent of the unrelated investor's interest in that associate or joint venture. The amendments are to be applied prospectively. The previous mandatory effective date of amendments to IFRS 10 and IAS 28 was removed by the IASB in December 2015 and a new mandatory effective date will be determined after the completion of a broader review of accounting for associates and joint ventures. However, the amendments are available for adoption now.

Amendments to IAS 1 Classification of Liabilities as Current or Non-current clarify the requirements for classifying liabilities as current or non-current, in particular the determination over whether an entity has a right to defer settlement of the liabilities for at least 12 months after the reporting period. Classification of a liability is unaffected by the likelihood that the entity will exercise its right to defer settlement of the liability. The amendments also clarify the situations that are considered a settlement of a liability. In 2022, the IASB issued the 2022 Amendments to further clarify that, among covenants of a liability arising from a loan arrangement, only those with which an entity must comply on or before the reporting date affect the classification of that liability as current or non-current. In addition, the 2022 Amendments require additional disclosures by an entity that classifies liabilities arising from loan arrangements as non-current when it has a right to defer settlement of those liabilities that are subject to the entity complying with future covenants within 12 months after the reporting period. The amendments are effective for annual periods beginning on or after 1 January 2024 and shall be applied retrospectively. Earlier application is permitted. An entity that applies the 2020 Amendments early is required to apply simultaneously the 2022 Amendments, and vice versa. The Group is currently assessing the impact of the amendments and whether existing loan agreements may require revision. Based on a preliminary assessment, the amendments are not expected to have any significant impact on the Group's financial statements.

2.3 已發行但尚未生效的《國際 財務報告準則》(續)

預期將適用於本集團之該等《國際財務報 告準則》之進一步資料於下文載述。

《國際財務報告準則》第10號及《國際會 計準則》第28號的修訂乃針對《國際財 務報告準則》第10號及《國際會計準則》 第28號之間有關投資者與其聯營公司或 合營企業之間資產出售或注資兩者規定 之不一致情況。該等修訂規定,當投資 者與其聯營公司或合營企業之間的資產 出售或注資構成一項業務時,須確認全 數與下游企業進行交易所產生的收益或 虧損。當交易涉及不構成一項業務之資 產時,由該交易產生之收益或虧損於該
 投資者之損益內確認,惟僅以不相關投 資者於該聯營公司或合營企業之權益為 限。該等修訂將提前應用。國際會計準 則理事會已於二零一五年十二月剔除《國 際財務報告準則》第10號及《國際會計準 則》第28號的修訂的以往強制生效日期, 而新的強制生效日期將於對聯營公司及 合營企業的會計處理完成更廣泛的檢討 後釐定。然而,該等修訂現時可供採納。

《國際會計準則》第1號將負債分類為流動 *或非流動*的修訂澄清將負債分類為流動 或非流動的規定,尤其是釐定實體於報 告期後是否有權延遲償還負債至少十二 個月。負債的分類不受該實體行使其延 遲償還負債權利的可能性的影響。該等 修訂亦澄清被視為償還負債的情況。於 二零二二年,國際會計準則理事會頒佈 二零二二年修訂,進一步澄清於貸款安 排產生的負債契諾中,僅實體於報告日 期或之前必須遵守的該等契諾才會影響 該負債分類為流動負債或非流動負債。 此外,二零二二年修訂亦要求實體在將 貸款安排產生的負債歸類為非流動負債 時進行額外的披露,乃由於其有權延遲 清償該等負債,而該等負債亦受制於實 體於報告期後十二個月內遵守未來契諾 的情況。該等修訂於二零二四年一月一 日或之後開始的年度期間生效,並應追 溯應用。允許提早應用。提早應用二零 二零年修訂的實體須同時應用二零二二 年修訂,反之亦然。本集團目前正在評 估該等修正的影響,以及現有的貸款協 議是否須予修訂。根據初步評估,該等 修訂預期不會對本集團的財務報表造成 任何重大影響。

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2.3 ISSUED BUT NOT YET EFFECTIVE INTERNATIONAL FINANCIAL REPORTING STANDARDS (Continued)

Amendments to IAS 1 *Disclosure of Accounting Policies* require entities to disclose their material accounting policy information rather than their significant accounting policies. 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. Amendments to IFRS Practice Statement 2 provide non-mandatory guidance on how to apply the concept of materiality to accounting policy disclosures. Amendments to IAS 1 are effective for annual periods beginning on or after 1 January 2023 and earlier application is permitted. Since the guidance provided in the amendments to IFRS Practice Statement 2 is non-mandatory, an effective date for these amendments is not necessary. The Group is currently revisiting the accounting policy disclosures to ensure consistency with the amendments.

Amendments to IAS 8 clarify the distinction between changes in accounting estimates and changes in accounting policies. Accounting estimates are defined as monetary amounts in financial statements that are subject to measurement uncertainty. The amendments also clarify how entities use measurement techniques and inputs to develop accounting estimates. The amendments are effective for annual reporting periods beginning on or after 1 January 2023 and apply to changes in accounting policies and changes in accounting estimates that occur on or after the start of that period. Earlier application is permitted. The amendments are not expected to have any significant impact on the Group's financial statements.

Amendments to IAS 12 narrow the scope of the initial recognition exception in IAS 12 so that it no longer applies to transactions that give rise to equal taxable and deductible temporary differences, such as leases and decommissioning obligations. Therefore, entities are required to recognise a deferred tax asset (provided that sufficient taxable profit is available) and a deferred tax liability for temporary differences arising from these transactions. The amendments are effective for annual reporting periods beginning on or after 1 January 2023 and shall be applied to transactions related to leases and decommissioning obligations at the beginning of the earliest comparative period presented, with any cumulative effect recognised as an adjustment to the opening balance of retained profits or other component of equity as appropriate at that date. In addition, the amendments shall be applied prospectively to transactions other than leases and decommissioning obligations. Earlier application is permitted.

2.3 已發行但尚未生效的《國際 財務報告準則》(續)

《國際會計準則第1號》的修訂會計政策披 **露**要求實體披露其重大會計政策資料, 而非其重大會計政策。倘會計政策資料 與實體財務報告所載其他資料一併考慮 時,可合理預期影響一般用途財務報告 的主要使用者根據該等財務報告作出的 決定,有關會計政策資料屬重大。《國際 財務報告準則實務報告第2號》的修訂就 如何將重要性概念應用於會計政策披露 提供非強制性指引。《國際會計準則第1 號》的修訂於二零二三年一月一日或之 後開始的年度期間生效,並允許提早應 用。由於《國際財務報告準則實務報告第 2號》的修訂提供的指引並非強制性,故 該等修訂毋須生效。本集團現正重新審 視會計政策披露,以確保符合修訂。

《國際會計準則第8號》的修訂澄清會計估 計變動與會計政策變動之間的區別。會 計估計定義為存在計量不確定性的財務 報表內的貨幣金額。該等修訂亦澄清實 體如何使用計量技術及輸入數據以編製 會計估計。該等修訂於二零二三年一月 一日或之後開始的年度報告期間生效, 並適用於該期間開始時或之後發生的會 計政策變動及會計估計變動。可提早應 用。該等修訂預期不會對本集團財務報 表產生任何重大影響。

《國際會計準則第12號》的修訂縮小《國 際會計準則第12號》初始確認豁免的範 圍,使其不再適用於產生同等應納税義 務的交易以及可抵扣暫時差額,如租賃 及終止運作責任。因此,實體須就該等 交易產生的暫時差額確認遞延税項資產 (前提是有足夠的應課税溢利)及遞延税 項負債。該等修訂於二零二三年一月一 日或之後開始的年度報告期間生效,並 將應用於所呈列最早比較期間開始時與 租賃及終止運作責任有關的交易,而任 何累計影響確認為對保留溢利的年初結 餘或權益的其他組成部分(如適用)於該 日的調整。此外,該等修訂將追溯應用 於租賃及終止運作責任以外的交易。可 提早應用。該等修訂預期不會對本集團 財務報表產生任何重大影響。

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2.3 ISSUED BUT NOT YET EFFECTIVE INTERNATIONAL FINANCIAL REPORTING STANDARDS (Continued)

The Group has applied the initial recognition exception and did not recognise a deferred tax asset and a deferred tax liability for temporary differences for transactions related to leases. Upon initial application of these amendments, the Group will recognise deferred tax for all temporary differences related to leases at the beginning of the earliest comparative period presented. During the year, the Group has performed a detailed assessment on the impact of amendments to IAS 12. The Group has estimated that it will recognise a deferred tax asset of RMB28,222,000 for deductible temporary differences associated with lease liabilities and a deferred tax liability of RMB26,743,000 for taxable temporary differences associated with right-of-use assets, and recognise the cumulative effect of initially applying the amendments as an adjustment to retained profits at 1 January 2022.

2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Investments in associates

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An associate is an entity in which the Group has a long term interest of generally not necessary not less than 20% of the equity voting rights and over which it is in a position to exercise significant influence. Significant influence is the power to participate in the financial and operating policy decisions of the investee, but is not control over those policies.

The Group's investments in associates are stated in the consolidated statement of financial position at the Group's share of net assets under the equity method of accounting, less any impairment losses. Adjustments are made to bring into line any dissimilar accounting policies that may exist.

The Group's share of the post-acquisition results and other comprehensive income of associates is included in the consolidated statement of profit or loss and consolidated statement of comprehensive income, respectively. In addition, when there has been a change recognised directly in the equity of the associate, the Group recognises its share of any changes, when applicable, in the consolidated statement of changes in equity. Unrealised gains and losses resulting from transactions between the Group and its associates are eliminated to the extent of the Group's investments in the associates, except where unrealised losses provide evidence of an impairment of the assets transferred. Goodwill arising from the acquisition of associates is included as part of the Group's investments in associates.

Upon loss of significant influence over the associates, the Group measures and recognises any retained investments at their fair values. Any difference between the carrying amounts of the associate upon loss of significant influence and the fair values of the retained investment and proceeds from disposal is recognised in profit or loss.

2.3 已發行但尚未生效的《國際 財務報告準則》(續)

本集團已採用初始確認豁免,並無就有關 租賃的交易所產生之暫時差額確認遞延税 項資產或遞延税項負債。於首次應用該等 修訂後,本集團將於最早呈列的比較期之 初確認與租賃有關的所有暫時差額的遞 延税款。年內,本集團已詳細評估《國際 會計準則》第12號的修訂的影響。本集團 估計將確認與租賃負債相關的可扣減暫 時差額的遞延税項資產人民幣28,222,000 元及與使用權資產相關的應課税暫時差 額的遞延税項負債人民幣26,743,000元, 並確認首次應用該修訂的累計影響為對 於二零二二年一月一日保留溢利的調整。

2.4 重大會計政策概要

於聯營公司之投資

聯營公司是指本集團擁有長期權益的實 體,通常(但不必要)不低於股權表決權 的20%,並且擁有可對其施加重大影響 力的地位。重大影響力是參與被投資方 的財務和經營決策的權力,但不能控制 該等政策。

本集團於聯營公司之投資在綜合財務狀 況表中以權益會計法按本集團應佔資產 淨值扣除任何減值虧損後列示。對可能 存在的任何不同的會計政策已作出調整。

本集團佔聯營公司收購後業績及其他全 面收益分別計入綜合損益表及綜合全面 收益表。此外,直接對聯營公司權益確 認變動時,本集團於綜合權益變動表確 認其任何所佔變動(如適用)。本集團 與其聯營公司進行交易產生之未變現收 益及虧損按本集團於聯營公司之投資抵 銷,惟未變現虧損證實是由已轉讓資產 減值而產生則除外。收購聯營公司方產 生之商譽列作本集團於聯營公司之投資 之一部分。

失去對聯營公司之重大影響力後,本集 團按公允價值計量及確認任何保留投 資。失去重大影響力後的聯營公司賬面 值與保留投資之公允價值及出售所得款 項之差額於損益中確認。



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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Investments in associates (Continued)

When an investment in an associate is classified as held for sale, it is accounted for in accordance with IFRS 5 *Non-current Assets Held for Sale and Discontinued Operation*.

Business combinations and goodwill

Business combinations are accounted for using the acquisition method, except for business combination under common control. The consideration transferred is measured at the acquisition date fair value which is the sum of the acquisition date fair values of assets transferred by the Group, liabilities assumed by the Group to the former owners of the acquiree and the equity interests issued by the Group in exchange for control of the acquiree. For each business combination, the Group elects whether to measure the non-controlling interests in the acquiree that are present ownership interests and entitle their holders to a proportionate share of net assets in the event of liquidation at fair value or at the proportionate share of the acquiree's identifiable net assets. All other components of non-controlling interests are measured at fair value. Acquisition-related costs are expensed as incurred.

The Group determines that it has acquired a business when the acquired set of activities and assets includes an input and a substantive process that together significantly contribute to the ability to create outputs.

When the Group acquires a business, it assesses the financial assets and liabilities assumed for appropriate classification and designation in accordance with the contractual terms, economic circumstances and pertinent conditions as at the acquisition date. This includes the separation of embedded derivatives in host contracts of the acquiree.

If the business combination is achieved in stages, the previously held equity interest is remeasured at its acquisition date fair value and any resulting gain or loss is recognised in profit or loss.

Any contingent consideration to be transferred by the acquirer is recognised at fair value at the acquisition date. Contingent consideration classified as an asset or liability is measured at fair value with changes in fair value recognised in profit or loss. Contingent consideration that is classified as equity is not remeasured and subsequent settlement is accounted for within equity.

2.4 重大會計政策概要(續)

於聯營公司之投資(續)

於聯營公司之投資分類為持作出售時,將根據《國際財務報告準則》第5號持有待 售的非流動資產及已終止經營業務列賬。

業務合併及商譽

業務合併乃採用收購法入賬,惟共同控 制下的業務合併除外。所轉讓對價乃按 收購日期的公允價值計量,收購日期公 允價值乃本集團所轉讓資產之收購日期 公允價值及本集團為收購方前擁有人所 承擔之負債及本集團為交換被收購方前擁 有人在清盤的總值。就各業務供 購而可可識別資產淨值的應佔比例,計 購方可職方的非控股權益,即於被收 購方的現有所有權權益。非控股權益 的所有其他組成部分均按公允價值計 量。收購相關成本於發生時支銷。

本集團確定在一組已收購的業務及資產 包括一項投入及一個實際過程、而兩者 共同對創造產出的能力作出重大貢獻 時,收購該業務。

本集團收購業務時根據按合同條款、收 購日期的經濟情況及相關條件所作適當 分類及指定用途評估承擔的金融資產及 負債,其中包括分離被收購方主合同中 的嵌入式衍生工具。

如果業務合併分階段進行,則先前所持 股權按收購日期公允價值重新計量,而 就此產生的任何收益或虧損於損益確認。

收購方將轉讓的任何或然對價按收購日 期之公允價值確認。分類為資產或負債 之或然對價按公允價值計量,而公允價 值的變動於損益確認。分類為權益之或 然對價毋須重新計量,隨後結算於權益 列賬。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Business combinations and goodwill (Continued)

An acquisition of a business which is a business combination under common control is accounted for in a manner similar to a uniting of interests whereby the assets and liabilities acquired are accounted for at carryover predecessor values to the other party in the business combination within all periods presented as if the operations of the Group and the business acquired had always been combined. The difference between the consideration paid by the Group and the net assets or liabilities of the business acquired is adjusted against equity. Contingent consideration from the business combination under common control is recognised in equity.

Goodwill is initially measured at cost, being the excess of the aggregate of the consideration transferred, the amount recognised for non-controlling interests and any fair value of the Group's previously held equity interests in the acquiree over the identifiable net assets acquired and liabilities assumed. If the sum of this consideration and other items is lower than the fair value of the net assets acquired, the difference is, after reassessment, recognised in profit or loss as a gain on bargain purchase.

After initial recognition, goodwill is measured at cost less any accumulated impairment losses. Goodwill is tested for impairment annually or more frequently if events or changes in circumstances indicate that the carrying value may be impaired. The Group performs its annual impairment test of goodwill as at 31 December. For the purpose of impairment testing, goodwill acquired in a business combination is, from the acquisition date, allocated to each of the Group's cash-generating units, or groups of cash-generating units, that are expected to benefit from the synergies of the combination, irrespective of whether other assets or liabilities of the Group are assigned to those units or groups of units.

Impairment is determined by assessing the recoverable amount of the cash-generating unit (group of cash-generating units) to which the goodwill relates. The recoverable amount of the CGUs has been determined based on the higher of the value in use ("**VIU**") and fair value less costs of disposal ("**FVLCD**"). In measuring VIU, the Group bases cash flow projections on the most recent financial budgets/forecasts covering a period of five years, or a period longer than five years if it is justifiable, which takes into account the length of the post projection period for the cash flow into perpetuity, and this shall be achieved by identifying a "steady state" set of assumptions for the cash flows and applying a terminal value multiple to those cash flows. Where the recoverable amount of the cash-generating unit (group of cash-generating units) is less than the carrying amount, an impairment loss is recognised. An impairment loss recognised for goodwill is not reversed in a subsequent period.

2.4 重大會計政策概要(續)

業務合併及商譽(續)

收購業務如屬共同控制下的業務合併, 則按與權益結合類似之方式入賬,據 此,所收購資產及負債以所呈列所有期 間結轉至業務合併另一方的先前價值入 賬,猶如本集團營運及所收購業務一直 合併入賬。本集團已付對價與所收購業 務資產淨值或負債淨額之間的差額針對 權益作出調整。共同控制下的業務合併 產生的或然對價於權益內確認。

商譽初始按成本計量,即所轉讓對價、 已確認非控股權益金額以及本集團先前 所持被收購方股權的任何公允價值超出 所收購可識別資產淨值及所承擔負債之 差額。如果該對價及其他項目總額低於 所收購資產淨值的公允價值,則差額經 重新評估後於損益確認為議價購買收益。

於初始確認後, 商譽按成本減任何累計 減值虧損計量。每年對商譽進行減值測 試, 如果出現任何事件或情況轉變而顯 示賬面值可能減值,則會更頻密測試。 本集團每年於十二月三十一日對商譽進 行減值測試。就減值測試而言, 業務合 併所得商譽自收購當日起分配至本集團 的各個現金產生單位或各組現金產生單 位(預期會產生合併協同效益), 而不論 本集團其他資產或負債有否指定撥往該 等單位或單位組別。

減值金額通過評估商譽所屬的現金產生 單位(現金產生單位組別)的可收回金 額而確定。現金產生單位的可收回金額 乃根據使用價值與公允價值減出售成本 兩者中的較高者釐定。在計量使用價值 時,本集團以最近五年(倘合理則超過五 年)的財務預算/預測為基礎進行現金流 量預測,計及永續現金流量的後期預測 時間長度,通過識別現金流量的後期預測 時間長度,通過識別現金流量的後期預測 時間長度,通過識別現金流量的後期預測 時間長度,通過識別現金流量的後期預測 時間長度,通過識別現金流量的後期預測 時間長度,通過識別現金流量的後期預測 時間長度,通過識別現金流量的後期預測 時間長度,通過識別現金流量的後期預測 時間長度,通過識別現金流量的後期預過 問人。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Business combinations and goodwill (Continued)

Where goodwill has been allocated to a cash-generating unit (or group of cash-generating units) and part of the operation within that unit is disposed of, the goodwill associated with the operation disposed of is included in the carrying amount of the operation when determining the gain or loss on the disposal. Goodwill disposed of in these circumstances is measured based on the relative value of the operation disposed of and the portion of the cash-generating unit retained.

Fair value measurement

The Group measures its equity investments designated at fair value through other comprehensive income, derivative financial instruments and financial assets at fair value through profit or loss at the end of each reporting period. Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The fair value measurement is based on the presumption that the transaction to sell the asset or transfer the liability takes place either in the principal market for the asset or liability, or in the absence of a principal market, in the most advantageous market for the asset or liability. The principal or the most advantageous market must be accessible by the Group. The fair value of an asset or a liability is measured using the assumptions that market participants would use when pricing the asset or liability, assuming that market participants act in their economic best interest.

A fair value measurement of a non-financial asset takes into account a market participant's ability to generate economic benefits by using the asset in its highest and best use or by selling it to another market participant that would use the asset in its highest and best use.

The Group uses valuation techniques that are appropriate in the circumstances and for which sufficient data are available to measure fair value, maximising the use of relevant observable inputs and minimising the use of unobservable inputs.

2.4 重大會計政策概要(續)

業務合併及商譽(續)

如果商譽分配至現金產生單位(或現金產 生單位組別),且該單位內部分業務已出 售,則於確定出售的盈虧時,有關所出 售業務的商譽計入業務的賬面值。在該 等情況下出售的商譽根據所出售業務與 所保留的部分現金產生單位的相對價值 計量。

公允價值計量

本集團於各報告期末計量其指定以公允 價值計量且其變動計入其他全面收益的 股權投資、衍生金融工具及以公允價值 計量且其變動計入當期損益的金融資 產。公允價值為市場參與者於計量日期 在有序交易中出售資產所收取或轉讓負 債所支付的價格。公允價值計量乃以假 設債主要市場或(在無主要市場情況下) 對資產或負債最具優勢市場進行為基 礎。主要或最具優勢市場須為本集團可 進入的市場。資產或負債的公允價值乃 基於市場參與者為資產或負債定價時所 用的假設計量(假設市場參與者依照其最 佳經濟利益行事)。

非金融資產的公允價值計量須計及市場 參與者通過使用該資產之最高及最佳用 途或將該資產出售予將使用其最高及最 佳用途的另一市場參與者而產生經濟效 益的能力。

本集團採納適用於不同情況且具備充分 數據以供計量公允價值的估值方法,以 盡量增加使用相關可觀察輸入數據及盡 量減少使用不可觀察輸入數據。



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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Fair value measurement (Continued)

All assets and liabilities for which fair value is measured or disclosed in the financial statements are categorised within the fair value hierarchy, described as follows, based on the lowest level input that is significant to the fair value measurement as a whole:

- Level 1 based on quoted prices (unadjusted) in active markets for identical assets or liabilities
- Level 2 based on valuation techniques for which the lowest level input that is significant to the fair value measurement is observable, either directly or indirectly
- Level 3 based on valuation techniques for which the lowest level input that is significant to the fair value measurement is unobservable

For assets and liabilities that are recognised in the financial statements on a recurring basis, the Group determines whether transfers have occurred between levels in the hierarchy by reassessing categorisation (based on the lowest level input that is significant to the fair value measurement as a whole) at the end of each of reporting period.

Impairment of non-financial assets

Where an indication of impairment exists, or when annual impairment testing for an asset is required (other than inventories, contract assets, deferred tax assets and financial assets), the asset's recoverable amount is estimated. An asset's recoverable amount is the higher of the asset's or cash-generating unit's value in use and its fair value less costs of disposal ("**FVLCD**"), and is determined for an individual asset, unless the asset does not generate cash inflows that are largely independent of those from other assets or groups of assets, in which case, the recoverable amount is determined for the cash-generating unit to which the asset belongs. In testing a cash-generating unit for impairment, a portion of the carrying amount of a corporate asset (e.g., a headquarters building) is allocated to an individual cash-generating unit if it can be allocated on a reasonable and consistent basis or, otherwise, to the smallest group of cash-generating units.

2.4 重大會計政策概要(續)

公允價值計量(續)

所有公允價值於財務報表計量或披露的 資產及負債乃基於對公允價值計量整體 而言屬重大的最低層級輸入數據按以下 公允價值等級分類:

- 第1級一基於可識別資產或負債於活躍 市場的報價(未經調整)
- 第2級-基於對公允價值計量而言屬重 大的可觀察(直接或間接)最低 層級輸入數據的估值方法
- 第3級一基於對公允價值計量而言屬重 大的不可觀察最低層級輸入數 據的估值方法

對於按經常基準於財務報表確認的資產 及負債,本集團通過於各報告期末重新 評估分類(基於對公允價值計量整體而言 屬重大的最低層級輸入數據)確定是否發 生不同等級間的轉移。

非金融資產減值

倘出現減值跡象,或須對資產進行年度 減值測試(存貨、合同資產、遞延所得税 資產及金融資產除外),則估計資產的 可收回金額。資產之可收回金額是資產 或現金產生單位之使用價值與其公允價 值減出售成本兩者中之較高者,並就 個 別資產確定,除非該資產並無產生大致 上獨立於其他資產或資產組別的現金 產生單位確定可收回金額。在對現金產 生單位進行減值測試時,倘公司資產(如 總部大樓)賬面價值的一部分能夠按合理 及一致的基准予以分配,則該部分將分 配至單個現金產生單位,否則分配至最 小現金產生單位組別。

財務報表附註

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Impairment of non-financial assets (Continued)

An impairment loss is recognised only if the carrying amount of an asset exceeds its recoverable amount. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset. An impairment loss is charged to the statement of profit or loss in the period in which it arises in those expense categories consistent with the function of the impaired asset.

An assessment is made at the end of each reporting period as to whether there is an indication that previously recognised impairment losses may no longer exist or may have decreased. If such an indication exists, the recoverable amount is estimated. A previously recognised impairment loss of an asset other than goodwill is reversed only if there has been a change in the estimates used to determine the recoverable amount of that asset, but not to an amount higher than the carrying amount that would have been determined (net of any depreciation/amortisation) had no impairment loss been recognised for the asset in prior years. A reversal of such an impairment loss is credited to the statement of profit or loss in the period in which it arises.

Related parties

A party is considered to be related to the Group if:

- (a) the party is a person or a close member of that person's family and that person
 - (i) has control or joint control over the Group;
 - (ii) has significant influence over the Group; or
 - (iii) is a member of the key management personnel of the Group or of a parent of the Group;

or

2.4 重大會計政策概要(續)

非金融資產減值(續)

減值虧損僅於資產賬面值超過其可收回 金額時確認。在評估使用價值時,估計 日後現金流量乃按除税前貼現率計算其 現值,該貼現率反映目前市場對貨幣時 間值及該資產特定風險之評估。減值虧 損於產生期間自損益表中扣除,並計入 與減值資產功能一致的開支類別。

於各報告期末會評估有否跡象顯示先前 確認之減值虧損已不再存在或有所減 少。如果出現該等跡象,則估計資產之 可收回金額。當用以確定資產可收回金 額之估計有變,方會撥回該資產先前確 認之減值虧損(不包括商譽),惟所撥回 金額不可超過過往年度在並無就該資產 確認減值虧損的情況下確定之賬面值 (扣除任何折舊/攤銷)。撥回的減值虧 損於產生期間計入損益表。

關聯方

如果任何人士符合以下條件即屬本集團 之關聯方:

- (a) 有關人士為下述人士或身為下述人 士之直系親屬:
 - (i) 對本集團擁有控制權或共同 控制權;
 - (ii) 對本集團擁有重大影響力;或
 - (iii) 為本集團或本集團母公司的 主要管理人員;

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或

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Related parties (Continued)

(b) the party is an entity where any of the following conditions applies:

- (i) the entity and the Group are members of the same group;
- (ii) one entity is an associate or joint venture of the other entity (or of a parent, subsidiary or fellow subsidiary of the other entity);
- (iii) the entity and the Group are joint ventures of the same third party;
- (iv) one entity is a joint venture of a third entity and the other entity is an associate of the third entity;
- (v) the entity is a post-employment benefit plan for the benefit of employees of either the Group or an entity related to the Group;
- (vi) the entity is controlled or jointly controlled by a person identified in (a);
- (vii) a person identified in (a)(i) has significant influence over the entity or is a member of the key management personnel of the entity (or of a parent of the entity); and
- (viii) the entity, or any member of a group of which it is a part, provides key management personal services to the Group or to the parent of the Group.

2.4 重大會計政策概要(續)

關聯方(*續***)**

- (b) 有關人士為符合以下任何條件之實 體:
 - (i) 該實體與本集團為同一集團 的成員公司;
 - (ii) 該實體為另一家實體(或另 一家實體的母公司、子公司 或同系子公司)的聯營公司 或合營企業;
 - (iii) 該實體與本集團為同一第三方的合營企業;
 - (iv) 該實體為第三方的合營企 業,而另一實體為該名第三 方的聯營公司;
 - (v) 該實體為本集團或本集團關 連實體的僱員福利之退休福 利計劃中的一方;
 - (vi) 該實體受(a)段所述人士控制 或共同控制;
 - (vii) (a)(i)段所述之人士對該實體 擁有重大影響力或為該實體 (或該實體母公司)的主要管 理人員;及
 - (viii) 該實體或任何集團成員公司 向本集團或本集團母公司提 供主要管理人員服務。

財務報表附註

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Property, plant and equipment and depreciation

Property, plant and equipment, other than construction in progress, are stated at cost less accumulated depreciation and any impairment losses. The cost of an item of property, plant and equipment comprises its purchase price and any directly attributable costs of bringing the asset to its working condition and location for its intended use.

Expenditure incurred after items of property, plant and equipment have been put into operation, such as repairs and maintenance, is normally charged to the statement of profit or loss in the period in which it is incurred. In situations where the recognition criteria are satisfied, the expenditure for a major inspection is capitalised in the carrying amount of the asset as a replacement. Where significant parts of property, plant and equipment are required to be replaced at intervals, the Group recognises such parts as individual assets with specific useful lives and depreciates them accordingly.

Depreciation is calculated on the straight-line basis to write off the cost of each item of property, plant and equipment to its residual value over its estimated useful life. The principal annual rates used for this purpose are as follows:

Land	Not depreciated
Buildings	2.375%-4.75%
Machine equipment	9.5%-19%
Motor vehicles	9.5%-19%
Other equipment	9.5%-19%
Leasehold improvements	2.326%-33.3%

2.4 重大會計政策概要(續)

物業、廠房及設備與折舊

物業、廠房及設備(不包括在建工程)按 成本減累計折舊及任何減值虧損列賬。 物業、廠房及設備項目成本包括購買價 及使資產達至營運狀況及地點以作擬定 用途產生之任何直接應佔成本。

物業、廠房及設備項目投入運作後產生 之開支,如維修及保養費,一般於產生 期間在損益表中扣除。如果符合確認標 準,主要檢查開支於資產賬面值中資本 化為重置成本。如果須不時更換物業、 廠房及設備的重要部分,則本集團將該 等部分確認為具有特定可使用年期的個 別資產,並按各自的可使用年期折舊。

折舊以直線法按每項物業、廠房及設備 項目之估計可使用年期撇銷成本至剩餘 價值計算。折舊採用之主要年率如下:

土地	未作折舊
樓宇	2.375%-4.75%
機器設備	9.5%-19%
汽車	9.5%-19%
其他設備	9.5%-19%
租賃物業裝修	2.326%-33.3%

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Property, plant and equipment and depreciation *(Continued)*

Where parts of an item of property, plant and equipment have different useful lives, the cost of that item is allocated on a reasonable basis among the parts and each part is depreciated separately. Residual values, useful lives and the depreciation method are reviewed, and adjusted if appropriate, at least at each financial year end.

An item of property, plant and equipment including any significant part initially recognised is derecognised upon disposal or when no future economic benefits are expected from its use or disposal. Any gain or loss on disposal or retirement recognised in the statement of profit or loss in the year the asset is derecognised is the difference between the net sales proceeds and the carrying amount of the relevant asset.

Construction in progress represents a building under construction, which is stated at cost less any impairment losses, and is not depreciated. Cost comprises the direct costs of construction and capitalised borrowing costs on related borrowed funds during the period of construction. Construction in progress is reclassified to the appropriate category of property, plant and equipment when completed and ready for use.

Other intangible assets (other than goodwill)

Other intangible assets acquired separately are measured on initial recognition at cost. The cost of other intangible assets acquired in a business combination is the fair value at the date of acquisition. The useful lives of other intangible assets are assessed to be either finite or indefinite. Other intangible assets with finite lives are subsequently amortised over the useful economic life and assessed for impairment whenever there is an indication that the other intangible assets may be impaired. The amortisation period and the amortisation method for other intangible assets with a finite useful life are reviewed at least at each financial year end.

Other intangible assets with indefinite useful lives are tested for impairment annually either individually or at the cash-generating unit level. Such other intangible assets are not amortised. The useful life of other intangible assets with an indefinite life is reviewed annually to determine whether the indefinite life assessment continues to be supportable. If not, the change in the useful life assessment from indefinite to finite is accounted for on a prospective basis.

2.4 重大會計政策概要(續)

物業、廠房及設備與折舊(續)

如果物業、廠房及設備項目各部分可使 用年期不同,則該項目的成本按合理基 準於各部分之間分配,而各部分分別折 舊。本集團至少於各財政年度末檢討剩 餘價值、可使用年期及折舊方法,並予 以調整(如適用)。

物業、廠房及設備項目(包括初始確認之 任何重大部分)於出售時或當預期使用或 出售不再產生日後經濟利益,則終止確 認。在資產終止確認年度於損益表確認 之出售或報廢的任何收益或虧損為出售 所得款項淨額與有關資產賬面值之間的 差額。

在建工程乃指正在興建中之樓宇,以成 本減任何減值虧損入賬,並不計算折 舊。成本包括於興建期內興建之直接成 本及相關借款資金之已資本化借款成 本。在建工程於完成及可供使用時重新 分類為適當類別之物業、廠房及設備。

其他無形資產(商譽除外)

單獨收購的其他無形資產於初始確認時 按成本估量。於業務合併中收購的其他 無形資產的成本為於收購日期的公允 價值。其他無形資產的可使用年期的活 為有限或無限。具有限可使用年期的其 他無形資產隨後於可使用經濟年期內 銷,每當出現其他無形資產可能減值的 跡象時進行減值評估。具有限可使用年 期的其他無形資產的攤銷期間及攤銷方 法至少於各財政年度末進行檢討。

具無限可使用年期的其他無形資產個別 或在現金產生單位層面每年進行減值測 試。有關其他無形資產不會進行攤銷。 具無限可使用年期的其他無形資產的可 使用年期於每年進行檢討,以評定無限 可使用年期的評估是否繼續適用。倘不 再適用,則可使用年期的評估由無限改 為有限,並採用未來適用法入賬。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Other intangible assets (other than goodwill) (Continued) Patents and licences

Patents and incentes

Purchased patents and licences are stated at cost less any impairment losses and are amortised on the straight-line basis over their estimated useful lives of 10 to 20 years.

Computer software

Acquired computer software is stated at historical cost less amortisation. Acquired computer software is capitalised on the basis of the costs incurred to acquire and bring to use the specific software, and is amortised on a straight-line basis over the useful life of 3 to 10 years.

Trademarks

Trademarks are initially recognised and measured at costs incurred to register. The costs are amortised on the straight-line basis over their estimated useful lives of 10 years.

Proprietary technologies

Proprietary technologies invested by minority shareholders are recognised at fair vales assessed on the investment day or at cost of getting the medicine licences from the related authorities. Proprietary technologies are amortised on the straight-line basis over the respective estimated useful lives of 10 to 30 years, and the useful lives of the proprietary technologies are assessed by the Group after considering the useful lives of similar technologies and the market condition.

Brands

Brands acquired in a business combination are recognised at fair value at the acquisition date. The brands have a finite useful life and are carried at cost less accumulated amortisation. Amortisation is calculated using the straight-line method over the expected life of 15 years for the brands.

2.4 重大會計政策概要(續)

其他無形資產(商譽除外)(續)

專利及許可證

已購入專利及許可證按成本減任何減值 虧損列賬,並按10至20年估計可使用年 期以直線基準攤銷。

計算機軟件

所購得的計算機軟件按歷史成本減攤銷 列賬。所購得的計算機軟件按購買及使 其達至特定軟件用途所產生的成本予以 資本化,並按3至10年可使用年期以直線 基準攤銷。

商標

商標初始以註冊產生的成本進行確認與 計量。成本按十年估計可使用年期以直 線基準攤銷。

專有技術

少數股東投資的專有技術按於投資日評 估的公允價值或從有關當局獲得藥品許 可證的成本予以確認。專有技術各自按 10至30年估計可使用年期以直線基準攤 銷,且專有技術的使用年期乃經本集團 考慮同類技術的使用年期和市場狀況後 進行評估。

品牌

業務合併中購入的品牌按收購日期的公 允價值確認。該等品牌具有有限的使用 年期,並按成本減累計攤銷列賬。對於 品牌,攤銷使用直線法按15年估計年期 計算。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Other intangible assets (other than goodwill) (Continued)

Customer relationships

Customer relationships acquired in a business combination are recognised at fair value at the acquisition date. The contractual customer relationships have a finite useful life and are carried at cost less accumulated amortisation. Amortisation is calculated using the straight-line method over the expected life of 15 years for the customer relationships.

The estimated useful life of other intangible assets is determined by considering the period of the economic benefits to the Group or the periods of validity of intangible assets protected by the relevant laws, as well as by referring to the industry practice.

Research and development costs

All research costs are charged to the statement of profit or loss as incurred.

Expenditure incurred on projects to develop new products is capitalised and deferred only when the Group can demonstrate the technical feasibility of completing the intangible asset so that it will be available for use or sale, its intention to complete and its ability to use or sell the asset, how the asset will generate future economic benefits, the availability of resources to complete the project and the Group's ability to measure reliably the expenditure during the development. Product development expenditure which does not meet these criteria is expensed when incurred.

Leases

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The Group assesses at contract inception whether a contract is, or contains, a lease. A contract is, or contains, a lease if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration.

Group as a lessee

The Group applies a single recognition and measurement approach for all leases, except for short-term leases and leases of low-value assets. The Group recognises lease liabilities to make lease payments and right-of-use assets representing the right to use the underlying assets.

2.4 重大會計政策概要(續)

其他無形資產(商譽除外)(續)

客戶關係

業務合併中獲得的客戶關係按收購日期 的公允價值確認。合同客戶關係具有有 限的使用年期,並按成本減累計攤銷列 賬。對於客戶關係,攤銷使用直線法按 15年估計年期計算。

其他無形資產的預計使用年期乃計及本 集團的經濟利益期限或受相關法律保護 的無形資產的有效期限,並參照行業慣 例釐定。

研究及開發成本

所有研究費用在產生時計入損益表。

僅當本集團能夠證明完成無形資產的技 術可行性以使該無形資產可供使用或 出售、其完成意圖以及使用或出售該資 產的能力、該資產未來如何產生經濟利 益、完成項目所需的資源以及本集團在 開發過程中可靠地計量支出的能力時, 方可將開發新產品的項目產生的支出進 行資本化及遞延。不符合該等條件的產 品開發支出在產生時列作開支。

租賃

本集團於合同開始生效時評估一份合同 是否屬於或包含租賃。倘一份合同轉移 於一段時間內使用已確認資產的控制權 以換取對價,則該合同屬於或包含租賃。

本集團為承租人

本集團就所有租賃採用一套相同的確認 及計量方法,惟短期租賃及低價值資產 租賃除外。本集團確認租賃負債以作出 租賃付款及確認具有相關資產使用權的 使用權資產。

財務報表附註

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Leases (Continued) Group as a lessee (Continued)

(a) Right-of-use assets

The Group recognises right-of-use assets at the commencement date of the lease (that is the date the underlying asset is available for use). Right-of-use assets are measured at cost, less any accumulated depreciation and any impairment losses, and adjusted for any remeasurement of lease liabilities. The cost of right-of-use assets includes the amount of lease liabilities recognised, initial direct costs incurred, and lease payments made at or before the commencement date less any lease incentives received. Where applicable, the cost of a right-of-use asset also includes an estimate of costs to dismantle and remove the underlying asset or to restore the underlying asset or the site on which it is located. Right-of-use assets are depreciated on a straight-line basis over the shorter of the lease terms and the estimated useful lives of the assets as follows:

Properties	2 to 17 years
Equipment	2 to 5 years
Motor vehicles	2 to 4 years
Leasehold land	30 to 50 years

If ownership of the leased asset transfers to the Group by the end of the lease term or the cost reflects the exercise of a purchase option, depreciation is calculated using the estimated useful life of the asset.

2.4 重大會計政策概要(續)

租賃(續) 本集團為承租人(續)

(a) 使用權資產

本集團於租賃開始日期(即相關資產可供使用日期)確認使用權資產。使用權資產按成本減任何累計 折舊及任何減值虧損計量,並就租 賃負債的任何重新計量作出調整。 使用權資產的成本包括已確認的租 賃負債金額、已產生的初始直接成 本及於開始日期或之前已作出的租 賃付款減任何已收取的租賃優惠。 在適用情況下,使用權資產或復原相 關資產或其所在土地的估計成本。 使用權資產於其租期或估計可使用 年期(以較短者為準)內按直線法 折舊,具體如下:

物業	2至17年
設備	2至5年
汽車	2至4年
租賃土地	30至50年

倘租賃資產的所有權於租期末轉移 至本集團或相關成本反映行使購買 選擇權,則按照該資產的估計可使 用年期計算折舊。



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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Leases (Continued) Group as a lessee (Continued)

(b) Lease liabilities

Lease liabilities are recognised at the commencement date of the lease at the present value of lease payments to be made over the lease term. The lease payments include fixed payments (including in-substance fixed payments) less any lease incentives receivable, variable lease payments that depend on an index or a rate, and amounts expected to be paid under residual value guarantees. The lease payments also include the exercise price of a purchase option reasonably certain to be exercised by the Group and payments of penalties for termination of a lease, if the lease term reflects the Group exercising the option to terminate the lease. The variable lease payments that do not depend on an index or a rate are recognised as an expense in the period in which the event or condition that triggers the payment occurs.

In calculating the present value of lease payments, the Group uses its incremental borrowing rate at the lease commencement date because the interest rate implicit in the lease is not readily determinable. After the commencement date, the amount of lease liabilities is increased to reflect the accretion of interest and reduced for the lease payments made. In addition, the carrying amount of lease liabilities is remeasured if there is a modification, a change in the lease term, a change in lease payments (e.g., a change to future lease payments resulting from a change in an index or rate) or a change in assessment of an option to purchase the underlying asset.

(c) Short-term leases and leases of low-value assets

The Group applies the short-term lease recognition exemption to its short-term leases of machinery and equipment (that is those leases that have a lease term of 12 months or less from the commencement date and do not contain a purchase option). It also applies the recognition exemption for leases of low-value assets to leases of office equipment and laptop computers that are considered to be of low value. Lease payments on short-term leases and leases of low-value assets are recognised as an expense on a straight-line basis over the lease term.

2.4 重大會計政策概要(續)

租賃*(續) 本集團為承租人(續)*

(b) 租賃負債

租賃負債於租賃開始日期按於租期 內將作出的租賃付款的現值確認。 租賃付款包括固定付款(包括實質 上的固定付款)減任何應收租賃優 惠、取決於指數或利率的可變租賃 付款及預期將根據剩餘價值擔保支 付的金額。租賃付款亦包括本集團 合理確定將行使的購買選擇權的行 使價及就終止租賃支付的罰款(如 果租期反映本集團行使終止租賃選 擇權)。並不取決於指數或利率的 可變租賃付款於觸發付款的事件或 情況發生的期間確認為開支。

於計算租賃付款的現值時,由於租 賃中隱含的利率不容易確定,故本 集團於租賃開始日期使用其增量借 款利率。於開始日期後,租賃負債 的金額增加以反映利息增加並就作 出的租賃付款扣減。此外,如果出 現修訂、租期變動、租賃付款變動 (例如,因指數或利率變動導致的 未來租賃付款變動)或購買相關資 產的選擇權評估變更,則租賃負債 的賬面值會重新計量。

(c) 短期租賃及低價值資產租賃 本集團將機器及設備短期租賃確認 豁免適用於其短期租賃(即自開始 日期起計之租期為12個月或以下並 且不包括購買選擇權的租賃)。其 亦將低價值資產租賃的確認豁免應 用於被視為具有低價值的辦公室設 備及筆記本電腦租賃。短期租賃的 租賃付款及低價值資產租賃在租期 內按直線法確認為開支。



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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Leases (Continued) Group as a lessor

When the Group acts as a lessor, it classifies at lease inception (or when there is a lease modification) each of its leases as either an operating lease or a finance lease.

Leases in which the Group does not transfer substantially all the risks and rewards incidental to ownership of an asset are classified as operating leases. When a contract contains lease and non-lease components, the Group allocates the consideration in the contract to each component on a relative stand-alone selling price basis. Rental income is accounted for on a straight-line basis over the lease terms and is included in revenue in the statement of profit or loss due to its operating nature. Initial direct costs incurred in negotiating and arranging an operating lease are added to the carrying amount of the leased asset and recognised over the lease term on the same basis as rental income. Contingent rents are recognised as revenue in the period in which they are earned.

2.4 重大會計政策概要(續)

租賃*(續) 本集團為出租人*

當本集團作為出租人時,本集團 在租賃開始時(或當存在租賃變更 時)將其每項租賃分類為經營租賃 或融資租賃。

本集團實質上沒有轉移資產所有權 附帶的所有風險和報酬的租賃被歸 類為經營租賃。當合約包含租賃和 非租賃組成部分時,本集團將契約 中的對價以相對獨立的銷售價格分 配給每個組成部分。租金收入在租 賃期內按直線法核算,並因其經營 性質計入損益表中的收入。在談判 和安排經營租賃時產生的初始直接 費用,計入租賃資產的賬面價值, 並在租賃調內按與租金收入相同的 基礎確認。或然租金在其賺取期間 確認為收入。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Financial assets Initial recognition and measurement

Financial assets are classified, at initial recognition, as subsequently measured at amortised cost, fair value through other comprehensive income, and fair value through profit or loss.

The classification of financial assets at initial recognition depends on the financial asset's contractual cash flow characteristics and the Group's business model for managing them. With the exception of trade receivables that do not contain a significant financing component or for which the Group has applied the practical expedient of not adjusting the effect of a significant financing component, the Group initially measures a financial asset at its fair value plus, in the case of a financial asset not at fair value through profit or loss, transaction costs. Trade receivables that do not contain a significant financing component or for which the Group has applied the practical expedient are measured at the transaction price determined under IFRS 15 in accordance with the policies set out for "Revenue recognition" below.

In order for a financial asset to be classified and measured at amortised cost or fair value through other comprehensive income, it needs to give rise to cash flows that are solely payments of principal and interest ("**SPPI**") on the principal amount outstanding. Financial assets with cash flows that are not SPPI are classified and measured at fair value through profit or loss, irrespective of the business model.

The Group's business model for managing financial assets refers to how it manages its financial assets in order to generate cash flows. The business model determines whether cash flows will result from collecting contractual cash flows, selling the financial assets, or both. Financial assets classified and measured at amortised cost are held within a business model with the objective to hold financial assets in order to collect contractual cash flows, while financial assets classified and measured at fair value through other comprehensive income are held within a business model with the objective of both holding to collect contractual cash flows and selling. Financial assets which are not held within the aforementioned business models are classified and measured at fair value through profit or loss.

2.4 重大會計政策概要(續)

金融資產 *初始確認及計量*

金融資產於初始確認時分類為其後按攤 銷成本、以公允價值計量且其變動計入 其他全面收益及以公允價值計量且其變 動計入當期損益計量。

於初始確認時,金融資產分類取決於金 融資產的合同現金流量特點及本集團管 理該等金融資產的業務模式。除並無重 大融資成分或本集團已就此應用不調整 重大融資成分影響的可行權宜方法的貿 易應收款項外,本集團初始按公允價值 加上(如果金融資產並非以公允價值量 且其變動計入當期損益)交易成本計量金 融資產。並無重大融資成分或本集團已 就此應用可行權宜方法的貿易應收款項 乃根據《國際財務報告準則》第15號確定 的交易價格,按照下文「收入確認」所載 政策計量。

為使金融資產按攤銷成本或以公允價值 計量且其變動計入其他全面收益進行分 類及計量,需產生純粹為支付本金及未 償還本金利息(「純粹為支付本金及利 息」)的現金流量。具有並非純粹為支付 本金及利息的現金流量的金融資產,按 以公允價值計量且其變動計入當期損益 分類及計量,而不論其業務模式為何。

本集團管理金融資產的業務模式指其如 何管理其金融資產以產生現金流量。業 務模式確定現金流量是否來自收取合同 現金流量、出售金融資產或兩者兼有。 按攤銷成本分類及計量的金融資產,按 皆在持有金融資產以收取合同現金流量 的業務模式持有,而按以公允價值計量 自大業務模式持有的金融資產,按 公式量及出售的業務模式持有。並非按 上述業務模式持有的金融資產,按以公 允價值計量且其變動計入當期損益分類 及計量。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Financial assets (Continued)

Initial recognition and measurement (Continued)

Purchases or sales of financial assets that require delivery of assets within the period generally established by regulation or convention in the market place (regular way trades) are recognised on the trade date, i.e., the date that the Group commits to purchase or sell the asset.

Subsequent measurement

The subsequent measurement of financial assets depends on their classification as follows:

Financial assets at amortised cost (debt instruments)

Financial assets at amortised cost are subsequently measured using the effective interest method and are subject to impairment. Gains and losses are recognised in the statement of profit or loss when the asset is derecognised, modified or impaired.

Financial assets designated at fair value through other comprehensive income (equity investments)

Upon initial recognition, the Group can elect to classify irrevocably its equity investments as equity investments designated at fair value through other comprehensive income when they meet the definition of equity under IAS 32 Financial Instruments: Presentation and are not held for trading. The classification is determined on an instrument-by-instrument basis.

Gains and losses on these financial assets are never recycled to the statement of profit or loss. Dividends are recognised as other income in the statement of profit or loss when the right of payment has been established, it is probable that the economic benefits associated with the dividend will flow to the Group and the amount of the dividend can be measured reliably, except when the Group benefits from such proceeds as a recovery of part of the cost of the financial asset, in which case, such gains are recorded in other comprehensive income. Equity investments designated at fair value through other comprehensive income are not subject to impairment assessment.

2.4 重大會計政策概要(續)

金融資產*(續)* 初始確認及計量(續)

須於市場規定或慣例(常規方式交易)一 般所定的期間交付資產的金融資產購入 或出售於交易日(即本集團承諾購入或出 售資產當日)確認。

後續計量

金融資產之其後計量視以下分類而定:

按攤銷成本計量的金融資產(債 務工具)

按攤銷成本計量的金融資產其後使用實 際利率法計量,並須予減值。當資產取 消確認、修改或減值時,則會在損益表 內確認收益及虧損。

指定以公允價值計量且其變動 計入其他全面收益的金融資產 (股權投資)

於初始確認時,倘股權投資符合《國際會 計準則》第32號*金融工具:呈列*項下權益 的定義且並非持作買賣,本集團可選擇 將其股權投資不可撤回地分類為指定以 公允價值計量且其變動計入其他全面收 益的股權投資。分類按個別工具基準確 定。

該等金融資產的收益及虧損概不會被重 新計入損益表。在支付權確立,與股息 相關的經濟利益很可能流入本集團,且 股息的金額能夠可靠計量時,股息於損 益表內確認為其他收入,惟當本集團於 作為收回金融資產一部分成本的所得款 項中獲益時則除外,於此情況下,該等 收益於其他全面收益入賬。指定以公允 價值計量且其變動計入其他全面收益的 股權投資不受減值評估影響。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Financial assets (Continued) Financial assets at fair value through profit or loss

Financial assets at fair value through profit or loss are carried in the statement of financial position at fair value with net changes in fair value recognised in the statement of profit or loss.

This category includes derivative instruments and equity investments which the Group had not irrevocably elected to classify at fair value through other comprehensive income. Dividends on equity investments classified as financial assets at fair value through profit or loss are also recognised as other income in the statement of profit or loss when the right of payment has been established, it is probable that the economic benefits associated with the dividend will flow to the Group and the amount of the dividend can be measured reliably.

A derivative embedded in a hybrid contract, with a financial liability or non-financial host, is separated from the host and accounted for as a separate derivative if the economic characteristics and risks are not closely related to the host; a separate instrument with the same terms as the embedded derivative would meet the definition of a derivative; and the hybrid contract is not measured at fair value through profit or loss. Embedded derivatives are measured at fair value with changes in fair value recognised in the statement of profit or loss. Reassessment only occurs if there is either a change in the terms of the contract that significantly modifies the cash flows that would otherwise be required or a reclassification of a financial asset out of the fair value through profit or loss category.

A derivative embedded within a hybrid contract containing a financial asset host is not accounted for separately. The financial asset host together with the embedded derivative is required to be classified in its entirety as a financial asset at fair value through profit or loss.

2.4 重大會計政策概要(續)

金融資產*(續) 以公允價值計量且其變動計入 當期損益的金融資產*

以公允價值計量且其變動計入當期損益 的金融資產按公允價值於財務狀況表列 賬,而公允價值的淨變動則於損益表內 確認。

該類別包括本集團並無不可撤回地選擇 以公允價值計量且其變動計入其他全面 收益分類的衍生工具及股權投資。分類 為以公允價值計量且其變動計入當期損 益的金融資產的股權投資股息亦於支付 權確立,與股息相關的經濟利益很可能 流入本集團,且股息的金額能夠可靠計 量時,於損益表內確認為其他收入。

當嵌入於混合合同(包含金融負債或非金 融主合同)的衍生工具具備與主合同不緊 密相關的經濟特徵及風險;擁有與嵌入 式衍生工具相同條款的單獨工具符合衍 生工具的定義;且混合合同並非以公允 價值計量且其變動計入當期損益計量, 則該衍生工具與主合同分開並作為單獨 衍生工具入賬。嵌入式衍生工具按公允 價值計量,公允價值的變動於幅改變其公 介價值計量且其變動計入當期損益表內 唯況下所需現金流量動計入當期損益類別 重新分類時方會進行重新評估。

嵌入於混合合同(包含金融資產主合同) 的衍生工具並非單獨入賬。金融資產主 合同連同嵌入式衍生工具須全部分類為 以公允價值計量且其變動計入當期損益 的金融資產。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Financial assets (Continued) Financial assets at fair value through profit or loss (Continued)

Derecognition of financial assets

A financial asset (or, where applicable, a part of a financial asset or part of a group of similar financial assets) is primarily derecognised (i.e., removed from the Group's consolidated statement of financial position) when:

- The rights to receive cash flows from the asset have expired; or
- The Group has transferred its rights to receive cash flows from the asset or has assumed an obligation to pay the received cash flows in full without material delay to a third party under a 'pass-through' arrangement; and either (a) the Group has transferred substantially all the risks and rewards of the asset, or (b) the Group has neither transferred nor retained substantially all the risks and rewards of the asset, but has transferred control of the asset.

When the Group has transferred its rights to receive cash flows from an asset or has entered into a pass-through arrangement, it evaluates if, and to what extent, it has retained the risk and rewards of ownership of the asset. When it has neither transferred nor retained substantially all the risks and rewards of the asset, nor transferred control of the asset, the Group continues to recognise the transferred asset to the extent of its continuing involvement. In that case, the Group also recognises an associated liability. The transferred asset and the associated liability are measured on a basis that reflects the rights and obligations that the Group has retained.

Continuing involvement that takes the form of a guarantee over the transferred asset is measured at the lower of the original carrying amount of the asset and the maximum amount of consideration that the Group could be required to repay.

2.4 重大會計政策概要(續)

金融資產*(續)* 以公允價值計量且其變動計入 當期損益的金融資產(續)

終止確認金融資產

出現以下情形時,金融資產(或一項金融 資產的部分或一組同類金融資產的部分 (如適用))一般會被終止確認(即自本集 團綜合財務狀況表剔除):

- 從資產收取現金流量的權利已屆 滿;或
- 本集團已轉讓從資產收取現金流量的權利,或已根據「過手」安排承 擔向第三方無重大延誤全額支付所 收現金流量的責任;及(a)本集團已 轉讓資產的絕大部分風險及回報, 或(b)本集團雖未轉讓或保留資產的 絕大部分風險及回報,但已轉讓資 產的控制權。

當本集團已轉讓從資產收取現金流量的 權利或訂立過手安排,則評估有否保留 該資產所有權的風險及回報以及保留程 度。當本集團並無轉讓或保留資產的絕 大部分風險及回報,亦無轉讓資產的絕 大部分風險及回報,亦無轉讓資產的絕 權,本集團將以其持續參與程度為限繼 續確認所轉讓資產。在該情況下,本集 團亦確認相關負債。已轉讓資產及相關 負債根據反映本集團所保留權利及責任 的基準計量。

以對已轉讓資產擔保的形式作出的持續 參與按該資產原賬面值與本集團可能須 償還的最高對價兩者的較低者計量。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Impairment of financial assets

The Group recognises an allowance for expected credit losses ("**ECLs**") for all debt instruments not held at fair value through profit or loss. ECLs are based on the difference between the contractual cash flows due in accordance with the contract and all the cash flows that the Group expects to receive, discounted at an approximation of the original effective interest rate. The expected cash flows will include cash flows from the sale of collateral held or other credit enhancements that are integral to the contractual terms.

General approach

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ECLs are recognised in two stages. For credit exposures for which there has not been a significant increase in credit risk since initial recognition, ECLs are provided for credit losses that result from default events that are possible within the next 12 months (a 12-month ECL). For those credit exposures for which there has been a significant increase in credit risk since initial recognition, a loss allowance is required for credit losses expected over the remaining life of the exposure, irrespective of the timing of the default (a lifetime ECL).

At each reporting date, the Group assesses whether the credit risk on a financial instrument has increased significantly since initial recognition. When making the assessment, the Group compares the risk of a default occurring on the financial instrument as at the reporting date with the risk of a default occurring on the financial instrument as at the date of initial recognition and considers reasonable and supportable information that is available without undue cost or effort, including historical and forward-looking information. The Group considers that there has been a significant increase in credit risk when contractual payments are more than 30 days past due.

The Group considers a financial asset in default when contractual payments are 90 days past due. However, in certain cases, the Group may also consider a financial asset to be in default when internal or external information indicates that the Group is unlikely to receive the outstanding contractual amounts in full before taking into account any credit enhancements held by the Group.

2.4 重大會計政策概要(續)

金融資產減值

金融資產減值本集團就所有並非以公允 價值計量且其變動計入當期損益持有的 債務工具計提預期信用損失(「預期信用 損失」)撥備。預期信用損失基於根據合 同到期的合同現金流量與本集團預期收 取的所有現金流量差額計量,並按原實 際利率近似值貼現。預期現金流量將包 括出售為合同條款組成部分的抵押品或 其他信用增級工具所得現金流量。

一般方式

預期信用損失於兩個階段確認。就初始 確認以來信貸風險並無顯著增加的信貸 風險項目而言,預期信用損失為就未來 12個月可能發生的違約事件產生的信 用損失計提撥備(12個月的預期信用損 失)。就初始確認以來信貸風險顯著增加 的信貸風險項目而言,須於風險剩餘年 期內就預期信用損失計提虧損撥備,不 論違約時間(年限內預期信用損失)。

於各報告日期,本集團評估金融工具的 信貸風險自初始確認以來是否顯著增 加。進行評估時,本集團比較金融工具 於報告日期出現違約之風險與該金融工 具於初始確認日期出現違約之風險,並 考慮合理及有理據且毋須花費不必要成 本或精力即可獲得之資料,包括過往及 前瞻性資料。本集團認為,當合約付款 逾期超過30日時,信貸風險會顯著增加。

如果合同付款逾期90天,本集團視金融 資產為違約。然而,於若干情況下,本 集團亦可能在計及本集團持有的任何信 用增級工具前,於有內部或外部數據顯 示本集團可能無法悉數收回未償還合同 款項時視金融資產為違約。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Impairment of financial assets (Continued) General approach (Continued)

A financial asset is written off when there is no reasonable expectation of recovering the contractual cash flows.

Financial assets at amortised cost are subject to impairment under the general approach and they are classified within the following stages for measurement of ECLs except for trade receivables which apply the simplified approach as detailed below.

- Stage 1 Financial instruments for which credit risk has not increased significantly since initial recognition and for which the loss allowance is measured at an amount equal to 12-month ECLs
- Stage 2 Financial instruments for which credit risk has increased significantly since initial recognition but that are not credit-impaired financial assets and for which the loss allowance is measured at an amount equal to lifetime ECLs
- Stage 3 Financial assets that are credit-impaired at the reporting date (but that are not purchased or originated credit-impaired) and for which the loss allowance is measured at an amount equal to lifetime ECLs

Simplified approach

For trade receivables and contract assets that do not contain a significant financing component or when the Group applies the practical expedient of not adjusting the effect of a significant financing component, the Group applies the simplified approach in calculating ECLs. Under the simplified approach, the Group does not track changes in credit risk, but instead recognises a loss allowance based on lifetime ECLs at each reporting date. The Group has established a provision matrix that is based on its historical credit loss experience, adjusted for forward-looking factors specific to the debtors and the economic environment.

2.4 重大會計政策概要(續)

金融資產減值*(續)* 一般方式(續)

當概無合理預期可收回合同現金流量 時,金融資產將予撇銷。

根據一般方法,按攤銷成本列賬的金融 資產須計提減值並按下列階段分類以計 量預期信用損失,惟貿易應收款項則採 用下述簡化方法計量。

- 第一階段一就自初始確認以來信貸風險 並無顯著增加及虧損撥備按 等同12個月預期信用損失金 額計量的金融工具
- 第二階段一 就自初始確認以來信貸風險 明顯增加但並非信貸減值金 融資產及虧損撥備按等同年 限內預期信用損失金額計量 的金融工具
- 第三階段- 就於報告日期已發生信貸減 值(但非購入或原本已發生 信貸減值)及虧損撥備按等 同年限內預期信用損失金額 計量的金融資產

簡化方法

就並無重大融資成分或本集團已應用權 宜方法不調整重大融資成分的貿易應 收款項及合約資產而言,本集團應用簡 化方法計算預期信用損失。根據簡化方 法,本集團並不記錄信貸風險的變動, 而是根據各報告日期的年限內預期信用 損失確認虧損撥備。本集團已根據本集 團的過往信用損失經驗設立撥備矩陣, 並根據債務人特定的前瞻性因素及經濟 環境作出調整。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Financial liabilities

Initial recognition and measurement

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Financial liabilities are classified, at initial recognition, as financial liabilities at fair value through profit or loss, loans and borrowings, payables, or as derivatives designated as hedging instruments in an effective hedge, as appropriate.

All financial liabilities are recognised initially at fair value and, in the case of loans and borrowings and payables, net of directly attributable transaction costs.

The Group's financial liabilities include trade payables, other payables, interest-bearing bank and other borrowings, amounts due to related parties and lease liabilities.

Subsequent measurement

The subsequent measurement of financial liabilities depends on their classification as follows:

(i) Financial liabilities at amortised cost (loans and borrowings)

After initial recognition, interest-bearing loans and borrowings are subsequently measured at amortised cost, using the effective interest rate method unless the effect of discounting would be immaterial, in which case they are stated at cost. Gains and losses are recognised in the statement of profit or loss when the liabilities are derecognised as well as through the effective interest rate amortisation process.

Amortised cost is calculated by taking into account any discount or premium on acquisition and fees or costs that are an integral part of the effective interest rate. The effective interest rate amortisation is included in finance costs in the statement of profit or loss.

2.4 重大會計政策概要(續)

金融負債 *初始確認及計量*

金融負債於初始確認時分類為以公允價 值計量且其變動計入當期損益的金融負 債、貸款與借款、應付款項或在有效對 沖中指定為對沖工具的衍生工具(如果適 用)。

所有金融負債初步按公允價值確認,而 就貸款及借款及應付款項而言,則扣除 直接應佔交易成本。

本集團的金融負債包括貿易應付款項、 其他應付款項、計息銀行及其他借款、 應付關聯方款項及租賃負債。

後續計量

金融負債的後續計量取決於以下分類:

(i) 按攤銷成本計量的金融負 債(貸款及借款)

初始確認後,計息貸款及借款其後 以實際利率法按攤銷成本計量,惟 倘貼現影響屬輕微則按成本列賬。 當負債終止確認以及按實際利率法 進行攤銷程序時,收益及虧損於損 益表內確認。

攤銷成本於計及收購的任何貼現或 溢價及為實際利率組成部分的費用 或成本後計算。實際利率攤銷計入 損益表中融資成本。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Financial liabilities (Continued) Subsequent measurement (Continued)

(ii) Financial guarantee contracts

Financial guarantee contracts issued by the Group are those contracts that require a payment to be made to reimburse the holder for a loss it incurs because the specified debtor fails to make a payment when due in accordance with the terms of a debt instrument. A financial guarantee contract is recognised initially as a liability at its fair value, adjusted for transaction costs that are directly attributable to the issuance of the guarantee. Subsequent to initial recognition, the Group measures the financial guarantee contracts at the higher of: (i) the ECL allowance determined in accordance with the policy as set out in "Impairment of financial assets"; and (ii) the amount initially recognised less, when appropriate, the cumulative amount of income recognised.

Derecognition of financial liabilities

A financial liability is derecognised when the obligation under the liability is discharged or cancelled, or expires.

When an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange or modification is treated as a derecognition of the original liability and a recognition of a new liability, and the difference between the respective carrying amounts is recognised in the statement of profit or loss.

Offsetting of financial instruments

Financial assets and financial liabilities are offset and the net amount is reported in the statement of financial position if there is a currently enforceable legal right to offset the recognised amounts and there is an intention to settle on a net basis, or to realise the assets and settle the liabilities simultaneously.

2.4 重大會計政策概要(續)

金融負債*(續) 後續計量(續)*

(ii) 財務擔保合同 本集團作出的財務擔保合同即要求 發行人作出付款以償付持有人因特 定債務人未能根據債務工具的條款 償還到期款項而招致損失的合同。 財務擔保合同初始按其公允價值確 認為一項負債,並就作出該擔保直 接產生的交易成本作出調整。於初 始確認後,本集團按(i)根據「金融 資產減值」所載政策確定的預期信 用損失準備:及(ii)初始確認的金額 減(如適用)累計已確認收入(以較 高者為準)計量財務擔保合同。

終止確認金融負債

金融負債於負債的責任解除、取消或屆 滿時終止確認。

如果現有金融負債被另一項由同一放貸 人提供而絕大部分條款不同的負債所取 代,或現有負債的條款經大幅修改,則 有關取代或修改視為終止確認原有負債 及確認新負債,而相關賬面值的差額會 於損益表確認。

抵銷金融工具

在現時有可執行的合法權利抵銷已確認 金額且有意按淨額基準結算,或同時變 現資產及償還負債的情況下,金融資產 與金融負債方可抵銷,淨額則於財務狀 況表呈報。
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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Derivative financial instruments Initial recognition and subsequent measurement

The Group uses derivative financial instruments, such as warrants. Such derivative financial instruments are initially recognised at fair value on the date on which a derivative contract is entered into and are subsequently remeasured at fair value. Derivatives are carried as assets when the fair value is positive and as liabilities when the fair value is negative.

Any gains or losses arising from changes in fair value of derivatives are taken directly to the statement of profit or loss.

Inventories

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Inventories are stated at the lower of cost and net realisable value. Cost is determined on the weighted average basis and, in the case of work in progress and finished goods, comprises direct materials, direct labour and an appropriate proportion of overheads. Net realisable value is based on estimated selling prices less any estimated costs to be incurred to completion and disposal.

Cash and cash equivalents

For the purpose of the consolidated statement of cash flows, cash and cash equivalents comprise cash on hand and demand deposits, and short term highly liquid investments that are readily convertible into known amounts of cash, are subject to an insignificant risk of changes in value, and have a short maturity of generally within three months when acquired, less bank overdrafts which are repayable on demand and form an integral part of the Group's cash management.

For the purpose of the consolidated statement of financial position, cash and cash equivalents comprise cash on hand and at banks, including term deposits, and assets similar in nature to cash, which are not restricted as to use.

2.4 重大會計政策概要(續)

衍生金融工具 *初始確認與後續計量*

本集團使用衍生金融工具,例如認股權 證。該等衍生金融工具於訂立衍生工 具合同日期初步按公允價值確認,其後 按公允價值重新計量。當公允價值為正 時,衍生工具作為資產列賬;當公允價 值為負時,衍生工具作為負債列賬。

衍生工具公允價值變動引起的任何收益 或虧損均直接計入損益表。

存貨

存貨按成本及可變現淨值兩者中的較低 者入賬。成本乃按加權平均基準確定, 而就在製品與製成品而言,成本包括直 接原材料、直接勞工及適當比例的經常 性開支。可變現淨值則按預計售價減完 成及出售時所產生的任何估計成本確定。

現金及現金等價物

就綜合現金流量表而言,現金及現金等 價物包括手頭現金及活期存款,及可隨 時轉換成已知金額現金、價值變動風險 不大且獲得時一般具有不超過三個月短 暫到期日的短期高流通投資,再扣除須 於要求時償還且屬於本集團現金管理一 部分的銀行透支。

就綜合財務狀況表而言,現金及現金等 價物包括用途不受限制的手頭現金及銀 行現金,包括定期存款,以及性質與現 金類似的資產。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Provisions

A provision is recognised when a present obligation (legal or constructive) has arisen as a result of a past event and it is probable that a future outflow of resources will be required to settle the obligation, provided that a reliable estimate can be made of the amount of the obligation.

When the effect of discounting is material, the amount recognised for a provision is the present value at the end of the reporting period of the future expenditures expected to be required to settle the obligation. The increase in the discounted present value amount arising from the passage of time is included in finance costs in the statement of profit or loss.

Income tax

Income tax comprises current and deferred tax. Income tax relating to items recognised outside profit or loss is recognised outside profit or loss, either in other comprehensive income or directly in equity.

Current tax assets and liabilities are measured at the amount expected to be recovered from or paid to the taxation authorities, based on tax rates (and tax laws) that have been enacted or substantively enacted by the end of each reporting period, taking into consideration interpretations and practices prevailing in the countries in which the Group operates.

Deferred tax is provided, using the liability method, on all temporary differences at the end of each of the reporting period between the tax bases of assets and liabilities and their carrying amounts for financial reporting purposes.

Deferred tax liabilities are recognised for all taxable temporary differences, except:

- when the deferred tax liability arises from the initial recognition of goodwill or an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss; and
- in respect of taxable temporary differences associated with investments in subsidiaries and associates, when the timing of the reversal of the temporary differences can be controlled and it is probable that the temporary differences will not reverse in the foreseeable future.

2.4 重大會計政策概要(續)

撥備

如果本集團因過往事件須承擔現時的責任(法定或推定),而履行該責任可能導 致未來資源外流,且該責任涉及金額能 夠可靠估計,則確認撥備。

如果貼現影響重大,則確認為撥備的金 額將為各報告期末預期須用作履行責任 的未來開支現值。貼現現值隨著時間增 加的金額計入損益表的融資成本。

所得税

所得税包括即期及遞延税項。與損益以 外確認項目有關的所得税於損益以外確 認,即於其他全面收益或直接於權益確 認。

即期税項資產和負債以預期從税務機關 收回或向其支付的金額計量,採用的税 率(及税法)為各報告期末前已頒佈或實 際頒佈者,並已計及本集團經營所在國 家現行的詮釋及慣例。

遞延税項採用負債法,就各報告期未資 產及負債的計税基準與其作財務報告用 途之賬面值之間的所有暫時性差異計提 撥備。

所有應課税暫時性差異均確認遞延所得 税負債,惟以下情況除外:

- 如果遞延所得税負債產生自交易中 對商譽或某一資產或負債的初次確 認,且此交易並非業務合併,而交 易時對會計溢利或應課税溢利或虧 損均無影響;及
- 對於投資子公司及聯營公司相關的 應課税暫時性差異,如果暫時性差 異的逆轉時間能控制且可能不會在 可見將來逆轉。



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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Income tax (Continued)

Deferred tax assets are recognised for all deductible temporary differences, and the carry forward of unused tax credits and any unused tax losses. Deferred tax assets are recognised to the extent that it is probable that taxable profit will be available against which the deductible temporary differences, and the carry forward of unused tax credits and unused tax losses can be utilised, except:

- when the deferred tax asset relating to the deductible temporary differences arises from the initial recognition of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss; and
- in respect of deductible temporary differences associated with investments in subsidiaries and associates, deferred tax assets are only recognised to the extent that it is probable that the temporary differences will reverse in the foreseeable future and taxable profit will be available against which the temporary differences can be utilised.

The carrying amount of deferred tax assets is reviewed at the end of each reporting period and reduced to the extent that it is no longer probable that sufficient taxable profit will be available to allow all or part of the deferred tax asset to be utilised. Unrecognised deferred tax assets are reassessed at the end of each reporting period and are recognised to the extent that it has become probable that sufficient taxable profit will be available to allow all or part of the deferred tax asset to be recovered.

Deferred tax assets and liabilities are measured at the tax rates that are expected to apply to the period when the asset is realised or the liability is settled, based on tax rates (and tax laws) that have been enacted or substantively enacted by the end of each reporting period.

Deferred tax assets and deferred tax liabilities are offset if and only if the Group has a legally enforceable right to set off current tax assets and current tax liabilities and the deferred tax assets and deferred tax liabilities relate to income taxes levied by the same taxation authority on either the same taxable entity or different taxable entities which intend either to settle current tax liabilities simultaneously, in each future period in which significant amounts of deferred tax liabilities or assets are expected to be settled or recovered.

2.4 重大會計政策概要(續)

所得税(續)

所有可扣減暫時性差異、結轉的未動用 税項抵免及任何未動用税項虧損均確認 為遞延所得税資產。若日後有可能出現 應課税溢利,可用以抵扣該等可扣減暫 時性差異、結轉的未動用税項抵免及未 動用税項虧損,則會確認遞延所得税資 產,惟以下情況除外:

- 如果有關可扣減暫時性差異的遞延 所得税資產來自交易中對某一資產 或負債的初始確認,且此交易並非 業務合併,而交易時對會計溢利或 應課税溢利或虧損均無影響;及
- 就於子公司及聯營公司的投資的相關可扣減暫時性差異而言,僅在暫時性差異有可能在可見將來撥回, 而且日後有可能出現應課税溢利, 可用以抵扣該等暫時性差異時,方 會確認遞延所得税資產。

於各報告期末審閲遞延所得税資產的賬 面值,如不再可能有足夠的應課税溢利 以運用全部或部分遞延所得税資產,則 扣除相應的數額。於各報告期末重新評 估未確認的遞延所得税資產,如果可能 有足夠的應課税溢利以收回全部或部分 遞延所得税資產,則確認相應的數額。

遞延所得税資產及負債以預期將資產變 現或償還負債期間適用的税率計量,並 以於各報告期間結束前已頒佈或實際頒 佈的税率(及税法)為基準。

當且僅當本集團有可依法強制執行的權 利可將即期税項資產及即期税項負債抵 銷,遞延所得税資產及遞延所得税負債 與同一税務機關向同一應課税實體或不 同應課税實體(預期於各未來期間將清償 或追償大量遞延所得税負債或資產,並 計劃按淨額基準清償即期税項負債及資 產,或同時變現資產及清償負債)徵收的 所得税有關,則遞延所得税資產及遞延 所得税負債可予抵銷。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Government grants

Government grants are recognised at their fair value where there is reasonable assurance that the grant will be received and all attaching conditions will be complied with. When the grant relates to an expense item, it is recognised as income on a systematic basis over the periods that the costs, for which it is intended to compensate, are expensed.

Where the grant relates to an asset, the fair value is credited to a deferred income account and is released to the statement of profit or loss over the expected useful life of the relevant asset by equal annual instalments or deducted from the carrying amount of the asset and released to the statement of profit or loss by way of a reduced depreciation charge.

Revenue recognition Revenue from contracts with customers

Revenue from contracts with customers is recognised when control of goods or services is transferred to the customers at an amount that reflects the consideration to which the Group expects to be entitled in exchange for those goods or services.

When the consideration in a contract includes a variable amount, the amount of consideration is estimated to which the Group will be entitled in exchange for transferring the goods or services to the customer. The variable consideration is estimated at contract inception and constrained until it is highly probable that a significant revenue reversal in the amount of cumulative revenue recognised will not occur when the associated uncertainty with the variable consideration is subsequently resolved.

When the contract contains a financing component which provides the customer with a significant benefit of financing the transfer of goods or services to the customer for more than one year, revenue is measured at the present value of the amount receivable, discounted using the discount rate that would be reflected in a separate financing transaction between the Group and the customer at contract inception. When the contract contains a financing component which provides the Group with a significant financial benefit for more than one year, revenue recognised under the contract includes the interest expense accreted on the contract liability under the effective interest method. For a contract where the period between the payment by the customer and the transfer of the promised goods or services is one year or less, the transaction price is not adjusted for the effects of a significant financing component, using the practical expedient in IFRS 15.

2.4 重大會計政策概要(續)

政府補助

如果可合理保證將獲得補助及將符合所 有附帶條件,則按公允價值確認政府補 助。如果該補助與一項開支項目有關, 則於擬用作補償之成本支銷期間有系統 地確認為收入。

若補助與資產有關,其公允價值計入遞 延收入賬,並於有關資產的預計可使用 年期內,每年等額撥往損益表或從資產 賬面值扣減,並以經扣減折舊開支形式 撥往損益表。

收入確認 *客戶合同收入*

客戶合同收入於貨品或服務的控制權轉 移予客戶時確認,金額為反映本集團預 期可收取作為交換該等貨品或服務的對 價。

當合同的對價包含可變金額,對價金額 因應本集團因轉移貨品或服務予客戶可 收取的交換對價作出估算。可變對價於 合同開始生效時作出估算,並受限直至 可變對價的相關不確定性其後解除時已 確認的累計收入金額中的重大收入撥回 很大可能不會發生為止。

倘合同載有向客戶提供超過一年的商 品或服務轉讓的重大融資利益的融資 部分,則收益按應收金額的現值計量, 並使用將反映於合同開始時本集團與客 戶之間的獨立融資交易的貼現率進行貼 現。倘合同載有向本集團提供超過一年 的重大融資利益的融資部分,則根據該 合同責任所產生的利息開支。就客戶付 款與轉讓承諾商品或服務之間的期限為 一年或更短的合同而言,交易價格不會 因重大融資部分的影響而採用《國際財務 報告準則》第15號的可行權宜方法作出調 整。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Revenue recognition (Continued) Revenue from contracts with customers (Continued)

(a) Sale of products

Revenue from the sale of products is recognised at the point in time when control of the asset is transferred to the customer, generally on delivery of the products.

Some contracts for the sale of products provide customers with rights of return. The rights of return give rise to variable consideration.

(b) Contract development and manufacturing organisation ("CDMO") services

The Group earns revenues by providing research services to its customers through Fee-for-service ("**FFS**") contracts. Contract duration ranges from a few months to years. Under the FFS model, the contracts usually have multiple task units, which are generally in the form of technical laboratory reports and/or samples, each of which is with an individual selling price specified within the contract. The Group identifies each task unit as a separate performance obligation. The revenue is recognised over time, as the Group's performance has created an asset with no alternative use and the Group has an enforceable right to payments for performance completed to date. The selection of the method to measure progress towards completion requires judgement and is based on the nature of the products or services to be provided. Depending on which better depicts the transfer of value to the customer, the Group generally measures its progress using cost-to-cost (input method).

Under the input method, the Group uses the known cost measure of progress when it best depicts the transfer of value to the customer which occurs as the Group incurs costs on its contract; and under the cost-to-cost measure of progress, the extent of progress towards completion is measured based on the ratio of costs incurred to date to the total estimated costs at completion of the performance obligation. Revenue is recorded proportionally as costs are incurred.

The Group also enters into commercial manufacturing contracts, and engages in the manufacturing and sale of products under customers' specific order. The Group recognised revenue at the point in time upon acceptance of the deliverable products under customers' specific order.

2.4 重大會計政策概要(續)

收入確認*(續) 客戶合同收入(續)*

(a) 產品銷售 銷售產品的收入於資產控制權轉讓 至客戶的時間點確認,一般為交付 產品時。

> 銷售產品的部分合同訂明客戶有權 退貨。退貨權利產生可變對價。

(b) 合同開發和生產組織 (「**CDMO**」)服務

> 本集團通過有償服務(「FFS」)合同 向其客戶提供研究服務賺取收入。 合同期限介乎幾個月至幾年。根據 FFS模式,合同通常具有多個任務 單位(其形式一般為技術實驗報告 及/或樣品),其各自的售價於合 同內訂明。本集團識別各任務單位 為個別履約責任。收入隨著時間推 移而確認,原因是本集團的工作進 度已創造無其他用途的資產,並且 本集團擁有可強制執行的權利要求 支付迄今為止已完成的工作進度。 選擇計量完成進度的方法需要作出 判斷並取決於將提供產品或服務的 性質。根據可更好描述向客戶轉移 價值的方法,本集團一般以成本至 成本(輸入法)計量其進度。

根據輸入法,本集團於對轉讓價值 予客戶(發生於本集團在合同內產 生成本時)進行最佳説明時使用已 知成本衡量進度。根據成本至成本 衡量進度方法,完成進度的程度是 根據迄今為止發生的成本與完成履 約責任時估計成本總額的比率來 計量。收入於成本產生時按比例入 賬。

本集團亦訂立商業生產合同,並根 據客戶具體訂單生產及銷售產品。 本集團於接受客戶具體訂單下的可 交付產品後的某個時間點確認收 益。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Revenue recognition (Continued)

(c) Other services

The other service between the Group and its customers usually include drug marketing service and consultation service, etc. The Group recognised revenue during the service period in the amount to which it is entitled.

Other income

Interest income is recognised on an accrual basis using the effective interest method by applying the rate that exactly discounts the estimated future cash receipts over the expected life of the financial instrument or a shorter period, when appropriate, to the net carrying amount of the financial asset.

Dividend income is recognised when the shareholders' right to receive payment has been established, it is probable that the economic benefits associated with the dividend will flow to the Group and the amount of the dividend can be measured reliably.

Contract assets

A contract asset is the right to consideration in exchange for goods or services transferred to the customer. If the Group performs by transferring goods or services to a customer before the customer pays consideration or before payment is due, a contract asset is recognised for the earned consideration that is conditional. Contract assets are subject to impairment assessment, details of which are included in the accounting policies for impairment of financial assets.

Contract liabilities

A contract liability is recognised when a payment is received or a payment is due (whichever is earlier) from a customer before the Group transfers the related goods or services. Contract liabilities are recognised as revenue when the Group performs under the contract (i.e., transfers control of the related goods or services to the customer).

2.4 重大會計政策概要(續)

收入確認(續)

- (c) 其他服務
 - 本集團與客戶之間的其他服務通常 包括藥物推廣服務及諮詢服務等。 本集團於服務期內按其應得金額確 認收入。

其他收入

利息收入乃以累計基準採用實際利率法 確認,方法為應用將金融工具預計年期 或較短期間(如適用)的估計未來現金收 入準確地貼現為金融資產的賬面淨值的 貼現率。

股息收入乃於股東收取付款之權利確立 後,與股息相關之經濟利益很可能會流 入本集團且股息金額能夠可靠地計量時 確認。

合約資產

合約資產乃向客戶轉讓所交換貨品或服 務而獲得對價的權利。倘本集團於客戶 支付對價前或於對價到期支付前向客戶 轉讓貨品或服務而履約,則就所賺取的 有條件對價確認合約資產。合約資產須 進行減值評估,其詳情載於金融資產減 值會計政策。

合約負債

於本集團轉讓相關貨品或服務前收到客 戶付款時或付款到期時(以較早者為準) 確認合約負債。合約負債於本集團履行 合同(即向客戶轉讓相關貨品或服務的控 制權)時確認為收入。







2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Employee benefits Share-based payments

The Company operates a share award scheme for the purpose of providing incentives and rewards to eligible participants who contribute to the success of the Group's operations. Employees (including directors) of the Group receive remuneration in the form of share-based payments, whereby employees render services in exchange for equity instruments ("equity-settled transactions").

The cost of equity-settled transactions with employees is measured by reference to the fair value at the date on which they are granted. The fair value is computed based on their most recent post-money valuations. The cost of equity-settled transactions is recognised in employee benefit expense, together with a corresponding increase in equity, over the period in which the performance and service conditions are fulfilled. The cumulative expense recognised for equity-settled transactions at the end of each reporting period until the vesting date reflects the extent to which the vesting period has expired and the Group's best estimate of the number of equity instruments that will ultimately vest. The charge or credit to the consolidated statement of profit or loss for a period represents the movement in the cumulative expense recognised as at the beginning and end of that period.

Cash-settled scheme

The cost of cash-settled transactions is measured initially at the best estimate of settlement amounts at the settlement date, taking into account the terms and conditions upon which the instruments were granted (note 34). The best estimate of settlement amounts is expensed over the period until the vesting date with recognition of a corresponding liability. The cumulative expense recognised for cash-settled transactions at the end of each reporting period until the vesting date reflects the extent to which the vesting period has expired and the Group's best estimate of the number of awards that will ultimately vest. The liability is measured at the end of each reporting period up to and including the settlement date, with changes in best estimate of settlement amounts at the settlement date recognised in the statement of profit or loss.

2.4 重大會計政策概要(續)

僱員福利 *以股份為基礎的付款*

本公司設有股份獎勵計劃,向對本集團 經營的成功有所貢獻的合資格參與者提 供激勵及獎勵。本集團僱員(包括董事) 按以股份為基礎的付款形式收取酬金, 即僱員提供服務以換取股權工具(「以權 益結算的交易」)。

就授出與僱員之間以權益結算的交易成 本參考授出日期的公允價值計算。公允 價值是根據其最近的投資後估值計算。 以權益結算的交易成本連同權益的相應 升幅會於建到表內確認。於歸屬日期前於 僱員福利開支內確認。於歸屬日期前於 各報告期末就以權益結算的交易確認的 累計開支,反映已屆滿歸屬的權益工具數目 的最佳估計。某期間綜合損益表的扣減 或進賬,指該期間期初及期末已確認累 計開支的變動。

現金結算計劃

現金結算交易成本乃經計及授出工具所 依據的條款及條件後於結算日初步按結 算金額的最佳估計計量(附註34)。結算 金額的最佳估計乃於直至歸屬日止期間 列為開支,並確認相應負債。在歸屬日 之前,於各報告期末為現金結算交易確 認的累計開支反映了歸屬期已屆滿的部 分以及本集團對最終歸屬的授予數目的 最佳估計。負債於各報告期末至結算日 (包括該日)計量,而結算金額於結算日 的最佳估計變動則於損益表內確認。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Employee Benefits (Continued) Pension scheme

The Group's subsidiaries which operates in Hong Kong operate a defined contribution Mandatory Provident Fund retirement benefit scheme (the "**MPF Scheme**") under the Mandatory Provident Fund Schemes Ordinance for its employees. Contributions are made based on a percentage of the employees' basic salaries and are charged to the statement of profit or loss as they become payable in accordance with the rules of the MPF Scheme. The assets of the MPF Scheme are held separately from those of the Group in an independently administered fund. The Group's employer contributions vest fully with the employees when contributed into the MPF Scheme.

The employees of the Group's subsidiaries which operates in Mainland China are required to participate in a central pension scheme operated by the local municipal government. These subsidiaries are required to contribute a certain percentage of its payroll costs to the central pension scheme. The contributions are charged to the statement of profit or loss as they become payable in accordance with the rules of the central pension scheme.

The Group contributes on a monthly basis to various defined contribution plans organised by the relevant governmental authorities in various areas other than Mainland China. The Group's liability in respect of these plans is limited to the contributions payable at the end of each reporting period. Contributions to these plans are expensed as incurred.

Housing fund - Mainland China

The Group contributes on a monthly basis to a defined contribution housing fund plan operated by the local municipal government. Contributions to this plan by the Group are expensed as incurred.

2.4 重大會計政策概要(續)

僱員福利*(續)* 退休金計劃

本集團在香港經營的子公司根據強制性 公積金計劃條例為其僱員實施定額供款 的強制性公積金退休福利計劃(「**強積金** 計劃」)。供款乃根據僱員的基本薪金若 干百分比作出,並在根據強積金計劃的 規則應付時在損益表中扣除。強積金計 劃的資產與本集團的資產分開存放在獨 立管理的基金中。本集團的僱主供款在 就強積金計劃供款時全部歸屬於僱員。

本集團於中國內地經營的子公司的僱員 均須參與地方市政府運作的中央退休金 計劃。該等子公司須按其僱員薪金的若 干百分比向中央退休金計劃供款。供款 乃於根據中央退休金計劃的規定須予支 付時在損益表扣除。

本集團每月向中國內地以外不同地區的 由相關政府機關運作的多個定額供款計 劃作出供款。本集團就該等計劃的負債 以各報告期末應付的供款為限。向該等 計劃作出的供款於產生時支銷。

住房公積金一中國內地

本集團每月向由地方市政府運營的定額 供款住房基金計劃供款。本集團對該計 劃的供款於產生時支銷。



SHENZHEN HEPALINK PHARMACEUTICAL GROUP CO., LTD. 深圳市海普瑞藥業集團股份有限公司 ANNUAL REPORT 2022 年度報告

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Employee Benefits (Continued) Defined benefit retirement plan obligations

The Group's net obligation in respect of defined benefit retirement plans is calculated separately for each plan by estimating the amount of the future benefit that employees have earned in return for their services in the current and prior periods; that benefit is discounted to determine the present value, and the fair value of any plan assets is deducted. The calculation is performed by a qualified actuary using the projected unit credit method. When the calculation results in a benefit to the Group, the recognised asset is limited to the present value of economic benefits available in the form of any future refunds from the plan or reductions in future contributions to the plan.

Service cost and net interest expense/(income) on the net defined benefit liability/(asset) are recognised in profit or loss and allocated by function as part of "cost of sales", "selling and distribution expenses" or "administrative expenses". Current service cost is measured as the increase in the present value of the defined benefit obligation resulting from the employee service in the current period. When the benefits of a plan are changed, or when a plan is curtailed, the portion of the changed benefit related to the past service provided by employees, or the gain or loss on curtailment, is recognised as an expense in profit or loss at the earlier of when the plan amendment or curtailment occurs and when related restructuring costs or termination benefits are recognised. Net interest expense/(income) for the period is determined by applying the discount rate used to measure the defined benefit obligation at the beginning of the reporting period on high quality corporate bonds that have maturity dates approximating the terms of the Group's obligations.

Remeasurements arising from defined benefit retirement plans are recognised in other comprehensive income. Remeasurements comprise actuarial gains and losses, the return on plan assets (excluding amounts included in net interest on the net defined benefit liability/asset) and any change in the effect of the asset ceiling (excluding amounts included in net interest on the net defined benefit liability/asset).

2.4 重大會計政策概要(續)

僱員福利*(續) 界定利益退休計劃責任*

本集團就界定利益退休計劃所承擔之責 任淨額,乃通過估計僱員於當前及過往 期間以提供服務所賺取之未來利益金額 而計算:在確定現值時該項利益須予以貼 現,並扣除任何計劃資產之公允價值。 計算工作由合資格精算師採用預計單位 貸記法進行。當計算得出對本集團有利 的利益時,確認的資產將以可用的經濟 利益的現值為限,以該計劃未來的任何 退款或未來對該計劃的供款減少的形式 出現。

界定利益負債/(資產)淨額之服務成本 及利息開支/(收入)淨額於損益確認, 並按功能劃撥為「銷售成本」、「銷售及分 銷開支」或「行政開支」之一部分。現有服 務成本按本期間僱員服務所產生之界定 利益責任現值之增加計量。如果計劃 和出現變動或如果計劃縮減,則有關 僱員以往提供服務之福利之變動部分或 有關縮減之盈虧於計劃作出修訂或縮減 時及於確認有關重組成本或終止福利時 (以較早者為準)於損益確認為開支。期 內利息開支/(收入)淨額乃通過將計量 於報告期初的界定利益責任所採用之貼 現率應用於優質公司債券(到期日與本集 團履行責任之期限相近)來確定。

由界定利益退休計劃引起的重新計量在 其他全面收益中確認。重新計量包括精 算損益、計劃資產收益(不包括計入淨界 定利益負債/資產利息淨額的金額)及資 產上限影響的任何變化(不包括計入淨界 定利益負債/資產利息淨額的金額)。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Dividends

Final dividends are recognised as a liability when they are approved by the shareholders in a general meeting. Proposed final dividends are disclosed in note 12 to the financial statements.

Foreign currencies

The financial statements are presented in RMB, which is the Company's functional currency. Each entity in the Group determines its own functional currency and items included in the financial statements of each entity are measured using that functional currency. Foreign currency transactions recorded by the entities in the Group are initially recorded using their respective functional currency rates prevailing at the dates of the transactions. Monetary assets and liabilities denominated in foreign currencies are translated at the functional currency rates of exchange ruling at the end of the reporting period. Differences arising on settlement or translation of monetary items are recognised in the statement of profit or loss.

Non-monetary items that are measured in terms of historical cost in a foreign currency are translated using the exchange rates at the dates of the initial transactions. Non-monetary items measured at fair value in a foreign currency are translated using the exchange rates at the date when the fair value was measured. The gain or loss arising on translation of a non-monetary item measured at fair value is treated in line with the recognition of the gain or loss on change in fair value of the item (i.e., translation difference on the item whose fair value gain or loss is recognised in other comprehensive income or profit or loss is also recognised in other comprehensive income or profit or loss, respectively).

In determining the exchange rate on initial recognition of the related asset, expense or income on the derecognition of a non-monetary asset or non-monetary liability relating to an advance consideration, the date of initial transaction is the date on which the Group initially recognises the non-monetary asset or non-monetary liability arising from the advance consideration. If there are multiple payments or receipts in advance, the Group determines the transaction date for each payment or receipt of the advance consideration.

2.4 重大會計政策概要(續)

股息

末期股息將於股東大會上獲股東批准後 確認為負債。擬派末期股息在財務報表 附註12中披露。

外幣

財務報表以本公司的功能貨幣人民幣 呈列。本集團各公司自行決定各自的功 能貨幣,而各公司的財務報表項目乃以 該功能貨幣計量。本集團各公司的外幣 交易初始按交易當日的功能貨幣匯率入 賬。以外幣計值的貨幣資產及負債按報 告期末功能貨幣的匯率折算。貨幣項目 結算或交易產生的差額於損益表確認。

以外幣按歷史成本計量的非貨幣項目, 採用初始交易日期的匯率換算。以外幣 按公允價值計量的非貨幣項目採用計量 公允價值當日的匯率換算。換算以公允 價值計量的非貨幣項目產生的盈虧與項 目公允價值變動產生的盈虧按相同方式 確認,即公允價值盈虧於其他全面收益 或損益確認的項目,其匯兑差額亦於其 他全面收益或損益確認。

確定有關資產於初始確認時,終止確認 與預付對價有關的非貨幣性資產或非貨 幣性負債產生的開支或收入的匯率時, 初始交易日期為本集團初始確認因預付 對價而產生非貨幣性資產或非貨幣性負 債的日期。如果存在多次付款或預收款 項,本集團確定預付對價各付款或收款 交易日期。

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Notes to Financial Statements 財務報表附註

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Foreign currencies (Continued)

The functional currencies of certain overseas subsidiaries and associates are currencies other than the RMB. As at the end of the reporting period, the assets and liabilities of these entities are translated into the presentation currency of the Company at the exchange rates prevailing at the end of the reporting period and their statements of profit or loss are translated into RMB at the exchange rates that approximate to those prevailing at the dates of the transactions.

The resulting exchange differences are recognised in other comprehensive income and accumulated in the exchange fluctuation reserve. On disposal of a foreign operation, the component of other comprehensive income relating to that particular foreign operation is recognised in the statement of profit or loss.

Any goodwill arising on the acquisition of a foreign operation and any fair value adjustments to the carrying amounts of assets and liabilities arising on acquisition are treated as assets and liabilities of the foreign operation and translated at the closing rate.

For the purpose of the consolidated statement of cash flows, the cash flows of overseas subsidiaries are translated into RMB at the exchange rates ruling at the dates of the cash flows. Frequently recurring cash flows of overseas subsidiaries which arise throughout the year are translated into RMB at the weighted average exchange rates for the year.

2.4 重大會計政策概要(續)

外幣*(續)*

若干海外子公司及聯營公司的功能貨幣 為人民幣以外的貨幣。於報告期末,該 等實體的資產及負債按報告期末當時的 匯率換算為本公司的呈列貨幣,其損益 表按與交易日期當時匯率相若的匯率換 算為人民幣。

所產生的匯兑差額於其他全面收益確認 並於匯兑波動儲備累計。出售海外業務 時,其他全面收益中與該特定海外業務 有關的組成部分於損益表確認。

收購海外業務產生的任何商譽及收購所 產生資產及負債賬面值的任何公允價值 調整視為海外業務的資產及負債,按收 市匯率換算。

就综合現金流量表而言,海外子公司的 現金流量按現金流發生當日的匯率換算 為人民幣。海外子公司年內經常發生的 現金流量則按年內加權平均匯率換算為 人民幣。





財務報表附註

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3. SIGNIFICANT ACCOUNTING JUDGEMENTS AND ESTIMATES

The preparation of the Group's financial statements requires management to make judgements, estimates and assumptions that affect the reported amounts of revenues, expenses, assets and liabilities, and their accompanying disclosures, and the disclosure of contingent liabilities. Uncertainty about these assumptions and estimates could result in outcomes that could require a material adjustment to the carrying amounts of the assets or liabilities affected in the future.

Judgements

In the process of applying the Group's accounting policies, management has made the following judgements, apart from those involving estimations, which have the most significant effect on the amounts recognised in the financial statements:

Revenue from contracts with customers

The Group applied the following judgements that significantly affect the determination of the amount and timing of revenue from contracts with customers:

(a) Determining the timing of satisfaction of performance obligations

The Group has different contractual arrangements with different customers. In determining the timing of satisfaction of performance obligations, management reviews the contract terms of each individual contract.

For certain types of revenue under CDMO services, the directors of the Company have recognised revenue upon the present right to payment for the CDMO services and the point in time when a customer obtains control of the goods or services. For revenue under the FFS model, the directors of the Company have determined that performance obligations are satisfied over time. Significant judgement is required in determining whether the terms of the Group's contracts with customers in relation to certain types of revenue under the FFS model create an enforceable right to payment for the Group.

3. 重大會計判斷及估計

編製本集團的財務報表時,管理層須作 出可影響收益、開支、資產與負債呈報 金額、相關披露數據以及或有負債披露 數據的判斷、估計及假設。有關該等假 設及估計的不明朗因素可能引致日後須 大幅調整受影響資產或負債的賬面值。

判斷

管理層在實施本集團會計政策的過程 中,除有關估計外,亦作出下列對財務 報表中確認的數額有最重大影響的判斷:

客戶合同收入

本集團採用下列對確定客戶合同收入的 數額及時間有重大影響的判斷:

(a) 確定履約責任完成時間

本集團與不同客戶有不同的合同安 排。於確定履約責任完成時間時, 管理層審閱各個別合同的合同條 款。

就CDMO服務下的若干收入類型而 言,本公司董事在CDMO服務的現 時支付權及客戶獲得貨品或服務控 制權的時間點時確認收入。就FFS 模式的若干收入類型而言,本公司 董事已確定履約責任於一段時間內 履行。於確定本集團根據FFS模式 就若干收入類型與客戶訂立的合同 條款能否創造本集團收取款項的可 執行權利須作出重大判斷。



3. SIGNIFICANT ACCOUNTING JUDGEMENTS AND ESTIMATES (Continued)

Judgements (Continued) Revenue from contracts with customers (Continued)

(b) Determining the method for measuring progress towards complete satisfaction of performance obligations

Depending on which better depicts the transfer of value to the customer, the directors of the Company make judgement to measure the progress of the projects using the input method. Input methods recognise revenue based on an entity's efforts or inputs towards satisfying a performance obligation relative to the total expected efforts or inputs to satisfy the performance obligation. If an entity does not have a reasonable basis to measure its progress, the Group recognises revenue up to the amount of the costs incurred, until progress can be reasonably measured.

Business model

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The classification of financial assets at initial recognition depends on the Group's business model for managing the financial assets. In determining the business model, the Group considers how the performance of the business model and the financial assets held within that business model are evaluated and reported to the Group's key management personnel, the risks that affect the performance of the business model (and the financial assets held within) and, in particular, the way those risks are managed and how managers of the business are compensated. In determining whether cash flows are going to be realised by collecting the financial assets' contractual cash flows, it is necessary for the Group to consider the reason, timing, frequency, and value of sales prior to maturity date.

Characteristics of contract cash flow

The classification of financial assets at initial recognition depends on the financial asset's contractual cash flow characteristics, and judgement is required to determine whether they are "solely payments of principal and interest on the principal amount outstanding". The Group needs to determine whether the resulting cash flows from those of an instrument with modified time value of money element are significantly different from an instrument that has an unmodified time value of money element, and the Group needs to determine whether the fair value of the prepayment feature is insignificant when assessing a financial asset with a prepayment feature.

3. 重大會計判斷及估計(續)

判斷*(續) 客戶合同收入(續)*

(b) 確定計量完全完成履行履約責任進度的方法 視乎何種方式可更好地説明向客戶 轉讓價值,本公司董事使用輸入法 作出判斷以計量項目進度。輸入法 按實體為履行履約責任所付出的努 力或投入相對於履行履約責任的預 期努力或投入總額而確認收入。如 果實體沒有合理基準來計量進度, 本集團以所產生的成本金額為上限 來確認收入,直至進度能夠合理計 量為止。

業務模式

於初始確認時,金融資產分類取決於本 集團管理該等金融資產的業務模式。在 確定業務模式時,本集團考慮如何評估 業務模式及在該業務模式內持有的金融 資產的表現並向本集團的主要管理人員 報告,影響該業務模式(及在該業務模式 內持有的金融資產)的表現之風險,(尤 其是)如何管理該等風險,以及業務管理 人如何獲得補償。在確定現金流量是否 要通過收取金融資產的合同現金流量來 實現時,本集團有必要考慮到期日之前 銷售的原因、時間、頻率及價值。

合同現金流量特點

於初始確認時,金融資產分類取決於金 融資產的合同現金流量特點,需要判斷 其是否「純粹為支付本金及未償還本金的 利息」。在評估貨幣時值修改時,本集團 需要確定修改貨幣時值的工具所產生的 現金流量是否與未修改貨幣時值的工具 存在重大差異;在評估具有預付款項特 徵的金融資產時,本集團需要確定預付 款項特徵的公允價值是否並不重大。

財務報表附註

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3. SIGNIFICANT ACCOUNTING JUDGEMENTS AND ESTIMATES (Continued)

Judgements (Continued) Determining significant influence over entities in which the Group holds less than 20% equity interest

Despite the fact that the Group's direct or indirect equity interest in Quest PharmaTech Inc. (hereafter, the "**Quest**") was 14.78% which was lower than 20%, the Group had significant influence with a board representative assigned and had the right to participate in the financial and operating policy decisions of the Quest PharmaTech Inc.

Determining no significant influence over entities in which the Group holds more than 20% equity interest

Despite the fact that the Group's direct or indirect equity interests in TPG Biotechnology Partners V, L.P, TPG Biotechnology Partners IV, L.P, ORI Healthcare Fund, L.P., Beijing Maple Sea Capital Equity Investment Fund Partnership (Limited Partnership) and ORI Healthcare Fund II, L.P. were 68.52%, 20%, 20%, 24.69% and 33.28%, respectively, which were more than 20%, the Group, as the limited partner, is entitled to investment return, but has no right or power to participate in the management or control of these entities. Therefore, the Group has no significant influence over these entities.

Determining no significant influence over entities in which the Group has a board seat

Despite the fact that the Group has a board seat in Shenzhen Top Dental Medical Co., Ltd. and Guangzhou Heart Network Technology Co., Ltd., the Group determined to have no significant influence over these entities after taking into account all the facts and circumstances, such as the percentage of equity interest, the composition of the boards and decision-making mechanism and the way of the Group's nominated director participating in board meeting.

Determining indicators of impairment for investments in associates

The Group determined whether there are indicators of impairment for investments in associates at the end of each reporting period. Indicators of impairment included, but not limited to serious deterioration of financial condition of the associates, significant drop in share prices, adverse changes in the industry market environment and other circumstances indicated that the associates are unable to generate economic benefits for the Group. When such an indicator exists, the Group tested its investments in associates for impairment by comparing the estimated recoverable amounts with the carrying amounts. An impairment exists when the carrying value of investments in associates exceeds its recoverable amount.

3. 重大會計判斷及估計(續)

判斷*(續)* 確定對本集團持有**20**%以下股 權的實體有重大影響

儘管本集團直接或間接持有Quest PharmaTech Inc.(以下簡稱「Quest」) 14.78%的股權,低於20%,但本集團在 Quest PharmaTech Inc.派有一名董事會 代表,具有重大影響,並有權參與Quest PharmaTech Inc.的財務及經營決策。

確定對本集團持有**20**%以上股 權的實體無重大影響

儘管本集團在TPG Biotechnology Partners V, L.P.、TPG Biotechnology Partners IV, L.P.、ORI Healthcare Fund, L.P.、Beijing Maple Sea Capital Equity Investment Fund Partnership(有限合夥)及ORI Healthcare Fund II, L.P.直接或間接分別 持有68.52%、20%、20%、24.69%及 33.28%的股權,超過20%,但本集團作 為有限合夥人享有投資回報,但無權利 或權力參與該等實體的管理或控制。因 此,本集團對該等實體無重大影響。

確定對本集團擁有董事會席位 的實體無重大影響

儘管本集團在深圳市同步齒科醫療股份 有限公司及Guangzhou Heart Network Technology Co., Ltd.擁有董事會席位,但 經考慮所有事實及情況,例如股權比例、 董事會組成及決策機制以及本集團提名 董事參與董事會的方式等,本集團認為 對該等實體並無重大影響。

確定於聯營公司的投資減值跡 象

本集團確定於聯營公司的投資於各報告 期末是否存在減值跡象。減值跡象包括 但不限於聯營公司財務狀況嚴重惡化、 股價大幅下跌、行業市場環境出現不利 變動及其他顯示聯營公司無法為本集團 帶來經濟利益的情況。本集團通過將可 收回金額與賬面金額進行比較測試其於 聯營公司之投資的減值。當於聯營公司 的投資賬面價值超過其可收回金額時, 即存在減值。

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3. SIGNIFICANT ACCOUNTING JUDGEMENTS AND ESTIMATES (Continued)

Estimation uncertainty

The key assumptions concerning the future and other key sources of estimation uncertainty at the end of each reporting period, that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year, are discussed below.

Impairment of goodwill

The Group determines whether goodwill is impaired at least on an annual basis. This requires an estimation of the value in use of the cash-generating units to which the goodwill is allocated. Estimating the value in use requires the Group to make an estimate of the expected future cash flows from the cash-generating units and also to choose a suitable discount rate in order to calculate the present value of those cash flows. The carrying amount of goodwill at 31 December 2022 was RMB2,350,992,000 (2021: RMB2,152,201,000). Further details are given in note 16 to the financial statements.

Post-employment benefit obligations

The present value of the pension obligations depends on a number of factors that are determined on an actuarial basis using a number of assumptions. The discount rate is one of the assumptions used in determining the net cost (income) for pensions. Any changes in these assumptions will impact the carrying amount of pension obligations.

The Group determines the appropriate discount rate at the end of each year. This is the interest rate that should be used to determine the present value of estimated future cash outflows expected to be required to settle the pension obligations. In determining the appropriate discount rate, the Group considers using market yields at the end of each reporting period on high quality United States corporate bonds of SPL Acquisition Corp., which is also the currency that benefits will be paid, and make sure terms of corporate bonds will match the estimated term of defined benefit plan.

Other key assumptions for pension obligations are partially based on current market conditions.

3. 重大會計判斷及估計(續)

估計不確定因素

於報告期末關於未來的主要假設及估計 不確定因素的其他主要來源(具有導致須 於下一個財政年度對資產及負債賬面值 作出重大調整的重大風險)載述如下。

商譽減值

本集團至少每年一次確定商譽的減值情況。這要求估計商譽所屬現金產生單位的 使用價值。使用價值的估計要求本集團估 計現金產生單位的預計未來現金流量,並 選擇適當貼現率計算該等現金流量的現 值。於二零二二年十二月三十一日,商譽 的賬面值為人民幣2,350,992,000元(二 零二一年:人民幣2,152,201,000元)。詳 情載於財務報表附註16。

離職後福利責任

退休金責任的現值取決於多項因素,該 等因素採用多個假設按精算基準確定。 確定退休金的淨成本(收入)所用假設包 括貼現率。該等假設的任何變動均會影 響退休金責任的賬面值。

本集團在各年度末確定適當的貼現率。 適當的貼現率為確定預期需要結算退休 金責任的估計未來現金流出的現值所用 的利率。在確定適當的貼現率時,本集 團考慮採用SPL Acquisition Corp.的優質 美國公司債券(亦將作為支付收益的貨 幣)於每個報告期間末的市場收益率,並 確保公司債券的條款與界定利益計劃的 估計期限相若。

退休金責任的其他主要假設乃部分基於 當前市場狀況。

財務報表附註

31 December 2022 二零二二年十二月三十一日

3. SIGNIFICANT ACCOUNTING JUDGEMENTS AND ESTIMATES (Continued)

Estimation uncertainty (Continued) Provision for expected credit losses on trade and other receivables

The Group uses a provision matrix to calculate ECLs for trade receivables. The provision rates are based on days past due for groupings of various customer segments that have similar loss patterns (i.e., by geography, product type, customer type and rating, and coverage by letters of credit and other forms of credit insurance).

The provision matrix is initially based on the Group's historical observed default rates. The Group will calibrate the matrix to adjust the historical credit loss experience with forward-looking information. For instance, if forecast economic conditions (i.e., gross domestic product) are expected to deteriorate over the next year which can lead to an increased number of defaults in the manufacturing sector, the historical default rates are adjusted. At each reporting date, the historical observed default rates are updated and changes in the forward-looking estimates are analysed.

The assessment of the correlation among historical observed default rates, forecast economic conditions and ECLs is a significant estimate. The amount of ECLs is sensitive to changes in circumstances and forecast economic conditions. The Group's historical credit loss experience and forecast of economic conditions may also not be representative of a customer's actual default in the future. The information about the ECLs on the Group's trade receivables and other receivables is disclosed in notes 23, 26 and 45 to the financial statements, respectively.

Deferred tax assets

Deferred tax assets are recognised for unused tax losses to the extent that it is probable that taxable profit will be available against which the losses can be utilised. Significant management judgement is required to determine the amount of deferred tax assets that can be recognised, based upon the likely timing and level of future taxable profits together with future tax planning strategies. The carrying value of deferred tax assets relating to recognised tax losses at 31 December 2022 was RMB16,581,000 (2021: RMB21,998,000). The amount of unrecognised tax losses at 31 December 2022 was RMB573,690,000 (2021: RMB567,490,000). Further details are given in note 33 to the financial statements.

3. 重大會計判斷及估計(續)

估計不確定因素*(續) 貿易及其他應收款項的預期信 用損失準備*

本集團使用撥備矩陣計算貿易應收款項 之預期信用損失。撥備率乃按具有類似 損失模式之多個客戶分類(即按地區、產 品類別、客戶類別及評級、以信用證及 其他信貸保證形式涵蓋)之逾期日數得 出。

撥備矩陣初始按本集團之歷史觀察違約 率得出。本集團將校正矩陣以調整具有 前瞻性資料之歷史信用損失經驗。舉例 而言,如果預測經濟狀況(即國內生產總 值)預期將於未來年度轉差而可能導致製 造業之違約數目增加,則會調整歷史違 約率。於各報告日期,歷史觀察違約率 有所更新,並分析前瞻性估計之變動。

評估歷史觀察違約率、預測經濟狀況及 預期信用損失之間的關係屬於重大估 計。預期信用損失之金額容易受情況及 預測經濟狀況之變動影響。本集團之歷 史信用損失經驗及經濟狀況預測亦未必 代表客戶於日後之實際違約情況。有關 本集團貿易應收款項及其他應收款項之 預期信用損失數據披露於財務報表附註 23、26及45。

遞延所得税資產

僅在可能取得應課税溢利抵銷可能動用 虧損的情況下,方就未動用税項虧損確 認遞延所得税資產。在確定可予確認的 遞延所得税資產的數額時,須根據可能 的時間、未來應課税溢利的水平連同未 來税項計劃戰略作出重大管理層判斷。 於二零二二年十二月三十一日,與確認 的税項虧損有關的遞延所得税資產的賬 面值為人民幣16,581,000元(二零二一 年十二月三十一日,未確認的税項虧損 金額為人民幣573,690,000元)。詳情載於 歷史財務報表附註33。

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3. SIGNIFICANT ACCOUNTING JUDGEMENTS AND ESTIMATES (Continued)

Estimation uncertainty (Continued) Fair value of unlisted equity investments

The unlisted equity investments have been valued based on a market-based valuation technique as detailed in note 44 to the financial statements. The valuation requires the Group to determine the comparable public companies (peers) and select the price multiple. In addition, the Group makes estimates about the discount for illiquidity and size differences. The Group classifies the fair value of these investments as Level 2 and 3. The fair value of the unlisted equity investments at 31 December 2022 was RMB1,458,596,000 (2021: RMB1,452,982,000). Further details are given in notes 19, 20, and 44 to the financial statements.

Development costs

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Development costs are capitalised in accordance with the accounting policy for research and development costs as detailed in note 2.4 to the financial statements. Determining the amounts to be capitalised requires management to make assumptions regarding the expected future cash generation of the assets, the discount rates to be applied and the expected period of benefits. The carrying amount of capitalised development costs at 31 December 2022 was RMB48,789,000 (2021: RMB39,803,000).

Leases – Estimating the incremental borrowing rate

The Group cannot readily determine the interest rate implicit in a lease, and therefore, it uses an incremental borrowing rate ("**IBR**") to measure lease liabilities. The IBR is the rate of interest that the Group would have to pay to borrow over a similar term, and with a similar security, the funds necessary to obtain an asset of a similar value to the right-of-use asset in a similar economic environment. The IBR therefore reflects what the Group "would have to pay", which requires estimation when no observable rates are available or when it needs to be adjusted to reflect the terms and conditions of the lease. The Group estimates the IBR using observable inputs (such as market interest rates) when available and is required to make certain entity-specific estimates.

3. 重大會計判斷及估計(續)

估計不確定因素*(續) 非上市股權投資公允價值*

非上市股權投資乃根據基於市場的估值 技術估值,詳情載於歷史財務報表附註 44。該估值要求本集團決定可比較上市 公司(同行)並選擇價格倍數。此外,本 集團預計非流動性及規模差異的折扣。 本集團將該等投資的公允價值分類為第2 級及第3級。於二零二二年十二月三十一 日,非上市股權投資公允價值為人民幣 1,458,596,000元(二零二一年:人民幣 1,452,982,000元)。詳情載於歷史財務 報表附註19、20及44。

開發支出

開發支出根據詳情載於歷史財務報表附 註2.4有關研發成本的會計政策資本化。 確定將要資本化的金額須管理層就資 產的預期未來現金產生、適用貼現率及 預期效益期間作出假設。於二零二二年 十二月三十一日,資本化開發支出賬面 值的最佳估計為人民幣48,789,000元(二 零二一年:人民幣39,803,000元)。

租賃-估算增量借款利率

本集團無法輕易釐定租賃內所隱含的利 率,因此,使用增量借款利率(「增量借 款利率」)計量租賃負債。增量借款利率 為本集團於類似經濟環境中為取得與使 用權資產價值相近之資產,而以類似使 用品於類似期間借入所需資金應支付之 利率。因此,增量借款利率反映了本集 團「應支付」的利率,當無可觀察的利率 時或當須對利率進行調整以反映租賃之 條款及條件時,則須作出利率估計。當 可觀察輸入數據(如市場利率)估算增量借 款利率並須作出若干實體特定的估計。

財務報表附註 31 December 2022 二零二二年十二月三十一日

3. SIGNIFICANT ACCOUNTING JUDGEMENTS AND **ESTIMATES** (Continued)

Estimation uncertainty (Continued) Impairment of non-financial assets (other than goodwill)

The Group assesses whether there are any indicators of impairment for all non-financial assets (including the right-of-use assets) at the end of each reporting period. Indefinite life intangible assets are tested for impairment annually and at other times when such an indicator exists. Other non-financial assets are tested for impairment when there are indicators that the carrying amounts may not be recoverable. An impairment exists when the carrying value of an asset or a cash-generating unit exceeds its recoverable amount, which is the higher of its fair value less costs of disposal and its value in use. The calculation of the fair value less costs of disposal is based on available data from binding sales transactions in an arm's length transaction of similar assets or observable market prices less incremental costs for disposing of the asset. When value-in-use calculations are undertaken, management must estimate the expected future cash flows from the asset or cash-generating unit and choose a suitable discount rate in order to calculate the present value of those cash flows.

OPERATING SEGMENT INFORMATION 4.

For management purposes, the Group is organised into business units based on their products and services and has four reportable operating segments as follows:

- (a) The finished dose pharmaceutical products segment mainly includes enoxaparin sodium injection.
- (b) The active pharmaceutical ingredients segment includes standard heparin sodium active pharmaceutical ingredients, and enoxaparin sodium active pharmaceutical ingredients.
- The CDMO segment includes R&D, manufacturing, quality (c) management, program management and commercial manufacture under customers' specific orders.
- The "others" segment. (d)

3. 重大會計判斷及估計(續)

估計不確定因素(續) 非金融資產(商譽除外)減值

本集團於各報告期間末評估所有非金融 資產(包括使用權資產)有否任何減值跡 象。無限使用年期的無形資產每年均會 及於有減值跡象出現的其他時間進行減 值測試。其他非金融資產於有跡象顯示 賬面值可能無法收回時進行減值測試。 倘資產的賬面值或現金產生單位超過其 可收回金額(即公允價值減出售成本與其 使用價值兩者中的較高者)時即存在減 值。公允價值減出售成本乃根據來自同 類資產公平交易中具約束力的銷售交易 的可得數據或可觀察市價減出售資產的 增量成本計算。計算使用價值時,管理 層必須估計資產或現金產生單位的預期 未來現金流量,選取合適的貼現率以計 算該等現金流量的現值。

經營分部資料 4.

就管理而言,本集團根據其產品和服務 分為多個業務單位,並具有以下四個可 報告經營分部:

- (a) 藥物製劑分部,主要包括依諾肝素 鈉注射液。
- 原料藥分部,包括標準肝素鈉原料 (b) 藥和依諾肝素鈉原料藥。
- CDMO分部,包括研發、生產、質 (c) 量管理、項目管理及根據客戶具體 訂單進行商業生產。
- 「其他」分部。 (d)



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Notes to Financial Statements 財務報表附註 31 December 2022 _零=_年+=月=+-月

4. OPERATING SEGMENT INFORMATION (Continued)

Management monitors the results of the Group's operating segments separately for the purpose of making decisions about resource allocation and performance assessment. Segment performance is evaluated based on reportable segment profit/loss, which is a measure of adjusted profit/loss before tax from continuing operations. The adjusted profit/loss before tax from continuing operations is measured consistently with the Group's profit before tax except that other income and gains, selling and distribution expenses, administrative expenses, impairment losses on financial assets, other expenses, finance costs and share of profits and losses of associates are excluded from such measurement.

Segment assets exclude cash and cash equivalents, pledged deposits, deferred tax assets, equity investments designated at fair value through other comprehensive income, derivative financial instruments, financial assets at fair value through profit or loss and other unallocated head office and corporate assets as these assets are managed on a group basis.

Segment liabilities exclude interest-bearing bank and other borrowings, tax payable, deferred tax liabilities and other unallocated head office and corporate liabilities as these liabilities are managed on a group basis.

Intersegment sales and transfers are transacted with reference to the selling prices used for sales made to third parties at the then prevailing market prices.

4. 經營分部資料(續)

管理層獨立監察本集團各經營分部的業 績,以作出有關資源分配及表現評估的 決定。分部表現乃根據可報告分部溢利 /虧損(其為對持續經營經調整税前利 潤/虧損的一種計量)予以評估。持續經 營經調整税前利潤/虧損與本集團的税 前利潤計量方式一致,惟其他收入及收 益、銷售及分銷開支、行政開支、金融 資產減值虧損、其他開支、融資成本及 應佔聯營公司溢利及虧損不包含於該計 量內。

分部資產不包括現金及現金等價物、已 抵押存款、遞延税項資產、以公允價值 計量且其變動計入其他全面收益的股權 投資、衍生金融工具、以公允價值計量 且其變動計入當期損益的金融資產及其 他未分配總部及公司資產,因為該等資 產乃按組別基準管理。

分部負債不包括計息銀行及其他借款、 應付税款、遞延税項負債及其他未分配 總公司及公司負債,因為該等負債是乃 按組別基準管理。

分部間銷售及轉讓乃參考以當時市價向 第三方銷售所採用的售價進行交易。



パリリノ 千文 イマ ドリ 中上 31 December 2022 二零二二年十二月三十一日

4. OPERATING SEGMENT INFORMATION (Continued)

4. 經營分部資料(續)

截至二零二二年十二月三十一日止年度

Year ended 31 December 2022

Segments 分部		Finished dose pharmaceutical products 藥物製劑 RMB'000 人民幣千元	Active pharmaceutical ingredients 原料藥 RMB'000 人民幣千元	CDMO RMB'000 人民幣千元	Others 其他 RMB'000 人民幣千元	Total 合計 RMB'000 人民幣千元
Segment revenue:	分部收入 :					
Sales to external customers	銷售予外部客戶	3,210,465	2,673,754	1,084,066	182,754	7,151,039
Intersegment sales	分部間銷售	2,468,477	3,369,777	2,213	435,821	6,276,288
		5,678,942	6,043,531	1,086,279	618,575	13,427,327
Reconciliation:	調整:					
Elimination of intersegment sales						(6,276,288)
Revenue from contracts with customers	客戶合同收入					7,151,039
Segment results:	分部業績:	1,071,893	925,075	418,754	54,927	2,470,649
Reconciliation:	調整:					
Elimination of intersegment results	 抵銷分部間業績					(180,460)
Other income and losses	其他收入及虧損					207,431
Selling and distribution expenses	銷售及分銷開支					(518,502)
Administrative expenses	行政開支					(742,461)
Impairment losses on financial assets	金融資產減值虧損					(61,067)
Impairment losses on associates	聯營公司減值虧損					
Other expenses	其他開支					(1,648)
Finance costs	融資成本					(245,629)
Share of profits and losses of associates	應佔聯營公司溢利及虧損					(98,462)
Group's profit before tax	本集團税前利潤					829,851

4. OPERATING SEGMENT INFORMATION (Continued)

4. 經營分部資料(續)

For the year ended 31 December 2022 (Continued)

截至二零二二年十二月三十一日止年度 (續)

Segments 分部		Finished dose pharmaceutical products 棄物製劑 RMB'000 人民幣千元	Active pharmaceutical ingredients 原料藥 RMB'000 人民幣千元	CDMO RMB'000 人民幣千元	Others 其他 RMB'000 人民幣千元	Total 合計 RMB'000 人民幣千元
Segment assets	分部資產	4,272,831	12,057,357	2,573,751	1,169,499	20,073,438
Reconciliation: Elimination of intersegment receivables Corporate and other unallocated assets	調整 <u>:</u> 抵銷分部間應收款項 企業及其他未分配資產					(5,442,142) 6,182,908
Total assets	資產總值					20,814,204
Segment liabilities	分部負債	2,261,519	3,228,971	467,235	2,677,328	8,635,053
Reconciliation: Elimination of intersegment payables Corporate and other unallocated liabiliti	<u>調整:</u> 抵銷分部間應付款項 es 企業及其他未分配負債					(6,703,798) 6,475,310
Total liabilities	負債總額					8,406,565
Other segment information	其他分部資料					
Impairment losses recognised in the statement of profit or loss, net Depreciation and amortisation Investments in associates	於損益表確認減值 虧損淨額 折舊及攤銷 於聯營公司之投資	4,090 47,343	28,346 89,404	28,523 77,826	108 97,434	61,067 312,007 989,386
Capital expenditure*	資本開支*	15,100	49,904	68,758	12,532	146,294

財務報表附註

31 December 2022 二零二二年十二月三十一日

4. OPERATING SEGMENT INFORMATION (Continued)

4. 經營分部資料(續)

截至二零二一年十二月三十一日止年度

Year ended 31 December 2021

		Finished dose	Active			
		pharmaceutical	pharmaceutical			
Segments		products	ingredients		Others	Total
分部		藥物製劑	原料藥	CDMO	其他	合計
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
Segment revenue:	分部收入:					
Sales to external customers	銷售予外部客戶	2,638,151	2,721,733	813,104	186,798	6,359,786
Intersegment sales	分部間銷售	1,356,682	3,520,136	3,892	301,906	5,182,616
		3,994,833	6,241,869	816,996	488,704	11,542,402
Reconciliation:	調整:					
Elimination of intersegment sales	抵銷分部間銷售					(5,182,616)
Revenue from contracts with customers	客戶合同收入					6,359,786
Segment results:	分部業績:	841,565	911,673	259,209	70,788	2,083,235
Reconciliation:	調整:					
Elimination of intersegment results						(89,653)
Other income and losses	其他收入及虧損					(11,682)
Selling and distribution expenses	銷售及分銷開支					(430,493)
Administrative expenses	行政開支					(668,326)
Impairment losses on financial assets	金融資產減值虧損					(101,958)
Impairment losses on associates	聯營公司減值虧損					(223,092)
Other expenses	其他開支					(5,463)
Finance costs	融資成本					(210,074)
Share of profits and losses of associates	應佔聯營公司溢利及虧損					(120,230)
Group's profit before tax	本集團税前利潤					222,264

4. OPERATING SEGMENT INFORMATION (Continued)

4. 經營分部資料(續)

Year ended 31 December 2021 (Continued)

截至二零二一年十二月三十一日止年度 (續)

Segments		Finished dose pharmaceutical products	Active pharmaceutical ingredients		Others	Total
分部		藥物製劑	原料藥	CDMO	其他	合計
23 HK		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
Segment assets	分部資產	3,616,707	11,062,171	2,080,120	1,272,434	18,031,432
Reconciliation:	調整:					
Elimination of intersegment receivables	 抵銷分部間業績					(5,632,197)
Corporate and other unallocated assets	企業及其他未分配資產					6,708,942
Total assets	資產總額					19,108,177
Segment liabilities	分部負債	2,413,999	2,753,548	421,601	2,741,219	8,330,367
Reconciliation:	調整:					
Elimination of intersegment payables	 抵銷分部間業績					(6,334,993)
Corporate and other unallocated liabilitie	es 企業及其他未分配資產					5,589,488
Total liabilities	負債總額					7,584,862
Other segment information	其他分部資料					
Impairment losses recognised in the	於損益表確認減值					
in the statement of profit or loss, net	虧損淨額	8,335	68,988	23,230	1,405	101,958
Depreciation and amortisation	折舊及攤銷	50,782	86,367	75,438	94,207	306,794
Investments in associates	於聯營公司之投資					1,146,465
Capital expenditure*	資本開支*	2,580	80,118	67,025	26,298	176,021
	2.007	2,500	00,110	07,025	20,200	170,021
* As at 31 December 2022 an property, plant and other inta		iture consists of a	additions to	日,資	『二二年及二零二一 『本開支包括添置物 『変。	

日,資本開支包括添置物業、廠房及其他 無形資產。

財務報表附註

31 December 2022 二零二二年十二月三十一日

4. OPERATING SEGMENT INFORMATION (Continued)

4. 經營分部資料(續)

Geographical information

(b)

(a) Revenue from external customers

區域資料 *(a) 來自外部客戶的收入*

		2022	2021
		二零二二年	二零二一年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Hong Kong	香港	103,018	187,981
United States of America	美國	1,387,152	956,132
Europe	◎ ○ □ ○ ○ □ ○ ○ □ ○ □ ○ □ ○ □ ○ □ ○ □ ○	3,729,856	3,469,218
Mainland China	中國內地	641,478	552,243
Other countries/regions	其他國家/地區	1,289,535	1,194,212
		7,151,039	6,359,786
The revenue information above is customers.	based on the locations of the	上述收入資料乃 置。	基於客戶所在·
Non-current assets		(b) 非流動資產	
Non-current assets		<i>(b) 非流動資產</i> 2022	2021
Non-current assets			
Non-current assets		2022	2021 二零二一年 RMB'000
Non-current assets		2022 二零二二年	二零二一年
Non-current assets	中國內地	2022 二零二二年 RMB'000	二零二一年 RMB'000
	中國內地 美國	2022 二零二二年 RMB′000 人民幣千元	二零二一年 RMB'000 人民幣千元
Mainland China		2022 二零二二年 RMB'000 人民幣千元 2,705,525	二零二一年 RMB'000 人民幣千元 2,850,044
Mainland China United States of America	美國	2022 二零二二年 RMB'000 人民幣千元 2,705,525 3,610,134	二零二一年 RMB'000 人民幣千元 2,850,044 3,368,616

The non-current asset information above is based on the locations of the assets and excludes financial instruments and deferred tax assets.

Information about major customers

During the year ended 31 December 2022, revenue of approximately RMB733,019,000 derived from sales to a single external customer, including sales to a group of entities which are known to be under common control with that customer, accounted for more than 10% of the total revenue.

During the year ended 31 December 2021, revenue of approximately RMB651,052,000 derived from sales to a single external customer accounted for more than 10% of the total revenue.

上述非流動資產資料乃基於資產 所在位置,不包括金融工具與遞延 所得税資產。

有關主要客戶的資料

於截至二零二二年十二月三十一日止年 度,來自佔總收入10%以上的單一外部 客戶銷售的收入約為人民幣733,019,000 元,包括向已知與該客戶受共同控制的 一組實體的銷售。

於截至二零二一年十二月三十一日止年 度,來自佔總收入10%以上的單一外部客 戶銷售的收入約為人民幣651,052,000元。

財務報表附註 31 December 2022 二零二二年十二月三十一日

5. **REVENUE**

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Revenue from contracts with customers (i) Disaggregated revenue information

For the year ended 31 December 2022

5. 收入

客戶合同收入 (i) 分類收入資料 截至二零二二年十二月三十一日止 年度

Segments 分部		Finished dose pharmaceutical products 藥物製劑 RMB'000 人民幣千元	Active pharmaceutical ingredients 原料藥 RMB'000 人民幣千元	CDMO RMB'000 人民幣千元	Others 其他 RMB'000 人民幣千元	Total 合計 RMB'000 人民幣千元
Types of goods or services	商品或服務類別					
Sale of products	產品銷售	3,210,465	2,673,754	-	128,629	6,012,848
CDMO services	CDMO服務	-	-	1,084,066	-	1,084,066
Others	其他	-	-	-	54,125	54,125
Total revenue from contracts	客戶合同收入					
with customers	總額	3,210,465	2,673,754	1,084,066	182,754	7,151,039
Geographical markets	區域市場					
Hong Kong	香港	1,963	97,975	_	3,080	103,018
United States of America	美國	432,952	96,971	814,462	42,767	1,387,152
Europe	歐洲	2,105,630	1,403,841	169,204	51,181	3,729,856
Mainland China	中國內地	367,906	227,096		46,476	641,478
Other countries/regions	其他國家/地區	302,014	847,871	100,400	39,250	1,289,535
Total revenue from contracts with	客戶合同收入					
customers	總額	3,210,465	2,673,754	1,084,066	182,754	7,151,039
Timing of revenue recognition	收入確認時間					
Products transferred at a	在某個時間點					
point in time	轉移產品	3,210,465	2,673,754	_	128,629	6,012,848
Services transferred at a	在某個時間點	-,,	_,,			.,,
point in time	轉移服務	_	_	320,179	20,207	340,386
Services transferred over time	隨時間轉移服務	-	-	763,887	33,918	797,805
Total revenue from contracts	客戶合同收入					
with customers	總額	3,210,465	2,673,754	1,084,066	182,754	7,151,039

財務報表附註

31 December 2022 二零二二年十二月三十一日

5. **REVENUE** (Continued)

Revenue from contracts with customers (Continued) (i) Disaggregated revenue information (Continued)

For the year ended 31 December 2021

5. 收入(續)

客戶合同收入*(續)*

(i) 分類收入資料(續) 截至二零二一年十二月三十一日止 年度

Commente		Finished dose pharmaceutical	Active pharmaceutical		Others	Tetel
Segments		products	ingredients	CDMO	Others	Total
分部		藥物製劑 RMB′000	原料藥 RMB'000	CDMO RMB'000	其他 RMB'000	合計 RMB'000
		KIVIB 000 人民幣千元	KIMB 000 人民幣千元	KIMB 000 人民幣千元	KIMB 000 人民幣千元	KIMB 000 人民幣千元
		入氏帝十九	入氏帝十儿	入氏帝十九	入氏帝十九	人氏帝十九
Types of goods or services	商品或服務類別					
Sale of products	產品銷售	2,638,151	2,721,733	_	145,042	5,504,926
CDMO services	CDMO服務	-	-	813,104	-	813,104
Others	其他	-	_		41,756	41,756
Total revenue from contracts with	客戶合同收入總額					
customers		2,638,151	2,721,733	813,104	186,798	6,359,786
Geographical markets	區域市場					
Hong Kong	香港	17,767	170,214	_	_	187,981
United States of America	美國	208,886	49,989	658,688	38,569	956,132
Europe		1,869,348	1,505,086	56,785	37,999	3,469,218
Mainland China	中國內地	243,529	221,213	50,705	87,501	552,243
Other countries/regions	其他國家/地區	298,621	775,231	97,631	22,729	1,194,212
Total revenue from contracts with	家戶合同收 λ 總額					
customers		2,638,151	2,721,733	813,104	186,798	6,359,786
Timing of revenue recognition	收入確認時間					
Products transferred at	在某個時間點					
a point in time	轉移產品	2,638,151	2,721,733	-	145,042	5,504,926
Services transferred at	在某個時間點					
a point in time	轉移服務	_	_	111,924	9,326	121,250
Services transferred over time	隨時間轉移服務			701,180	32,430	733,610
Total revenue from contracts with	客戶合同收入總額					
customers		2,638,151	2,721,733	813,104	186,798	6,359,786

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5. **REVENUE** (Continued)

Revenue from contracts with customers (Continued) (i) Disaggregated revenue information (Continued)

The following table shows the amounts of revenue recognised during the current reporting period that were included in the contract liabilities at the beginning of the reporting period and recognised from performance obligations satisfied in previous periods:

		2022 二零二二年 RMB′000 人民幣千元	2021 二零二一年 RMB'000 人民幣千元
Revenue recognised that was included in the contract liabilities balance at the beginning of the year:	計入年初合約負債結餘的 已確認收入:		
Sale of products	產品銷售	10,585	4,960
CDMO services	CDMO服務	407,679	257,228
		418,264	262,188

(ii) Performance obligations

Information about the Group's performance obligations is summarised below:

Sale of products

The performance obligation is satisfied at the point when control of asset is transferred to the customer.

CDMO services

For services under the FFS model, revenue is recognised over time, and the performance obligation is a part of the contract that has an original expected duration of one year or less. Therefore, under practical expedients allowed by IFRS 15, the Group does not disclose the value of unsatisfied performance obligations under the FFS model.

產品銷售

(ii) 履約責任

履約責任於相關資產控制權轉交客 戶時完成。

本集團履約責任的資料概述如下:

CDMO服務

就FFS模式下的服務而言,收入隨 著時間推移而確認,且履約責任為 初始預期期限不超過一年的合同 的組成部分,因此,根據《國際財 務報告準則》第15號的可行權宜方 法,本集團不會對FFS模式下的未 履約責任的價值進行披露。



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5. 收入(續)

客戶合同收入(續) (i) 分類收入資料(續)

下表顯示在每個報告期初已計入合 約負債並在先前期間已履行的履約 責任中確認的在當前報告期確認的 收入金額:

財務報表附註

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5.	REVENUE (Continued)				入 <i>(續)</i>	
		enue from contracts with customers (Continued) Performance obligations (Continued)			[⊆] 合同收入 <i>(續</i> <i>履約責任(續</i>	
		CDMO services (Continued)			CDMO服務(續)
		For certain CDMO services, the directors of the Company have determined that performance obligations are satisfied upon acceptance of the deliverable products under customers' specific orders, and therefore, the performance obligation is recognised as revenue at a			事已確定,於接到 的可交付產品後 成,因此,履約到	务而言,本公司董 受客戶具體訂單下 ,履約責任即告完 責任於某個時間點
		point in time.			確認為收入。	
		The transaction prices allocated to the remaining performance obligations (unsatisfied or partially unsatisfied) as at 31 December are as follows:			於十二月三十一日 責任(未履行或者 易價格如下:	日分配至剩餘履約 邵分未履行)的交
					2022	2021
					二零二二年	二零二一年
					RMB'000	RMB'000
					人民幣千元	人民幣千元
		Within one year 一年內			652,130	1,194,897
		All the performance obligations are expected to be recognised within one year. The amounts disclosed above do not include variable				+於一年內予以確 5金額不包括受限

consideration which is constrained.

制的可變對價。

Notes to Financial Statements 財務報表附註 31 December 2022 *二零二二年十二月三十一日*

6. OTHER INCOME AND GAINS/(LOSSES) 6. 其他收入及收益/(虧損)

				/
			2022	2021
			二零二二年	二零二一年
			RMB'000	RMB'000
			人民幣千元	人民幣千元
	er income	其他收入	54.450	F 4 0 F 7
	interest income	銀行利息收入	54,139	54,857
	ernment grants related to	與以下相關的政府補助 一 資產*	4 7 4 4	2 0 7 1
	Assets* ncome**	一 貢 <i>匡</i> ^ 一 收入**	4,744	2,071
			33,963	21,795
	lend income from financial assets fair value through profit or loss	以公允價值計量且其變動計入當期 損益的金融資產的股息收入	7,107	28,575
	lend income from financial assets	俱益的並嚴員產的版意收入 指定以公允價值計量且其變動計入其	7,107	20,575
	signated at fair value through other	他全面收益的金融資產的股息收入		15 400
CO	mprehensive income			15,488
			99,953	122,786
	er gains/(losses)	其他收益/(虧損)		
	gn exchange gains/(losses), net	匯兑收益/(虧損),淨額	186,331	(205,044)
	es)/gains on disposal of financial	出售以公允價值計量且其變動計入		
	sets at fair value through profit or loss	當期損益的金融資產的(虧損)/收益	(5,624)	5,761
Fair	value (losses)/gains, net:	公允價值(虧損)/收益,淨額:		
	nancial assets at fair value	以公允價值計量且其變動計入當期		
	through profit or loss	損益的金融資產	(74,831)	68,065
	rivative instruments	衍生工具	(26,869)	(4,181)
	es on disposal of items of property,	出售物業、廠房及設備項目的虧損		
	ant and equipment		(2,760)	(5,105)
	s on disposal of investment in associates	出售於聯營公司投資的收益	21,771	-
Inter	est income from debt investment	債權投資的利息收入 	-	1,744
Othe	rs	其他	9,460	4,292
			107,478	(134,468)
			207,431	(11,682)
*	The Group has received certain government gr	rants related to assets to invest in *	本集團已獲得與資產	相關的若干政府補
	laboratory equipment and plant. The grants relate	d to assets were recognised in profit	助,用於投資實驗室言	
	or loss over the useful lives of the relevant assets.		相關的補助在相關資產 益中確認。	產的使用年期內於損
* *	The government grants and subsidies related	to income have been received to **	已收取與收入相關的i	政府補助和補貼・以
	compensate for the Group's research and develo		補償本集團的研發成	
	related to income have future related costs expe		干補助預計會產生與:	
	Group to comply with conditions attached to a acknowledge the compliance of these conditions.		要求本集團遵守補助 府確認我們遵守該等	
	recognised in the statement of profit or loss on a s the costs, for which they are intended to compensa	systematic basis over the periods that	關的補助在擬補償的 內,有系統地在損益。	費用被支出的期間
	Other government grants related to income that	are receivables as compensation for	應收取其他與收入相	關的政府補助(作為
	expenses or losses already incurred or for the pu	rpose of giving immediate financial	已發生的費用或損失的	
	support to the Group with no future related costs	are recognised in profit or loss in the	本集團提供財務支持而	
	period in which they become receivables.		在其成為應收款項期	旬於損益確認。

財務報表附註

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7. PROFIT BEFORE TAX

The Group's profit before tax is arrived at after charging/(crediting):

7. 税前利潤

本集團的税前利潤乃經扣除/(計入)以 下各項後得出:

			2022	2021
		Notes 附註	二零二二年 RMB′000 人民幣千元	二零二一年 RMB'000 人民幣千元
Cost of inventories sold	出售存貨的成本		4 404 405	2 012 007
Cost of services provided	提供服務的成本		4,191,405 669,445	3,812,987 553,217
Depreciation of property,	物業、廠房及設備折舊		005,445	555,217
plant and equipment		14	219,970	217,492
Depreciation of right-of-use assets	使用權資產折舊	15(a)	38,741	37,782
Amortisation of other intangible assets	其他無形資產攤銷	17	53,296	51,520
Research and development costs*	研發成本*		252,142	221,099
Auditor's remuneration	核數師薪酬		6,010	7,050
Employee benefit expenses (including directors' and supervisors' remuneration) :	僱員福利開支(包括董事及監事的 薪酬):			
Salaries and other benefits	工資及其他福利		654,005	560,762
Pension scheme contributions, social	退休金計劃供款、社會福利及		034,003	500,702
welfare and other welfare**	其他福利**		120,378	123,824
Rental expenses not included in the	未計入租賃負債計量的租金支出		120,070	.20,02 .
measurement of lease liabilities			2,488	2,315
Bank interest income	銀行利息收入	6	(54,139)	(54,857)
Finance costs	融資成本	8	245,629	210,074
Interest income from debt investment	債權投資取得的利息收入		_	1,744
Dividend income from financial assets at fair value through profit or loss	以公允價值計量且其變動計入當 期損益的金融資產的			·
	股息收入		(7,107)	(28,575)
Dividend income from financial assets at fair value through other comprehensive income	以公允價值計量且其變動計入其 他全面收益的金融資產的股息 收入			(15,488)
Foreign exchange (gains)/losses, net	匯兑(收益)/虧損淨額	6	(186,331)	205,044
Losses/(gains) on disposal of financial	出售以公允價值計量且其變動計	Ū	(100,551)	200,011
assets at fair value through profit or loss				
ussets at fair value through profit of fos	虧損/(收益)	6	5,624	(5,761)
Fair value losses on derivative instruments		6	26,869	4,181
Fair value losses/(gains) on financial assets		Ū	20,005	4,101
at fair value through profit or loss	期損益的金融資產的			
at fail value anough profit of loss	公允價值虧損/(收益)	6	74,831	(68,065)
Losses/(gains) on disposal of items of	出售物業、廠房及設備項目的	Ū	74,051	(00,000)
property, plant and equipment	虧損/(收益)	6	2,760	5,105
Gains on disposal of investment in	出售於聯營公司投資的收益	Ū	2,700	57.00
associates		6	(21,771)	_
Impairment losses on financial assets:	金融資產減值虧損:	-	(,, , , ,	
Impairment losses on trade receivables	貿易應收款項減值虧損	24	48,858	68,659
Impairment losses on financial assets included in prepayments, other	計入預付款項、其他應收款項及 其他資產以及應收關聯方款項	24	40,030	00,039
receivables and other assets and due	的金融資產減值虧損			
from related parties			12,209	33,299
Write-down of inventories to	撇減存貨至可變現淨值			
			36,434	34,919
net realisable value Impairment losses on associates	聯營公司減值虧損			223,092

** There are no forfeited contributions that may be used by the Group as the employer to reduce the existing level of contributions.

概無任何被沒收的供款可供本集團(作為 僱主)用作減少現有的供款水平。

財務報表附註

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8. FINANCE COSTS

An analysis of finance costs is as follows:

8.	融資成本
	融資成本分析如下:

		2022 二零二二年 RMB′000 人民幣千元	2021 二零二一年 RMB'000 人民幣千元
Interest expenses on:	以下各項的利息支出:		
Bank borrowings	銀行借款	160,912	121,352
Corporate bonds	公司債券	69,327	76,406
Lease liabilities	租賃負債	5,003	3,873
Other finance costs	其他融資成本	10,387	8,443
		245,629	210,074

9. DIRECTORS' AND SUPERVISORS' REMUNERATION

9. 董事及監事薪酬

於年內錄得的董事及監事薪酬載列如下:

The remuneration of each director and supervisor as recorded during the year is set out below:

		2022 二零二二年 RMB′000	2021 二零二一年 RMB'000
		人民幣千元	人民幣千元
ees	袍金	300	300
Other emoluments:	其他酬金:		
Salaries, allowances and benefits in kind	薪金、津貼及實物福利	5,237	8,058
Performance related bonuses*	績效掛鈎花紅*	4,197	4,858
Pension scheme contributions	退休金計劃供款	166	177
		9,900	13,393

payments which are determined as a percentage of the profit after tax of the Group.

紅,按本集團除税後溢利的百分比確定。



財務報表附註

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9. DIRECTORS' AND SUPERVISORS' **REMUNERATION** (Continued)

9. 董事及監事薪酬(續)

(a) Independent non-executive directors

The fees paid to independent non-executive directors du were as follows:

uring the year	(a)	獨立非執行 年內支付予獨立 如下:	董事 非執行董事的袍金
		2022	2021
		二零二二年	二零二一年
		RMB'000	RMB'000
		人民幣千元	人民幣千元

	口川九生	100	100
Mr. Lu Chuan	吕川先生。 	100	100
Mr. Wang Zhaohui	王肇輝先生	100	100
Mr. Chen Junfa	陳俊發先生	100	100

There were no other emoluments payable to the independent non-executive directors during the year (2021: Nil).

年內概無其他應付獨立非執行董事 酬金(二零二一年:零)。

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(b) Executive directors and supervisors

(b) 執行董事及監事

		Salaries,	Performance	Pension	
Year ended		allowances and	-related	scheme	Total
31 December 2022		benefits in kind	bonuses	contributions	remuneration
截至二零二二年十二月三十一日		薪金、津貼		退休金	
止年度		及實物福利	績效掛鈎花紅	計劃供款	薪酬總額
		RMB'000	RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元	人民幣千元
Executive directors	執行董事				
Mr. Li Li	李鋰先生	1,472	1,437	54	2,963
Ms. Li Tan	李坦女士	1,188	1,221	9	2,418
Mr. Shan Yu	單宇先生	1,301	1,330	8	2,639
Mr. Zhang Bin (note (ii))	張斌先生(附註(ii))	562	-	11	573
Supervisors	監事				
Mr. Zheng Zehui	鄭澤輝先生	100	-	-	100
Mr. Tang Haijun	唐海均先生	336	112	45	493
Ms. Su Jilan	蘇紀蘭女士	278	97	39	414
		5,237	4,197	166	9,600

Notes to Financial Statements 財務報表附註 31 December 2022 二零二二年十二月三十一日

9. DIRECTORS' AND SUPERVISORS' **REMUNERATION** (Continued)

9. 董事及監事薪酬(續)

(b) Executive directors and supervisors (Continued)

(b) 執行董事及監事(續)

			Salaries,	Performance	Pension	
Year e	nded		allowances and	-related	scheme	Total
31 Dec	cember 2021		benefits in kind	bonuses	contributions	remuneration
截至二	零二一年十二月三十一日		薪金、津貼		退休金	
止年度			及實物福利	績效掛鈎花紅	計劃供款	薪酬總額
			RMB'000	RMB'000	RMB'000	RMB'000
			人民幣千元	人民幣千元	人民幣千元	人民幣千元
	ive directors	執行董事				
Mr. Li		李鋰先生	1,462	1,388	48	2,898
Ms. Li	Tan	李坦女士	1,191	1,179	9	2,379
Mr. Sh	an Yu	單宇先生	1,248	1,284	8	2,540
Mr. Su	in Xuan (note (i))	孫暄先生(附註(i))	1,608	-	7	1,615
Mr. Zh	ang Bin (note (ii))	張斌先生(附註(ii))	1,837	804	32	2,673
Superv	risors	監事				
	eng Zehui	鄭澤輝先生	100	_	-	100
	ng Haijun	唐海均先生	332	111	39	482
Ms. Su	5 ,	蘇紀蘭女士	280	92	34	406
			8,058	4,858	177	13,093
Notes:				附	註:	
(i)		ted as an executive director 20 and resigned on 6 May 20	· · · ·	(i)		零二零年二月二十七 5公司執行董事,並 5月六日辭任。
(ii)	5	nted as an executive director nd resigned on 29 April 2022		(ii	日起被任命為本	록二一年五月二十六 ≤公司執行董事,並 □月二十九日辭任。

There was no arrangement under which a director or a supervisor waived or agreed to waive any remuneration during the year.

年內概無董事或監事放棄或同意放 棄任何薪酬的安排。

財務報表附註

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10. FIVE HIGHEST PAID EMPLOYEES

None of the five highest paid employees during the year are directors (2021: None), details of whose remuneration are set out in note 9 above. Details of the remuneration for the year of the remaining five (2021: five) highest paid employees who are not directors of the Company are as follows:

10. 五名最高薪酬僱員

概無董事(二零二一年:無)為本集團 於年內的五名最高薪酬人士,其薪酬詳 情載於上文附註9。其餘五名(二零二一 年:五名)並非本公司董事的最高薪酬僱 員於年內的薪酬詳情如下:

		2022	2021
		二零二二年	二零二一年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Salaries, allowances and benefits in kind	薪金、津貼及實物福利	12,943	14,317
Performance-related bonuses	績效掛鈎花紅	6,345	5,025
Pension scheme contributions	退休金計劃供款	1,119	1,306
		20,407	20,648

within the following bands is as follows:

員人數如下:

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		Number of employees 僱員數目	
		准貝 <u></u> 致 2022	2021
		二零二二年	二零二一年
Nil to HK\$3,500,000	零至3,500,000港元	2	_
HK\$3,500,001 to HK\$4,000,000	3,500,001港元至4,000,000港元	-	1
HK\$4,000,001 to HK\$4,500,000	4,000,001港元至4,500,000港元	1	2
HK\$4,500,001 to HK\$5,000,000	4,500,001港元至5,000,000港元	_	_
HK\$5,000,001 to HK\$5,500,000	5,000,001港元至5,500,000港元	1	-
HK\$5,500,001 to HK\$6,000,000	5,500,001港元至6,000,000港元	-	-
HK\$6,000,001 to HK\$6,500,000	6,000,001港元至6,500,000港元		1
HK\$6,500,001 to HK\$7,000,000	6,500,001港元至7,000,000港元	_	1
HK\$7,000,001 to HK\$7,500,000	7,000,001港元至7,500,000港元	1	-
		5	5

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11. INCOME TAX

The Group is subject to income tax on an entity basis on profit arising in or derived from the jurisdictions in which members of the Group are domiciled and operate.

Under the Law of the PRC on Enterprise Income Tax (the "**EIT Law**") and Implementation Regulation of the EIT Law, the EIT rate of the PRC subsidiaries is 25% unless they are subject to tax exemption set out below.

The Company was accredited as a "High and New Technology Enterprise" in 2018, the qualification of which was subsequently renewed in 2021, and therefore, the Company was entitled to a preferential CIT rate of 15% for the years ended 31 December 2022 and 2021. This qualification is subject to review by the relevant tax authority in the PRC for every three years.

Shenzhen Techdow Pharmaceutical Co., Ltd. was accredited as a "High and New Technology Enterprise" in 2017, the qualification of which was subsequently renewed in 2020, and therefore, Shenzhen Techdow Pharmaceutical Co., Ltd. was entitled to a preferential CIT rate of 15% for the years ended 31 December 2022 and 2021. This qualification is subject to review by the relevant tax authority in the PRC for every three years.

The Group's entities incorporated in USA are subject to the federal corporate tax rate of 21% for the years ended 31 December 2022 and 2021. The state income tax rate remains within the range from 1% to 10% for the years ended 31 December 2022 and 2021.

The Group's entities incorporated in Europe, other than Netherland and Italy, are subject to the corporate income tax at a rate ranging from 11% to 33% for the years ended 31 December 2022 and 2021.

On 21 March 2018, the Hong Kong Legislative Council passed the Inland Revenue (Amendment) (No. 7) Bill 2017 (the "**Bill**") which introduces the two-tiered profits tax rates regime. The Bill was signed into law on 28 March 2018 and was gazetted on the following day. Under the two-tiered profits tax rates regime, the first HK\$2 million of profits of the qualifying group entity are taxed at 8.25%, and profits above HK\$2 million are taxed at 16.5%. The profits of the group entities not qualifying for the two-tiered profits tax rates regime continue to be taxed at a flat rate of 16.5% for the years ended 31 December 2022 and 2021.

11. 所得税

本集團須按實體基準就來自或源自本集 團成員公司所處及經營所在司法管轄區 的溢利繳納所得税。

根據《中華人民共和國企業所得税法》 (「《**企業所得税法**》」)及《企業所得税法實 施條例》,中國子公司的企業所得税税率 為25%,除非其獲得以下税項豁免。

本公司於二零一八年被認定為「高新技 術企業」,其後該資格於二零二一年獲續 認,因此,本公司截至二零二二年及二 零二一年十二月三十一日止年度有權享 有15%的優惠企業所得税税率。該資格 由中國相關税務機關每三年審查一次。

深圳市天道醫藥有限公司於二零一七年 被認定為「高新技術企業」,並隨後於二 零二零年續認,因此,深圳市天道醫藥 有限公司截至二零二二年及二零二一年 十二月三十一日止年度有權享有15%的 優惠企業所得税税率。該資格由中國相 關税務機關每三年審查一次。

截至二零二二年及二零二一年十二月 三十一日止年度,在美國註冊成立的集 團實體須按21%的税率繳納聯邦企業 税。截至二零二二年及二零二一年十二 月三十一日止年度,州所得税税率保持 在1%至10%之間。

截至二零二二年及二零二一年十二月 三十一日止年度,在歐洲(荷蘭及意大利 除外)註冊成立的集團實體須按11%至 33%的税率繳納企業所得税。

香港立法會於二零一八年三月二十一日 通過《二零一七年税務(修訂)(第7號)條 例草案》(「《條例草案》」),引入兩級制利 得税率制度。《條例草案》於二零一八年 三月二十八日簽署成為法律,並於次日 在憲報上刊登。在兩級制利得税率制度 下,合資格集團實體的首2百萬港元的利 得税率為16.5%。截至二零二二年及二零 二一年十二月三十一日止年度,不符合 兩級制利得税率制度資格的集團實體, 將繼續按16.5%的統一税率繳納利得税。

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11. INCOME TAX (Continued)

The Group's entities incorporated in Netherland are subject to the corporate income tax at a rate of 15% (2021: 15%) for taxable income that does not exceed the amount of EUR395,000 (2021: EUR245,000), and if the taxable income exceeds the amount of EUR395,000 (2021: EUR245,000), the tax rate of 25.8% (2021: 25%) should apply to the portion that exceeds the amount of EUR395,000 (2021: EUR245,000) for the year ended 31 December 2022.

The Group's entity incorporated in Italy is subject to the corporate income tax at a rate of 24% and Imposta regionale sulle attività produttive ("**IRAP**") tax at a rate of 3.9% for the years ended 31 December 2022 and 2021.

The major components of the income tax expense/(credit) for the year are as follows:

11. 所得税(*續*)

截至二零二二年十二月三十一日止年 度,本集團在荷蘭註冊成立的實體之應 課税收入不超過395,000歐元(二零二一 年:245,000歐元)的部分須按15%(二零 二一年:15%)的税率繳納企業所得税; 倘應課税收入超過395,000歐元(二零 二一年:245,000歐元),則超過395,000 歐元(二零二一年:245,000歐元)的部分 須按25.8%(二零二一年:25%)的税率 繳納企業所得税。

截至二零二二年及二零二一年十二月 三十一日止年度,在意大利註冊成立的 集團實體須按24%的税率繳納企業所得 税,並按3.9%的税率繳納大區税。

年內所得税開支/(抵免)的主要組成部 分如下:

		2022 二零二二年 RMB'000 人民幣千元	2021 二零二一年 RMB′000 人民幣千元
Current tax expense:	即期税項開支:		
PRC	中國	56,733	60,861
USA	美國	90,431	81,920
Elsewhere	天國 其他地區	12,638	15,558
(Over)/Under provision in prior years	過往年度(超額撥備)/撥備不足	(1,338)	1,098
		158,464	159,437
Deferred tax (credit)/expense:	遞延税項(抵免)/開支:		
PRC	中國	(2,785)	(113,925)
USA	美國	(40,902)	(62,985)
Elsewhere	其他地區	387	6,353
		(43,300)	(170,557)
Total tax charge/(credit) for the year	年內税項支出/(抵免)總額	115,164	(11,120)


11. INCOME TAX (Continued)

A reconciliation of the tax expense applicable to profit before tax at the statutory rates for the jurisdictions in which the Company and the majority of its subsidiaries are domiciled to the tax expense at the effective tax rates, and a reconciliation of the statutory tax rates to the effective tax rates, are as follows:

11. 所得税(續)

就税前利潤按本公司及其大部分子公司 所在司法管轄區的法定税率計算税項開 支與按實際税率計算税項開支的對賬, 以及法定税率與實際税率的對賬如下:

		2022		2021 -	
		二零二二年 RMB′000		二零二一年 RMB'000	
		人民幣千元	%	人民幣千元	%
		八氏带十九	/0	八八市十九	70
Profit before tax	税前利潤	829,851		222,264	
Tax at the statutory tax rate Lower tax rate for specific provinces	按法定税率計算之税項 特定省份或地方機關	206,974	25	66,596	30
or enacted by local authority	頒佈的較低税率	(44,827)	(5)	(15,125)	(7)
Effect on opening deferred tax of	利率下調對期初遞延				
decrease in rates	税項的影響	(15,725)	(2)	(36,450)	(16)
Adjustments in respect of current	就過往期間即期税項				
tax of previous periods	作出的調整	(1,338)	-	1,098	-
Income not subject to tax	免税收入	(51,916)	(6)	(10,517)	(5)
Expenses not deductible for tax	不可扣税開支	746	-	4,934	2
Utilisation of previously unrecognised	動用過往未確認的				
tax losses	税項虧損	(12,061)	(1)	(2,643)	(1)
Tax losses and temporary	未確認税項虧損和				
difference not recognised	暫時性差異	50,629	6	22,656	10
Super deduction for research and	研發成本超級減免				
development expenses		(32,794)	(4)	(31,483)	(14)
Others	其他	15,476	2	(10,186)	(5)
Tax charge at the Group's	按本集團的實際税率			(11 120)	
effective rate	計算的税項支出	115,164	14	(11,120)	(5)

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12. DIVIDENDS

12. 股息

		2022 二零二二年	2021 二零二一年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Proposed final – RMB10.0 cent	擬派末期-		
(2021: RMB3.5 cent) per ordinary share	每股普通股人民幣10.0分		
	(二零二一年:人民幣3.5分)	146,730	51,355
The proposed final dividend for the year is Company's shareholders at the forthcoming a	\$ 11	本年度的擬派末期股息 於即將舉行的年度股東	
EARNINGS PER SHARE ATTRI ORDINARY EQUITY HOLDER		3. 母公司普通股構 應佔每股盈利	퉽益持有人

The calculations of the basic and diluted earnings per share amounts are based on the profit attributable to ordinary equity holders of the parent, and the weighted average number of 1,467,296,204 ordinary shares (2021: 1,467,296,204) in issue during the year as adjusted to reflect rights issue during the year. The Group had no potentially dilutive ordinary shares in issue during the years ended 31 December 2022 and 2021.

每股基本及攤薄盈利的計算乃基於母公 司普通股權益持有人應佔溢利,以及年 內已發行1,467,296,204股普通股(二零 二一年:1,467,296,204股)的加權平均 數(經調整,以反映年內供股)。截至二 零二二年及二零二一年十二月三十一日 止年度,本集團概無已發行的潛在攤薄 普通股。

The calculations of basic and diluted earnings per share are based on:

每股基本及攤薄盈利的計算基於:

		2022 二零二二年 RMB′000 人民幣千元	2021 二零二一年 RMB'000 人民幣千元
Earnings Profit attributable to ordinary equity holders of the parent	<u>盈利</u> 母公司普通股權益持有人 應佔溢利	727,077	240,788
		Year ended 3 截至十二月三-	十一日止年度
		2022 二零二二年	2021 二零二一年
Number of shares	股份數目		
Weighted average number of ordinary shares in issue during the year, used in the basic and diluted earnings per share calculation	年內已發行普通股的 加權平均數,用於計算 每股基本及攤薄盈利	1,467,296,204	1,467,296,204

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						F		沙米 夏心水 玖雨	
		Buildings 離中 人民幣千元	Machine equipment 機器設備 RMB'000 人民幣千元	Motor vehicles 機動車 RMB'000 人民幣千元	Other equipment 其论設備 RMB'000 人因幣千元	Land 上and 大田勝利 人田勝千元	Leasehold improvements 祖實物業裝修 RMB'000 人民幣千元	Construction in progress 在建工程 RMB'000 人民幣千元	Total Total 合叶 大 尻船B'000
31 December 2022	於二零二二年十二月三十一日								
At 1 January 2022:	於二零二二年一月一日:								
Cost Accumulated depreciation	成本 累計折舊	1,573,827 (396,639)	1,579,751 (736,901)	42,066 (28,936)	97,082 (65,334)	30,606 -	11,561 (5,758)	425,347 -	3,760,240 (1,233,568)
Net carrying amount	賬面淨值	1,177,188	842,850	13,130	31,748	30,606	5,803	425,347	2,526,672
At 1 January 2022,	於二零二二年一月一日,								
net of accumulated depreciation	扣除累計折舊	1,177,188	842,850	13,130	31,748	30,606	5,803	425,347	2,526,672
Additions	新墙	2,288	17,465	119	2,175	1	1,896	109,032	132,975
Disposals	出售	•	(2,522)	(912)	(152)	1	1	(40,955)	(44,541)
Depreciation provided during the year	年內計提撥備的折舊	(57,225)	(144,756)	(4,028)	(9,616)	1	(4,345)	1	(219,970)
Transfers	轉撥	6,786	80,980	1,555	20,294	1	T	(109,615)	
Exchange realignment	匯兑調整	15,867	26,643	1,017	2,595	2,827	35	10,725	59,709
At 31 December 2022,	於二零二二年十二月三十一日,								
net of accumulated depreciation	扣除累計折舊	1,144,904	820,660	10,881	47,044	33,433	3,389	394,534	2,454,845
At 31 December 2022:	於二零二二年十二月三十一日:								
Cost	成本	1,604,542	1,725,484	42,849	124,053	33,433	13,458	394,534	3,938,353
Accumulated depreciation	累計折舊	(459,638)	(904,824)	(31,968)	(600'/L/)	1	(10,069)		(1,483,508)
Not armina amount	田田田								

. PROPERTY, PLANT AND EQ	AND EQUIPMENT (Continued)	(Continu	led)			14. #	物業、廠房及設備(續	롱 及設備	(續)
		Buildings 離中 RNMB'000 人民幣千元	Machine equipment 機器設備 RMB'000 人民幣千元	Motor vehicles 機動車 RMB'000 人民幣千元	Other equipment 其他設備 RMB'000 人民幣千元	Land 土地 RMB'000 人民幣千元	Leasehold improvements 租賃物業装修 RMB'000 人民幣千元	Construction in progress 在建工程 RMB'000 人民幣千元	Total 合計 RMB'000 人民幣千元
31 December 2021	二零二一年十二月三十一日								
At 1 January 2021: Cost Accumulated depreciation	於二零二一年一月一日: 成本 暴計折舊	1,568,978 (338,563)	1,565,878 (617,860)	44,321 (27,632)	82,953 (59,991)	31,322	11,244 (1,595)	364,394 -	3,669,090 (1,045,641)
Net carrying amount	賬面淨值	1,230,415	948,018	16,689	22,962	31,322	9,649	364,394	2,623,449
At 1 January 2021, net of accumulated depreciation	※□零二-年-月-日・ □ 扫除累計が蘸	1,230,415	948,018	16,689	22,962	31,322	9,649	364,394	2,623,449
Additions	三、	394	3,128	199	1,278		317	144,611	149,927
Disposals	出售	1	(2,479)	(88)	(15)	1	I	(10,531)	(13,113)
Depreciation provided during the year	年內計提撥備的折舊	(59,676)	(139,423)	(3,355)	(10,917)	I	(4,121)	I	(217,492)
Transfers	轉撥	10,612	40,420	I	18,900	I	I	(69,932)	I
Exchange realignment	匯兑調整	(4,557)	(6,814)	(315)	(460)	(716)	(42)	(3, 195)	(16,099)
At 31 December 2021, net of accumulated depreciation	於二零二一年十二月三十一日, 已扣除累計折舊	1,177,188	842,850	13,130	31,748	30,606	5,803	425,347	2,526,672
At 31 December 2021:	於二零二一年十二月三十一日:								
Cost Accumulated depreciation	成本 累計折舊	1,573,827 (396,639)	1,579,751 (736,901)	42,066 (28,936)	97,082 (65,334)	30,606 -	11,561 (5,758)	425,347 -	3,760,240 (1,233,568)
Net carrying amount	賬面淨值	1,177,188	842,850	13,130	31,748	30,606	5,803	425,347	2,526,672
The information about the pledged assets is financial statements.	dged assets is disclosed in note 41 to the	te 41 to the				₩ 4	有關已抵押資產的資料於財務報表附註 41中披露。	重的資料於財	務報表附註

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15. LEASES

The Group as a lessee

The Group has lease contracts for various items of properties, equipment, motor vehicles and leasehold land in its operations. Lump sum payments were made upfront to acquire the leased land from the owners with lease periods of 30 to 50 years, and no ongoing payments will be made under the terms of these land leases. Leases of properties generally have lease terms between 2 and 17 years; equipment generally has lease terms between 2 and 4 years. Other equipment generally has lease terms of 12 months or less (e.g. oxygen tanks and trucks) or is individually of low value (e.g. computers and printers).

(a) Right-of-use assets

The carrying amounts of the Group's right-of-use assets and the movements during the year are as follows:

15. 租賃

本集團作為承租人

本集團就其經營中使用的各種物業、設 備、機動車及租賃土地項目擁有租賃合 約。已提前作出一次性付款以向業主收 購租賃土地,租期為30至50年,而根據 該等土地租賃的條款,將不會繼續支付 任何款項。物業租賃之租期通常為2至17 年;設備之租期通常為2至5年;及機動 車之租期通常為2至4年。其他設備之租 期通常為12月個月或更短(如氧氣瓶及 卡車),或個別價值不高(如電腦及印表 機)。

(a) 使用權資產

本集團年內使用權資產的賬面值及 變動如下:

		Properties 物業 RMB'000 人民幣千元	Equipment 設備 RMB'000 人民幣千元	Motor vehicles 機動車 RMB'000 人民幣千元	Leasehold land 租賃土地 RMB'000 人民幣千元	Total 總計 RMB'000 人民幣千元
As at 1 January 2021	於二零二一年一月一日	59,794	4,563	3,178	118,656	186,191
Additions	<u>新増</u>	94,698	-		-	94,698
Depreciation charge	折舊費用	(27,867)	(3,062)	(1,899)	(4,954)	(37,782)
Early termination	提前終止	(838)	-	-	-	(838)
Exchange realignment	匯兑調整	(2,121)	(67)	(227)	-	(2,415)
As at 31 December 2021 and 1 January 2022	於二零二一年 十二月三十一日及 二零二二年一月一日	123,666	1,434	1,052	112 702	239,854
Additions		33,272	1,454	269	113,702	
Depreciation charge	^{利 頃} 折舊費用	(31,781)	(1,100)	(906)	- (4,954)	33,541 (38,741)
Exchange realignment	匯兑調整	9,708	90	(9)	-	9,789
As at 31 December 2022	於二零二二年十二月 三十一日	134,865	424	406	108,748	244,443

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SES (Continued)	租賃(續)	
Group as a lessee (Continued) Lease liabilities	本集團作為承租 <i>)</i> <i>(b) 租賃負債</i>	(<i>續)</i>
The carrying amount of lease liabilities and the movements during the	年內租賃負債的	賬面值及變動
year are as follows:	: 千	
	2022	202
	二零二二年	二零二一年
	RMB'000	RMB'00
	人民幣千元	人民幣千戸

Current portion	即期部分	35,690	31,754
Analysed into:	分析為:		
Carrying amount at 31 December	於十二月三十一日的賬面值	146,439	135,755
Exchange realignment	匯兑調整	10,465	(2,939)
Early termination	提前終止	_	(1,124)
Payments	支付	(38,325)	(35,996)
Accretion of interest recognised during the year	年內確認的利息增加	5,003	3,873
New leases	新租賃	33,541	94,698
Carrying amount at 1 January	於一月一日的賬面值	135,755	77,243

The maturity analysis of lease liabilities is disclosed in note 45 to the financial statements.

租賃負債的到期日分析在財務報 表附註45中披露。

(c) The amounts recognised in profit or loss in relation to leases are as follows:

就租賃在損益中確認的金 額如下: (c)

			2022	2021
			二零二二年	二零二一年
			RMB'000	RMB'000
			人民幣千元	人民幣千元
	Interest on lease liabilities	租賃負債的利息	5,003	3,873
	Depreciation charge of right-of-use assets	使用權資產折舊費	38,741	37,782
	Expense relating to short-term leases	短期租賃相關開支	1,013	1,367
	Expense relating to leases of low-value assets	與低價值資產租賃有關之支出	1,475	948
	Total amount recognised in profit or loss	於損益中確認的款項總額	46,232	43,970
(d)	The total cash outflow for leases and future ca	3	• · · · · · · · · · · · · · · · · · · ·	
	leases that have not yet commenced are disclos	ed in notes 39 and 45,	租賃的未來現金流	記出金額分別於財
	respectively, to the financial statements.		務報表附註39及4	5中披露。

Notes to Financial Statements 財務報表附註 31 December 2022

二零二二年十二月三十一日

15. LEASES (Continued)

The Group as a lessor

The Group leases its certain properties (note 14) consisting of certain buildings in Mainland China under operating lease arrangements. The terms of the leases generally require the tenants to pay security deposits and provide for periodic rent adjustments according to the then prevailing market conditions. Rental income recognised by the Group during the year was RMB7,178,000 (2021: RMB3,842,000), details of which are included in note 6 to the financial statements.

At 31 December 2022, the undiscounted lease payments receivable by the Group in future periods under non-cancellable operating leases with its tenants are as follows:

15. 租賃*(續)*

本集團作為出租人

本集團根據經營租賃安排租賃其在中國 內地的若干物業(附註14),包括若干建 築物。租賃條款一般要求租戶支付保證 金,並規定會根據當時市況定期調整租 金。本集團於年內確認的租金收入為人 民幣7,178,000元(二零二一年:人民幣 3,842,000元),詳情載於財務報表附註 6。

於二零二二年十二月三十一日,本集團 根據與租戶訂立之不可撤銷經營租賃於 未來期間之應收未貼現租賃付款如下:

		2022	2021
		二零二二年	二零二一年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Within one year	一年內	8,013	153
After one year but within two years	一年後但於兩年內	7,905	147
After two years but within three years	兩年後但於三年內	-	73
		15,918	373

財務報表附註

31 December 2022 二零二二年十二月三十一日

16. GOODWILL

16. 商譽

		RMB'000 人民幣千元
At 1 January 2021:	於二零二一年一月一日:	
Cost		2,202,566
Accumulated impairment	累計減值	2,202,500
	<u> </u>	
Net carrying amount	賬面淨值	2,202,566
Cost at 1 January 2021, net of accumulated impairment	於二零二一年一月一日的成本,	
	已扣除累計減值	2,202,566
Impairment during the year	年內減值	-
Exchange realignment	匯兑調整	(50,365
At 31 December 2021	於二零二一年十二月三十一日	2,152,201
At 31 December 2021:	於二零二一年十二月三十一日:	
Cost	成本	2,152,20
Accumulated impairment	累計減值	-
Net carrying amount	賬面淨值	2,152,201
Cost at 1 January 2022, net of accumulated impairment	於二零二二年一月一日的成本,	
	已扣除累計減值	2,152,20
Impairment during the year	年內減值	
Exchange realignment	匯兑調整	198,79
Cost and net carrying amount at 31 December 2022	於二零二二年十二月三十一日的成本及	
	賬面淨值	2,350,992
At 31 December 2022:	於二零二二年一月一日:	
Cost		2,350,992
Accumulated impairment	累計減值	_,
Net carrying amount	賬面淨值	2,350,992

財務報表附註 31 December 2022

二零二二年十二月三十一日

16. GOODWILL (Continued)

Impairment testing of goodwill

On 9 April 2014, goodwill arising from the acquisition of SPL Acquisition Corp. amounted to RMB1,297,621,000.

On 5 October 2015, goodwill arising from the acquisition of Cytovance Biologics Inc. amounted to RMB814,940,000.

Goodwill is allocated to Heparin SPL cash-generating unit ("**SPL CGU**") and CDMO cash-generating unit ("**CDMO CGU**") (collectively of the two above, the "**CGUs**") for impairment testing. The recoverable amounts of the Heparin SPL CGU and CDMO CGU have been determined based on the higher of VIU and FVLCD. VIU is determined using cash flow projections based on financial budgets covering a five-year period approved by senior management. In measuring FVLCD, multiple valuation techniques are used to measure fair value. The fair value is evaluated using a combination of the income approach and the market approach, with 50 percent weighting for each approach.

The respective recoverable amounts and the carrying values of the CGUs as at 31 December 2022 and 2021 are as follows:

Heparin SPL CGU

16. 商譽*(續)*

商譽的減值測試

於 二 零 一 四 年 四 月 九 日 ,收 購 S P L Acquisition Corp.產生的商譽為人民幣 1,297,621,000元。

於二零一五年十月五日,收購Cytovance Biologics Inc.產生的商譽為人民幣 814,940,000元。

商譽以分配給肝素SPL現金產生單位和 CDMO現金產生單位(以上二者統稱「現 金產生單位」)進行減值測試。肝素SPL現 金產生單位和CDMO現金產生單位之可 收回金額乃按使用價值與公允價值減出 售成本的較高者釐定。使用價值採用基 於高級管理層批准的五年期間財務預算 的現金流量預測計算得出。在計量公允 價值減出售成本時,可採用多種估值技 術計量公允價值。公允價值採用收入法 及市場法相結合的方法(各佔50%的同等 權重)估計得出。

於 二零 二 二 年 及 二 零 二 一 年 十 二 月 三十一日的現金產生單位的可收回金額 及賬面值如下:

肝素SPL現金產生單位

		2022 二零二二年	2021 二零二一年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Recoverable amount	可收回金額	3,521,998 ²	3,007,418 ¹
Carrying value including allocated goodwill	賬面值(包括已分配商譽)	3,101,140	2,696,988

財務報表附註

31 December 2022 二零二二年十二月三十一日

16. GOODWILL (Continued)

16. 商譽(續)

Impairment testing of goodwill (Continued) CDMO CGU

商譽的減值測試*(續) CDMO現金產生單位*

		2022 二零二二年 RMB'000 人民幣千元	2021 二零二一年 RMB'000 人民幣千元
Recoverable amount	可收回金額	2,033,344 ¹	2,028,887 ¹
Carrying value including allocated goodwill	賬面值(包括已分配商譽)	1,855,349	1,650,253

1. The recoverable amount was determined based on FVLCD.

2. The recoverable amount was determined based on VIU.

For income approach, the pre-tax discount rates applied to the cash flow projections, the forecasted growth rates and earnings before interest, taxes, depreciation and amortisation ("**EBITDA**") margin used to extrapolate cash flow projections and terminal growth rates are as follows:

1. 可收回金額按公允價值減出售成本確定。

2. 可收回金額按使用價值確定。

就收入法而言,採用除税前貼現率進行 現金流量預測,用於推斷現金流量預測 的預測增長率和未扣除利息、税項、折 舊及攤銷的盈利(「EBITDA」)利潤率以及 最終增長率如下:

肝素SPL現金產生單位

		2022 二零二二年	2021 二零二一年
Revenue growth average rates	收入平均增長率	14%	13%
EBITDA average margin	EBITDA平均利潤率	24%	24%
Pre-tax discount rate	税前折現率	16.9%	17.0%
Terminal revenue growth rate	最終收入增長率	2.5%	2.5%

CDMO CGU

Heparin SPL CGU

CDMO現金產生單位

		2022	2021
		二零二二年	二零二一年
Revenue growth average rates	收入平均增長率	8%	10%
EBITDA average margin	EBITDA平均利潤率	30%	27%
Pre-tax discount rate	税前折現率	15.3%	14.4%
Terminal revenue growth rate	最終收入增長率	2.5%	2.5%



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Notes to Financial Statements 財務報表附註 31 December 2022 __零=__年+__月=+-月

16. GOODWILL (Continued)

Impairment testing of goodwill (Continued)

Assumptions were used in the VIU calculation of the CGUs for 31 December 2022 and 2021. The following describes each key assumption on which management has based its cash flow projections to undertake impairment testing of goodwill:

Revenue growth rate — The revenue growth rate is based on the average growth achieved in the past years and the expected revenue from sales of heparin, pancreatin and CDMO services.

Budgeted EBITDA margins — The basis used to determine the value assigned to the budgeted gross margins is the EBITDA margins achieved in the year immediately before the budget year, increased for expected market development.

Discount rate — The discount rate used is before tax and reflects specific risks relating to the relevant unit.

The values assigned to the key assumptions on market development and the discount rate are consistent with external information sources.

For market approach, fair value was determined based on ratios of enterprise value ("**EV**") divided by revenue and EBITDA of several comparable public companies for specific historical and/or forecasted years. Multiples were selected for the respective time periods and multiplied by the revenue and EBITDA of the related CGU, resulting in an implied EV of the CGU, on a minority, marketable basis. Weightings were applied to the implied indications of value and a control premium was added to arrive at an EV on a controlling, marketable basis. The guideline companies were selected based on a comprehensive search of publicly-listed companies in the CGU's industry, such that the guideline companies had similar or comparable operations and were likely exposed to similar risks as the CGU. The selected multiples and control premium are as follows:

16. 商譽*(續)*

商譽的減值測試(續)

計算二零二二年及二零二一年十二月 三十一日現金產生單位的使用價值時採 用假設。下文描述管理層為進行商譽減 值測試而預計現金流量所依據的各項主 要假設:

收入增長率 — 收入增長率乃基於過往年 度所實現的平均增長率以及肝素、胰酶 及CDMO服務的預期銷售收入。

預算EBITDA利潤率 — 確定分配予預算毛 利率的數值時使用的基準為緊接預算年 度前一年度所實現的EBITDA利潤率,並 已就預期市場發展有所增加。

貼現率 — 所使用的貼現率為除税前的數 值並反映與相關單位有關的特定風險。

有關市場發展的主要假設以及貼現率的 數值與外部數據源一致。

就市場法而言,公允價值乃根據企業價 值(「企業價值」)除以若干可比較的上市 公司於特定歷史及/或預測年份的收入 及EBITDA的比率釐定。就相應的時期選 擇倍數,然後乘以相關現金產生單位的 收入及EBITDA得出現金產生單位所表。 紙用加權作為價值的指標並加入控制權 溢價以得出基於控股權益、適銷性)。 採價值。參照公司的選擇是基於對現金 產生單位行業內上市公司的全面搜索, 因此,參照公司擁有相似或相當的業務 經營,並且可能面臨與現金產生單位相 似的風險。選定倍數及控制權溢價如下:

財務報表附註

31 December 2022 二零二二年十二月三十一日

16. GOODWILL (Continued)

Heparin SPL CGU

16. 商譽(續)

肝素SPL現金產生單位

		2022 二零二二年	2021 二零二一年
Revenue multiples	收入倍數	n/a 不適用	n/a 不適用
EBITDA multiples	EBITDA倍數	9.7 x 倍	6.5x-10.0x 倍
Control premium	控制權溢價	5.0%	5.0%

CDMO CGU

CDMO現金產生單位

		2022	2021
		二零二二年	二零二一年
Revenue multiples	收入倍數	2.0x-2.2x 倍	2.0x-2.5x 倍
EBITDA multiples	EBITDA倍數	8.0x-9.0x 倍	8.5x-9.0x 倍
Control premium	控制權溢價	10.0%	10.0%

Assumptions were used in the FVLCD of the CGUs for 31 December 2022 and 2021. The following describes each key assumption on which management has based to undertake impairment testing of goodwill:

Revenue multiples — The revenue multiples are based on the CGU's historical and forecasted performance compared to those of the guideline companies, as well as how the business has been performed relative to the plan for that period.

EBITDA multiples — The basis used to determine the value of EBITDA multiples is the CGU's historical and forecasted profitability performance compared to those of the guideline companies, as well as relative to the plan, and initiatives driving profitability.

Control Premium — The control premium is based on review of recent transactions in the industry and the comparability of the transactions to the respective CGUs.

計算二零二二年及二零二一年十二月 三十一日現金產生單位的公允價值減出 售成本時採用假設。管理層進行商譽減 值測試時所用的各項重要假設如下:

收入倍數 — 收入倍數是基於與參照公司相比的現金產生單位的歷史及預測表現,以及該期間的業務表現是否按計劃進行。

EBITDA倍數 — 釐定EBITDA倍數值的所 用基準是與參照公司相比的現金產生單 位的歷史及預測的盈利能力表現,以及 相關計劃與盈利能力推動措施。

控制權溢價 — 控制權溢價是基於對行業 近期交易的回顧以及交易與各自現金產 生單位的可比性。

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31 December 2022 二零二二年十二月三十一日

17. OTHER INTANGIBLE ASSET	ASSETS					17. 4	17. 其他無形資產	資産	
		Software 軟件 人民幣千元	Trademarks 商標 RMB'000 人民幣千几	Patent 專利 RMB'000 人民幣千元	Proprietary technology 事有技術 RMB'000 人民幣千元	Brands 品牌 人民幣十八	Customer relationships 會戶關係 RMB'000 人民幣千元	Development costs 開發支出 RMB'000 人民幣千元	Total 合計 RMB'000 人民幣千元
31 December 2022	二零二二年十二月三十一日								
Cost at 1 January 2022, net of accumulated amortisation	於二零二二年一月一日的 成本,已拍除累計攤銷	24.500	298	397	06.300	C41.17	240.529	39,803	472,969
Additions – acquired	※置 — 購買	4,333						8,986	13,319
Amortisation provided during the year	年內攤銷撥備	(4,719)	(10)	(52)	(10,896)	(8,569)	(28,969)	1	(23,296)
Exchange realignment	匯兑調整	1,485	1	-1	963	6,270	21,198	1	29,916
At 31 December 2022	於二零二二年 十二月三十一日	25,599	207	345	86,367	68,843	232,758	48,789	462,908
At 31 December 2022:	於二零二二年 十二月三十一日:								
Cost	成本	41,002	986	1,132	144,135	133,045	449,823	48,789	818,912
Accumulated amortisation	累計攤銷	(15,403)	(779)	(787)	(57,768)	(64,202)	(217,065)	T	(356,004)
Net carrving amount	賬面淨值	25,599	207	345	86,367	68,843	232,758	48,789	462,908

SHENZHEN HEPALINK PHARMACEUTICAL GROUP CO., LTD. 深圳市海普瑞藥業集團股份有限公司 ANNUAL REPORT 2022 年度報告

17. OTHER INTANGIBLE ASSETS (Continued)

17. 其他無形資產 (*讀*)

					Proprietary		Customer	Development	
		Software	Trademarks	Patent	technology	Brands	relationships	costs	Total
		軟件	商標	專利	專有技術	難品	客戶關係	開發支出	小市
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
31 December 2021	四 二 二 二 二 二 二 二 二 二 二 二 二 二 二 二 二 二 二 二								
Cost at 1 January 2021,	於二零二一年一月一日的								
net of accumulated amortisation	成本,已扣除累計攤銷	28,249	393	450	112,833	81,116	274,253	15,076	512,370
Additions – acquired	添置 — 購買	758	I	I	609	I	I	24,727	26,094
Disposals	出售	(190)	I	I	I	1	I	I	(190)
Amortisation provided during the year	年內難銷撥備	(3,872)	(95)	(53)	(11,495)	(8,218)	(27,787)	I	(51,520)
Exchange realignment	匯兑調整	(445)	I	I	(5,647)	(1,756)	(5,937)	I	(13,785)
At 31 December 2021	於二零二一年								
	十二月三十一日	24,500	298	397	96,300	71,142	240,529	39,803	472,969
At 31 December 2021:	於二零二一年								
	十二月三十一日:								
Cost	成本	40,454	986	1,132	141,880	121,795	411,787	39,803	757,837
Accumulated amortisation	累計攤銷	(15,954)	(688)	(735)	(45,580)	(50,653)	(171,258)	I	(284,868)
Net carrying amount	賬面淨值	24,500	298	397	96,300	71,142	240,529	39,803	472,969

Notes to Financial Statements 財務報表附註

31 December 2022 二零二二年十二月三十一日



18. INVESTMENTS IN ASSOCIATES

18. 於聯營公司的投資

		2022	2021
		二零二二年	二零二一年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Share of net assets	應佔資產淨值	260,211	401,903
Goodwill on acquisition	收購所產生的商譽	952,267	967,654
		1 212 479	1,369,557
		1,212,478	1,309,557
Provision for impairment	減值撥備	(223,092)	(223,092)
		989,386	1,146,465

At the end of the reporting period, in view of the loss-making, the directors of the group estimated the recoverable amounts which were the higher of VIU and the fair value less costs of disposal ("**FVLCD**") of the investments in associates for the purpose of impairment testing.

In respect of the recoverable amount using VIU, the discounted cash flow calculations were based on cash flow projections estimated by management and the key assumptions adopted in these cash flow projections include revenue growth rate, profit margins and discount rate. In respect of the recoverable amount based on FVLCD, the FVLCD was calculated using certain key valuation assumptions including the selection of comparable companies, recent market transactions and liquidity discount for lack of marketability.

As a result, no impairment provision was made against the carrying amounts of the above investments in associates during the year ended 31 December 2022. (2021: RMB223,092,000)

The Group's trade receivables with associates are disclosed in note 42 to the financial statements.

於報告期末,鑑於錄得虧損,本集團董 事就可收回金額(即於聯營公司之投資的 使用價值與公允價值減出售成本兩者中 的較高者)作出估算以進行減值測試。

關於採用使用價值的可收回金額,貼現 現金流量的計算乃基於管理層估計的現 金流量預測,該等現金流量預測採用的 主要假設包括收入增長率、利潤率及貼 現率。關於基於公允價值減出售成本的 可收回金額,公允價值減出售成本的計 算採用了若干主要估值假設,包括甄選 可資比較的公司、最近的市場交易及缺 乏市場性的流動性貼現。

因此,本集團於截至二零二二年十二月 三十一日止年度內概無就上述於聯營公 司之投資的賬面值計提減值撥備(二零 二一年:人民幣223,092,000元)。

本集團與聯營公司的貿易應收款項在財 務報表附註42中披露。



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6.08% **Biopharmaceutical R&D** 生物製藥研發

Ordinary shares	Canada	
普通股	加拿大	

普通股

普通股

有限合夥

Ordinary shares

Limited partnership

普通股

Particulars of

所持已發行

股份的詳情

Ordinary shares

issued shares held

	自地似	加手八	
OncoQuest Inc.	Ordinary shares 普通股	Canada 加拿大	36.08%
Shenzhen Asia Pacific Health Management Co., Ltd.	Ordinary shares	PRC	27.43%

18. INVESTMENTS IN ASSOCIATES (Continued)

Hightide Therapeutics, Inc. (hereafter, the "HighTide")

Hightide Therapeutics, Inc. (以下簡稱「君聖泰」)

Quest Pharma Tech Inc. (hereafter, the "Quest")

Quest Pharma Tech Inc.(以下簡稱「Quest」)

Shanghai Taiyi Venture Capital Partnership

上海泰沂創業投資合夥企業(有限合夥)

As of 31 December 2022, particulars of the Group's associates are as follows:

18. 於聯營公司的投資(續)

Percentage of

attributable to

歸屬於本集團的

所有者權益百分比

the Group

40.19%

32.10%

14.78%

49.58%

ownership interest

Place of

registration

and business

註冊和營業地點

Cayman Islands

開曼群島

中國

Canada

加拿大

PRC

中國

Notes to Financial Statements

截至二零二二年十二月三十一日,本集 團聯營公司的詳情如下:

Principal activities

Biopharmaceutical R&D

Biopharmaceutical R&D 生物製藥研發

Health Management

Biopharmaceutical R&D

Investment Management

consulting 健康管理諮詢

生物製藥研發

投資管理

主營業務

生物製藥研發

除君聖泰、深圳市亞太健康管理有限公 司、Quest及OncoQuest Inc.外,本集團 於聯營公司的持股均包括本公司所持有 的股權,而該等股權乃通過本公司的一 家子公司持有或部分持有。

除Quest Pharma Tech Inc及OncoQuest Inc的財政年度為截至一月三十一日外, 上述聯營公司的財政年度與本集團的 財政年度一致。綜合財務報表就重大交 易或事件進行了調整,包括一月一日至 - 月三十一日期間Quest Pharma Tech Inc、OncoQuest Inc及集團公司之間的 交易或事件。Quest Pharma Tech Inc及 OncoQuest Inc以一月三十一日作為其財 務年度的結束日期,以便與其控股公司 的結束日期一致。

The financial years of the above associates are coterminous with that of the Group, except for Quest Pharma Tech Inc and OncoQuest Inc which have a financial year ending 31 January. The consolidated financial statements are adjusted for significant transactions or events, including those among Quest Pharma Tech Inc, OncoQuest Inc and group companies, between 1 January

The Group's shareholdings in the associates all comprise equity shares held

by the Company, except for HighTide, Shenzhen Asia Pacific Health

Management Co., Ltd., Quest and OncoQuest Inc., the shareholdings in

which are held or partially held through a subsidiary of the Company.

and 31 January. Quest Pharma Tech Inc and OncoQuest Inc uses 31 January as their financial year end date to conform with that of their holding company.

Name

名稱

Resverlogix Corp.

深圳市亞太健康管理有限公司

(limited partnership)

財務報表附註 31 December 2022 二零二二年十二月三十一日



18. INVESTMENTS IN ASSOCIATES (Continued)

The Group has discontinued the recognition of its share of losses of Shenzhen Asia Pacific Health Management Co., Ltd. because the share of losses of the associate exceeded the Group's interest in the associate and the Group has no obligation to take up further losses. The amounts of the Group's unrecognised share of losses of this associate for the current year and cumulatively were RMB18,160,000 (2021: Nil) and RMB18,160,000 (2021: Nil), respectively.

HighTide, which is considered as material associate of the Group, is strategic partner of the Group and is accounted for using the equity method.

The following table illustrates the summarised financial information in respect of HighTide adjusted for any differences in accounting policies and reconciled to the carrying amount in the consolidated financial statements: 18. 於聯營公司的投資(續)

本集團已終止確認其分佔深圳市亞太健 康管理有限公司的虧損,乃由於分佔該 聯營公司的虧損超過了本集團於該聯營 公司的權益,並且本集團並無責任承擔 更多的虧損。本集團於本年度及累計分 佔該聯營公司未確認的虧損金額分別為 人民幣18,160,000元(二零二一年:無) 及人民幣18,160,000元(二零二一年: 無)。

被視為本集團重大聯營公司的君聖泰為 本集團的戰略夥伴,並採用權益法入賬。

下表載列有關君聖泰的財務資料概要, 其已根據會計政策的差異作出調整,並 已與綜合財務報表中的賬面金額進行對 賬:

		2022 一一一一一一一	2021
		二零二二年 RMB′000	二零二一年 RMB'000
		人民幣千元	人民幣千元
Current assets	流動資產	853,119	775,148
Non-current assets, excluding goodwill	非流動資產,不包括商譽	503,448	503,136
Current liabilities	流動負債	(57,805)	(20,106)
Non-current liabilities	非流動負債	(1,266,645)	(1,017,067)
Net assets, excluding goodwill	資產淨值,不包括商譽	32,117	241,111
Reconciliation to the Group's interest in the associate:	與本集團於聯營公司權益對賬:		
Proportion of the Group's ownership	本集團的所有權比率	40.19%	46.08%
Group's share of net assets of the associate,	本集團應佔聯營公司		
excluding goodwill	資產淨值,不包括商譽	12,908	111,104
Goodwill on acquisition	收購所產生的商譽	310,217	350,619
Carrying amount of the investment	投資的賬面金額	323,125	461,723

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18. INVESTMENTS IN ASSOCIATES (Continued)

18. 於聯營公司的投資(續)

		2022 二零二二年	2021 二零二一年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Revenue	收入	188	45
Loss for the year	年內虧損	(191,122)	(217,463)
Other comprehensive (loss)/income	其他全面(虧損)/收益	(33,084)	3,668
Total comprehensive loss for the year	年內全面虧損總額	(224,206)	(213,795)

The following table illustrates the summarised financial information of the Group's associates that are not individually material to the Group:

下表闡述對本集團並非個別重大的本集 團聯營公司的財務資料概要:

		2022 二零二二年 RMB'000 人民幣千元	2021 二零二一年 RMB'000 人民幣千元
Share of the associates' loss for the year	年內應佔聯營公司虧損	(14,656)	(12,560)
Share of the associate's other	年內應佔聯營公司的其他全面虧損		
comprehensive loss for the year		(39)	(428)
Aggregate carrying amount of the Group's	本集團於聯營公司之投資的		
investments in the associates	賬面總值	666,261	684,742

Notes to Financial Statements 財務報表附註 ^{31 December 2022} _零=_=年+=月=+-月

19. EQUITY INVESTMENTS DESIGNATED AT FAIR VALUE THROUGH OTHER COMPREHENSIVE INCOME

19. 指定為以公允價值計量且 其變動計入其他全面收益 的股權投資

		2022 二零二二年 RMB′000 人民幣千元	2021 二零二一年 RMB'000 人民幣千元
Equity investments designated at fair value	指定為以公允價值計量且其變動計入		
through other comprehensive income listed equity investment, at fair value:	其他全面收益的股權投資 以公允價值計量的已上市股權投資:		
Aridis Pharmaceuticals, Inc.	Aridis Pharmaceuticals, Inc.	7,219	13,050
Rapid Micro Biosystems, Inc. (b)	Rapid Micro Biosystems, Inc. (b)	194	1,663
		7,413	14,713
Unlisted equity investments, at fair value:	以公允價值計量的未上市股權投資:		
Curemark, LLC (a)	Curemark, LLC (a)	499,733	460,172
		499,733	460,172
		507,146	474,885

The above equity investments were irrevocably designated at fair value through other comprehensive income as the Group considered these investments to be strategic in nature.

The market value of the Group's listed equity investment in Aridis Pharmaceuticals, Inc. at the date of approval of these financial statements was approximately RMB2,258,000.

- (a) In March 2021, the Group acquired 36,134 common shares of Curemark LLC ("Curemark") by settling the prepayment for investment with an amount of USD12,521,000 (equivalent to RMB82,042,000).
- (b) In July 2021, Rapid Micro Biosystems, Inc. had an initial public offering of common stock on NASDAQ.

上述股權投資不可撤銷地指定以公允價 值計量且其變動計入其他全面收益,因 為本集團認為該等投資具有戰略性質。

本集團於Aridis Pharmaceuticals, Inc.的 上市股權投資於本財務報表批准日期的 市值約為人民幣2,258,000元。

- (a) 於二零二一年三月,本集團通過 結算投資預付款項12,521,000美 元(相當於人民幣82,042,000元) 購買了36,134股Curemark LLC (「Curemark」)的普通股。
- (b) 於二零二一年七月, Rapid Micro Biosystems, Inc.在納斯達克首次公 開發售普通股。

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20. FINANCIAL ASSETS AT FAIR VALUE THROUGH 20. 以公允價值計量且其變動 **PROFIT OR LOSS** 計入當期損益的金融資產 2022 2021 二零二二年 二零二一年 **RMB'000** RMB'000 人民幣千元 人民幣千元 Current assets 流動資產 940,340 Wealth management products 理財產品 1,264,375 Convertible Debenture 可換股債券 40,569 47,258 1,311,633 980,909 Non-current assets 非流動資產 Listed equity investments, at fair value 以公允價值計量的已上市股權投資 GT BioPharma, Inc. GT BioPharma, Inc. 3,690 8,713 Unlisted investments, at fair value 未上市投資,按公允價值計量 16,028 TPG Biotechnology Partners IV, L.P. TPG Biotechnology Partners IV, L.P. 5,535 TPG Biotechnology Partners V, L.P. 311,746 TPG Biotechnology Partners V, L.P. 260,024 ORI Healthcare Fund, L.P. ORI Healthcare Fund, L.P. 224,306 208,011 ORI Healthcare Fund II, L.P. ORI Healthcare Fund II, L.P. 110,974 237,645 Shenzhen Top Dental Medical Co., Ltd. 深圳市同步齒科醫療股份有限公司 146,190 116,000 Shanghai Labway Clinical Laboratory Co., Ltd. 上海蘭衛醫學檢驗所股份有限公司 111,587 Hejia Hongli (Hang Zu) Venture Investment 合嘉泓勵(杭州)創業投資 Partnership (L.P.) 合夥企業(有限合夥) 34,700 33,546 Others 其他 54,728 80,653 958,863 992,810 996,500 967,576 The above equity investments at 31 December 2022 were classified as

The above equity investments at 31 December 2022 were classified as financial assets at fair value through profit or loss as they were held for trading, or as the Group has not elected to recognise the fair value gain or loss through other comprehensive income.

The wealth management products were issued by banks in Mainland China. They were mandatorily classified as financial assets at fair value through profit or loss as their contractual cash flows are not solely payments of principal and interest. 於二零二二年十二月三十一日,上述股 權投資因持作買賣或由於本集團未選擇 通過其他全面收益確認公允價值損益而 分類為按公允價值計量且其變動計入當 期損益的金融資產。

財富管理產品乃由中國內地銀行發行, 被強制分類為以公允價值計量且其變動 計入當期損益的金融資產,乃由於其合 同現金流量並非僅為本金及利息的付款。

Notes to Financial Statements 財務報表附註 ^{31 December 2022} _零==年+=月三+一日

21. DERIVATIVE FINANCIAL INSTRUMENTS

21. 衍生金融工具

		2022	2021
		二零二二年	二零二一年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Current	流動		
Warrants	認股權證	10	248

The Group entered into share purchase agreements with Resverlogix Corp., pursuant to which each purchased unit is comprised of one common share and common share purchase warrant. Warrants are not designated for hedging purposes and are measured at fair value through profit or loss. The changes in the fair value of the warrants were charged to the statement of profit or loss during the year.

The 1.3 million warrants entered by the Group in 2017, amounting to RMB2,816,000, were lapsed in June 2021.

The 1.8 million warrants entered by the Group in 2020, amounting to RMB2,572,000, were lapsed in August 2021.

The 5 million warrants entered by the Group in 2017, amounting to RMB20,412,000, were lapsed in December 2021.

22. OTHER NON-CURRENT ASSETS

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本集團與Resverlogix Corp.訂立購股協 議,據此,每個購買單位包括1股普通股 和普通股認股權證。認股權證並非指定 用於對沖目的,而是以公允價值計量且 其變動計入當期損益計量。認股權證於 年內的公允價值變動計入損益表。

本集團於二零一七年訂立的1.3百萬張認 股權證(人民幣2,816,000元)已於二零 二一年六月失效。

本集團於二零二零年訂立的1.8百萬張認 股權證(人民幣2,572,000元)已於二零 二一年八月失效。

本集團於二零一七年訂立的5百萬張認 股權證(人民幣20,412,000元)已於二零 二一年十二月失效。

22. 其他非流動資產

		2022	2021
		二零二二年	二零二一年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Prepayment for purchase of property	購買物業、廠房及設備的預付款項		
plant and equipment		95,465	17,263
Prepayment for marketing authorisation	市場營銷許可預付款項	-	85,163
Long-term rent receivables	長期應收租金	1,493	1,952
Bond security deposits (a)	債券保證金(a)	112,000	87,000
Prepayment for investment (b)	投資預付款項(b)	15,990	14,638



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22. OTHER NON-CURRENT ASSETS (Continued)

(a) On 27 February 2020, the Company issued a corporate bond at a par value of RMB870,000,000 in the PRC (the "20 Hepalink"). Bond security deposits of RMB87,000,000 were pledged to a third-party guarantor, in order to guarantee the realisation of the creditor's rights.

On 1 April 2022, the Company issued a corporate bond at a par value of RMB500,000,000 in the PRC (the "22 Hepalink"). Bond security deposits of RMB25,000,000 were pledged to a third-party guarantor, in order to guarantee the realisation of the creditor's rights. The information about the corporate bond is disclosed in note 31 to the financial statements.

The prepayment for investment represents the undelivered equity (b) consideration of Curemark. SPL Distribution LLC, a subsidiary of the Group, provided active pharmaceutical ingredients and services to its customer, Curemark, as the prepayment for investment.

23. INVENTORIES

22. 其他非流動資產(續)

- 於二零二零年二月二十七日,本 (a) 公司於中國發行面值為人民幣 870,000,000元的公司债券(「20海 **普瑞**」)。為保證債權的實現,已向 第三方擔保人質押債券保證金人民 幣87,000,000元。
 - 於二零二二年四月一日,本公 司於中國發行面值為人民幣 500,000,000元的公司债券(「22海 **普瑞**」)。為保證債權的實現,已向 第三方擔保人質押債券保證金人民 幣25,000,000元。有關公司債券的 資料於財務報表附註31中披露。
- 投資預付款項指Curemark的未交 (b) 付股權對價。本集團子公司SPL Distribution LLC向客戶Curemark 提供原料藥和服務,作為投資預付 款項。

23. 存貨

		2022 二零二二年 RMB′000 人民幣千元	2021 二零二一年 RMB′000 人民幣千元
Raw materials and consumables	原材料和消耗品	3,074,003	1,742,879
Work in progress	在製品	934,695	941,823
Finished goods	製成品	2,835,208	2,022,847
		6,843,906	4,707,549
The inventories are net of a write-dov (2021: RMB79,881,000) as at 31 Decen		於二零二二年十二月三 除撇減金額約人民幣95 二一年:人民幣79,881	,080,000元(二零
The information about the pledged a financial statements.	assets is disclosed in note 41 to the	有關已抵押資產的資料 41中披露。	

24. TRADE AND BILLS RECEIVABLES

24. 貿易應收款項及應收票據

		2022 二零二二年	2021
			二零二一年 RMB'000
		RMB'000	
		人民幣千元	人民幣千元
Trade receivables	貿易應收款項	1,712,557	1,601,498
Bills receivable	應收票據	8,118	10,010
Allowance for expected credit losses	預期信用損失準備	(114,464)	(86,299)

The Group's trading terms with its customers are mainly on credit. The credit period is generally from one month to three months. The Group seeks to maintain strict control over its outstanding receivables to minimise credit risk. Overdue balances are reviewed regularly by senior management. The Group does not hold any collateral or other credit enhancements over its trade receivable balances. The balances of trade receivables are non-interest-bearing.

Included in the Group's trade receivables are amounts due from the Group's associates of RMB218,000 (2021: RMB3,246,000), which are repayable on credit terms similar to those offered to the major customers of the Group.

Information about the pledged assets is disclosed in note 41 to the financial statements.

An ageing analysis of the trade and bills receivables as at the end of reporting period, based on the invoice date and net of allowance for expected credit losses, is as follows:

本集團與客戶的貿易條款主要以信貸為 基礎。信用期一般為一至三個月。本集 團力求嚴格控制其未償還應收款項,以 將信貸風險降至最低。高級管理層會定 期審查逾期餘額。本集團並無就其貿易 應收款項結餘持有任何抵押品或其他信 用增級工具。貿易應收款項結餘為免息。

1,525,209

1,606,211

本集團的貿易應收款項計入應收本集團 聯營公司款項人民幣218,000元(二零 二一年:人民幣3,246,000元),該等款 項應按類似提供予本集團主要客戶的信 貸條款償還。

有關已抵押資產的資料於財務報表附註 41中披露。

基於發票日期及扣除預期信用損失準備 後,於報告期末貿易應收款項及應收票 據的賬齡分析如下:

		2022	2021
		二零二二年	二零二一年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Within 1 year	1年內	1,601,907	1,486,732
1 year to 2 years	1年至2年	22,566	88,504
2 years to 3 years	2年至3年	69,085	36,070
Over 3 years	3年以上	27,117	202
		1,720,675	1,611,508
Less: Allowance for expected credit losses	減:預期信用損失準備	(114,464)	(86,299)
		1,606,211	1,525,209

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24. TRADE AND BILLS RECEIVABLES (Continued)

24. 貿易應收款項及應收票據 *(續)*

The movements in the allowance for expected credit losses of trade receivables are as follows:

貿易應收款項預期信用損失準備的變動 如下:

		2022	2021 م ه م ح
		二零二二年 RMB'000	二零二一年 RMB'000
		人民幣千元	人民幣千元
At beginning of year	年初	86,299	30,114
Impairment losses, net	減值虧損,淨額	48,858	68,659
Amount written off as uncollectible	不可收回撇銷金額	(23,841)	(11,940)
Exchange realignment	匯兑調整	3,148	(534)
At end of year	年末	114,464	86,299

The Group applies the simplified approach to providing for expected credit losses prescribed by IFRS 9, which permits the use of the lifetime expected credit loss provision for all trade receivables.

The increase in the allowance for expected credit losses was mainly due to a net increase in trade receivables which were past due for over 1 year.

An impairment analysis is performed at each reporting date using a provision matrix to measure expected credit losses. The provision rates are based on days past due for groupings of various customer segments with similar loss patterns. The calculation reflects the probability-weighted outcome, the time value of money and reasonable and supportable information that is available at the reporting date about past events, current conditions and forecasts of future economic conditions. Generally, trade receivables are written off when there is information indicating that the counterparty is in severe financial difficulty and there is no realistic prospect of recovery, for example, when the counterparty has been placed under liquidation or has entered into bankruptcy proceedings. 本集團採用簡化方法為《國際財務報告 準則》第9號規定的預期信用損失計提撥 備,該方法允許對所有貿易應收款項使 用存續期的預期信用損失準備。

預期信用損失準備增加主要乃由於逾期 1年以上的貿易應收款項的增加淨額。

於各報告日期採用撥備矩陣進行減值分 析,以計量預期信用損失。撥備率乃基 於具有類似虧損模式的多個客戶分類組 別的逾期天數確定。該計算反映概率加 權結果、貨幣時值及於報告日期可得的 有關過往事項、當前條件及未來經濟條 件預測的合理及可靠資料。一般而言, 當有資料表明交易對手存在嚴重財務困 難並且沒有現實的復甦前景時,例如當 交易對手已被清算或已進入破產程序, 貿易應收款項則予以撇銷。

24. TRADE AND BILLS RECEIVABLES (Continued)

Set out below is the information about the credit risk exposure on the Group's trade receivables using a provision matrix:

As at 31 December 2022

24. 貿易應收款項及應收票據 (續)

> 下表使用撥備矩陣載列本集團貿易應收 款項信貸風險狀況的資料:

於二零二二年十二月三十一日

			Expected	
		Amount	loss rate	Impairment
		金額	預期損失率	減值
		RMB'000		RMB'000
		人民幣千元	%	人民幣千元
Current	即期	1,359,076	0.50	6,795
Past due less than 1 year	逾期少於1年	234,724	0.90	2,113
Past due 1 to 2 years	逾期1至2年	22,480	52.48	11,797
Past due over 2 years	逾期2年以上	96,277	97.38	93,759

As at 31 December 2021

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於二零二一年十二月三十一日

114,464

1,712,557

		Amount	loss rate	Impairment
		金額	預期損失率	減值
		RMB'000		RMB'000
		人民幣千元	%	人民幣千元
Current	即期	1,276,013	0.70	8,923
Past due less than 1 year	逾期少於1年	205,249	0.85	1,744
Past due 1 to 2 years	逾期1至2年	85,847	50.05	42,963
Past due over 2 years	逾期2年以上	34,389	95.00	32,669
		1,601,498		86,299

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31 December 2022 二零二二年十二月三十一日

25. CONTRACT ASSETS

completed and not billed.

25. 合約資產

		2022	2021
		二零二二年	二零二一年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Contract assets arising from services	服務產生之合約資產	19,534	14,993
The contract assets relate to the Group's	s right to consideration for work	合約資產關乎本集團就	记完成但尚未開

26. PREPAYMENTS, OTHER RECEIVABLES AND OTHER ASSETS

26. 預付款項、其他應收款項 及其他資產

票之工程收取對價之權利。

		2022	2021
		二零二二年	二零二一年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Prepayments	預付款項	115,362	127,852
Deposits and other receivables*	按金及其他應收款項*	210,579	197,235
Interest receivables	應收利息	_	13,043
Value-added tax (" VAT ") refund receivables	應收增值税退税款	20,950	53,352
VAT recoverable	可收回增值税	118,701	110,156
Prepaid tax	預繳税款	1,016	17,182
Prepaid expenses	預付開支	99,452	94,243
Less: Impairment**	減:減值**	(58,655)	(46,376)

 Deposits and other receivables are unsecured, non-interest-bearing and repayable on demand.

** As at 31 December 2022 and 2021, the impairments of the financial assets included in prepayments, other receivables and other assets were measured based on the 12-month expected credit loss if they are not past due and there is no information indicating that the financial assets had a significant increase in credit risk since initial recognition. Otherwise, they were measured based on the lifetime expected credit loss. 按金及其他應收款項為無抵押、不計息且 應要求償還。

566,687

205

507,405

* *

於二零二二年及二零二一年十二月三十一 日,計入預付款項、其他應收款項及其他 資產的金融資產減值,倘並無逾期且無任 何資料表明該等金融資產自初始確認以來 信貸風險顯著增加,則基於12個月的預期 信用損失計量。否則,將根據其存續期的 預期信用損失進行計量。 Notes to Financial Statements 財務報表附註 ^{31 December 2022} =零==年+=月=+-月

27. CASH AND CASH EQUIVALENTS, PLEDGED27.DEPOSITS AND TIME DEPOSITS27.

27. 現金及現金等價物、已抵 押存款以及定期存款

		2022	2021
		二零二二年	二零二一年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Cash and bank balances	現金及銀行結餘	1,319,707	1,479,633
Pledged deposits	已抵押存款	69,388	11,581
Time deposits	定期存款	749,684	1,440,000
		2,138,779	2,931,214
Less:	减:		
Pledged deposits	已抵押存款	69,388	11,581
Time deposits with original maturity over three months:	原到期日超過三個月的 定期存款:		
– current	— 即期	749,684	1,440,000
Cash and cash equivalents	現金及現金等價物	1,319,707	1,479,633
		2022	2021
		二零二二年	二零二一年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Cash and cash equivalents,	現金及現金等價物、已抵押存款以及		
pledged deposits and time deposits	定期存款		
Denominated in	計值貨幣:		
– RMB	— 人民幣	1,404,748	1,891,559
– USD	— 美元	398,649	492,554
– EUR	— 歐元	155,380	334,974
– HKD	— 港元	37,903	37,491
– Others	— 其他	142,099	174,636
		2,138,779	2,931,214

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31 December 2022 二零二二年十二月三十一日

27. CASH AND CASH EQUIVALENTS, PLEDGED DEPOSITS AND TIME DEPOSITS (Continued)

The RMB is not freely convertible into other currencies, however, under the Mainland China's Foreign Exchange Control Regulations and Administration of Settlement, and Sale and Payment of Foreign Exchange Regulations, the Group is permitted to exchange RMB for other currencies through banks authorised to conduct foreign exchange business.

Cash at banks earns interest at floating rates based on daily bank deposit rates. Time deposits are made for varying periods of between seven days and one year depending on the immediate cash requirements of the Group and earn interest at the respective time deposit rates. The bank balances are deposited with creditworthy banks with no recent history of default. The carrying amounts of the cash and bank balances approximate to their fair values.

Pledged deposits earn interest at interest rates stipulated by the respective financial institutions.

The information about the pledged assets is disclosed in note 41 to the financial statements.

28. TRADE PAYABLES

27. 現金及現金等價物、已抵 押存款以及定期存款(*續*)

人民幣不能自由兑換為其他貨幣,但是 根據《中國外匯管理條例》和《結匯、售匯 及付匯管理規定》,本集團被允許通過獲 授權從事外匯業務的銀行將人民幣兑換 為其他貨幣。

銀行現金根據每日銀行存款利率按浮 動利率賺取利息。定期存款的期限為七 天至一年,視本集團的即時現金需求而 定,並以各自的定期存款利率賺取利 息。銀行結餘存入沒有近期違約歷史的 信譽良好的銀行。現金及銀行結餘的賬 面金額與其公允價值相若。

已抵押存款以各自金融機構規定的利率 賺取利息。

有關已抵押資產的資料於財務報表附註 41中披露。

28. 貿易應付款項

	零二一年
	\$+
RMB'000	RMB'000
	民幣千元

Trade payables	貿易應付款項	427,433	385,787
An ageing analysis of the trade pa	ayables as at the end of the reporting	根據發票日期,於報告期	末的貿易應付

period, based on the invoice date, is as follows: 款項的賬齡分析如下:

		2022	2021
		二零二二年	二零二一年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Within 1 year	1年內	424,520	381,473
1 year to 2 years	1年至2年	548	2,117
2 years to 3 years	2年至3年	1,373	1,518
Over 3 years	3年以上	992	679
		427,433	385,787

The trade payables are non-interest-bearing and are normally settled on terms of 30 to 90 days.

貿易應付款項為不計息且一般於30日至 90日內結算。 Notes to Financial Statements 財務報表附註 ^{31 December 2022} _零=_年+=月=+-月

29. OTHER PAYABLES AND ACCRUALS

29. 其他應付款項及應計項目

		2022	2021
		二零二二年	二零二一年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Other payables	其他應付款項	132,219	132,603
Accruals	應計項目	179,366	210,436
Payables for purchase of property,	購置物業、廠房及設備的	175,500	210,190
plant and equipment	應付款項	33,443	63,708
Salary payables	應付薪金	170,971	156,261
Other tax payables	其他應納税款	29,513	45,72
		23,313	+5,72
		545,512	608,729
Other payables are unsecured, non-in demand. The fair values of other paya financial statements approximated to thei	bles at the end of each of these	其他應付款項為無擔保 要求償還。於上述各財 他應付款項的公允價值 面值。	務報表期末的
CONTRACT LIABILITIES		30. 合約負債	
The Group recognised the following rever	nue-related contract liabilities:	本集團確認以下與收入;	相關的合約負債
		2022	202
		二零二二年	二零二一年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Sale of products	銷售產品	17,724	10,585
CDMO services	CDMO服務	410,494	367,229
		428,218	377,814
The Group receives payments from custo	mers based on billing schedules as	本集團根據銷售合約中	規定的計費時
established in the sales contracts. Payme	-	表接收客户付款。通常	
of the performance under the contract		就收到付款,該等付款	
customers.		戶 o	
The Group also receives payments from c	ustomers based on billing schedules	本集團亦根據CDMO服	務合約中規定

as established in the CDMO service contracts. Payments are usually received in advance of the performance under the contracts which are mainly from CDMO services for clients.

All the obligations are expected to be recognised within one year. The amounts disclosed above do not include variable consideration which is constrained.

本集團亦根據CDMO服務合約中規定的 計費時間表接收客戶付款。付款通常會 於履行合約前收到,該等付款主要來自 為客戶提供的CDMO服務。

所有義務預計將於一年內確認。上述所 披露的金額不包括受限制的可變對價。

31 December 2022 二零二二年十二月三十一日

31. INTEREST-BEARING BANK AND OTHER BORROWINGS

31. 計息銀行及其他借款

二零二二年十二月三十一日

31 December 2022

		Effective interest rate per annum	Maturity	RMB'000
		實際 年利率	到期時間	人民幣千元
Current	即期			
Bank loans – secured (a)	銀行貸款 — 有擔保(a)	0.88%-4.95%	2023	820,867
			二零二三年	
Bank loans – unsecured	銀行貸款 — 無擔保	0.65%-4.00%	2023	961,013
			二零二三年	
Current portion of long-term	長期銀行貸款即期部分	1.35%-4.05%	2023	728,971
bank loans – secured (a)	— 有擔保(a)	LIBOR+ APPLICABLE MARGIN	二零二三年	
		LIBOR+適用利潤率		
Other borrowings – unsecured (b)	其他借款 — 無擔保(b)	1.20%-2.08%	2023	603,429
			二零二三年	
Current portion of corporate bonds (c)	公司債券的即期部分(c)	5.50%	2023	906,504
			二零二三年	

4,020,784

Non-current	非即期			
Bank loans – secured (a)	銀行貸款 — 有擔保(a)	1.35%-4.05%	2024-2029	1,556,832
		LIBOR+ APPLICABLE MARGIN	二零二四年至	
		LIBOR+適用利潤率	二零二九年	
Bank loans – unsecured	銀行貸款— 無擔保	3.80%-4.05%	2024	243,351
			二零二四年	
Corporate bonds (c)	公司債券(c)	3.8%-3.9%	2025	496,497
			二零二五年	

2,296,680

31. INTEREST-BEARING BANK AND OTHER BORROWINGS (Continued)

31. 計息銀行及其他借款(續)

31 December 2021

二零二一年十二月三十一日

		Effective interest		
		rate per annum	Maturity	RMB'000
		實際年利率	到期時間	人民幣千元
Current	即期			
Bank loans – secured (a)	銀行貸款 — 有擔保(a)	0.30%-4.05%	2022	1,042,431
			二零二二年	
Bank loans – unsecured	銀行貸款 — 無擔保	0.65%-4.22%	2022	776,107
			二零二二年	
Current portion of long-term bank loans	長期銀行貸款即期部分	1.35%-4.75%,	2022	342,344
– secured (a)	— 有擔保(a)	LIBOR+ APPLICABLE MARGIN	二零二二年	
		LIBOR+適用利潤率		
Current portion of long-term	長期銀行貸款即期部分	4.28%	2022	291,100
bank loans – unsecured	— 無擔保		二零二二年	
Other borrowings – unsecured (b)	其他借款 — 無擔保(b)	2.60%-3.30%	2022	67,747
			二零二二年	
Current portion of corporate bonds (c)	公司債券的即期部分(c)	5.50%	2022	748,437
			二零二二年	
				3,268,166
Non-current	非即期			
Bank loans – secured (a)	銀行貸款 — 有擔保(a)	1.35%-4.75%,	2023-2029	1,388,038
	whyw high(u)	LIBOR+ APPLICABLE MARGIN	二零二三年至	1,500,050
		LIBOR+適用利潤率	二零二九年	
			_ < _ / 0 /	862,232
Corporate bonds (c)	公司債券(c)	3.80%	2023	
			二零二三年	

2,250,270



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31 December 2022 二零二二年十二月三十一日

31. INTEREST-BEARING BANK AND OTHER BORROWINGS (Continued)

Analysed into:

31. 計息銀行及其他借款(續)

分析為:

				2022 二零二二年 RMB′000 人民幣千元	2021 二零二一年 RMB'000 人民幣千元
Rep	ayable:	須於下列期間償還:			
	nin one year	一年內		4,020,784	3,268,166
	ne second year	第二年		1,404,818	1,604,635
	e third to fifth years, inclusive	第三至第五年(含)		435,195	143,412
Веус	ond five years	五年之後		456,667	502,223
				6,317,464	5,518,436
(a)	assets owned by SPL with an amo	ink loans were secured by the total ount of RMB465,156,000 as at 31	(a)	於二零二二年十 金額為人民幣46	5,156,000元(二
		39,000). The pledged assets have a ately RMB2,402,917,000 as at 31 363,000).		零二一年:人民 元)的按揭及有 SPL擁有的資產總 二零二二年十二	儋保銀行貸款由 1值提供擔保。於 月三十一日,已
				抵押資產的賬面 2,402,917,000元 民幣1,870,363,00	(二零二一年:人
	located in Pingshan District, RMB1,133,652,000 as at 31 Decemb The buildings of the Company locate	ed by the buildings of the Company Shenzhen with an amount of per 2022 (2021: RMB1,251,968,000). d in Pingshan District, Shenzhen have ximately RMB449,592,000 (2021:		於二零二二年十二 額為人民幣1,133 二一年:人民幣1 的有抵押銀行貸款 區的本公司房地選 圳坪山區的本公司 值約為人民幣449 二一年:人民幣4	,652,000元(二零 I,251,968,000元) 次由位於深圳坪山 產作擔保。位於深 司房地產的賬面淨 I,592,000元(二零
	RMB396,233,000 were secured by	ged bank loans with an amount of the pledge of 100% of shares of Development Co., Ltd (2021:		於二零二二年十二 額為人民幣396, 二一年:人民幣43 有抵押銀行貸款刀 多普樂實業發展有 股份作擔保。	233,000元 (二零 30,479,000元) 的 5通過抵押深圳市



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二零二二年十二月三十一日

31. INTEREST-BEARING BANK AND OTHER BORROWINGS (Continued)

(a) (Continued)

The pledged bank loans were secured by the Company with an amount of RMB761,344,000 as at 31 December 2022 (2021: RMB595,103,000). As at 31 December 2022, the pledge bank loans with an amount of RMB350,285,000 were secured by Shenzhen Techdow Pharmaceutical Co., Ltd (2021: RMB150,124,000).

- (b) Other borrowings included discounted notes receivable of RMB603,429,000 as at 31 December 2022 (2021: RMB67,747,000).
- (c) On 23 April 2019, the Company issued a corporate bond at a par value of RMB700.000.000 in the PRC (the "**19 Hepalink**"). The 19 Hepalink will mature in five years from the issue date. Upon the third anniversary of the issue date, the Company shall be entitled to adjust the coupon rate and the bond holders shall be entitled to sell back the whole or partial 19 Hepalink at par, so the Company has reclassified the 19 Hepalink from non-current portion into current portion of corporate bonds as at 31 December 2021. The 19 Hepalink bears interest at the rate of 5.50% per annum, payable annually in arrears or on the business day nearest to 23 April of each year, starting from 23 April 2019. In connection with the bond issuance, Shenzhen Gaoxintou Group Co., Ltd. ("Shenzhen Gaoxintou"), an independent third party of financing and guarantee service provider, guaranteed the repayment obligations under the bond. In return, Mr. Li Li provided a counter-guarantee to Shenzhen Gaoxintou of such obligations, for a period of two years from the date when Shenzhen Gaoxintou's repayment obligations expire under its guarantee agreement. On 20 April 2022, the Company redeemed the bond.

31. 計息銀行及其他借款(續)

(a) *(續)*

- 於二零二二年十二月三十一日,金 額為人民幣761,344,000元(二零 二一年:人民幣595,103,000元)的 有抵押銀行貸款由本公司作擔保。 於二零二二年十二月三十一日,金 額為人民幣350,285,000元(二零 二一年:人民幣150,124,000元)的 有抵押銀行貸款由深圳市天道醫藥 有限公司提供擔保。
- (b) 於二零二二年十二月三十一日, 其他借款包括金額為人民幣 603,429,000元(二零二一年:人民 幣67,747,000元)的貼現應收票據。

於二零一九年四月二十三日,本 (c) 公司於中國發行面值為人民幣 700,000,000元的公司債券(「19海 普瑞」)。19海普瑞將於發行之日起 五年內到期。於發行日起滿三週年 之日,本公司有權調整票面利率, 且債券持有人有權按面值回售全部 或部分19海普瑞,因此本公司已於 二零二一年十二月三十一日將19 海普瑞由非流動部分重新分類為公 司債券的流動部分。19海普瑞按年 利率5.50%計息,有關利息須於每 年到期時或於最接近四月二十三 日的營業日支付(自二零一九年四 月二十三日起)。就該項債券發行 而言,深圳市高新投集團有限公司 (「深圳高新投」,一家融資及擔保 服務供應商的獨立第三方)為我們 於該債券下的還款義務作出擔保。 相應地,李鋰先生就有關義務向深 圳高新投提供了反擔保,反擔保期 限為自深圳高新投於擔保協議項下 的還款義務到期當日起計兩年。於 二零二二年四月二十日,本公司贖 回該債券。

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31. INTEREST-BEARING BANK AND OTHER BORROWINGS (Continued)

(c) (Continued)

On 27 February 2020, the Company issued a corporate bond at par value of RMB870,000,000 in the PRC (the "20 Hepalink"). The 20 Hepalink will mature in five years from the issue date. Upon the third anniversary of the issue date, the Company shall be entitled to adjust the coupon rate and the bond holders shall be entitled to sell back the whole or partial 20 Hepalink at par. The 20 Hepalink bears interest at the rate of 3.8% per annum, payable annually in arrears or on the business day nearest to 27 February of each year, starting from 27 February 2020. In connection with the bond issuance, Shenzhen Gaoxintou Group Co., Ltd. ("Shenzhen Gaoxintou"), an independent third party of financing and guarantee service provider, guaranteed the repayment obligations under the bond. In return, the Company provided Shenzhen Gaoxintou with bond margin and the mortgage of real estate of subsidiaries, Chengdu Shenrui Co., Ltd. and Shandong Ruisheng Co., Ltd., as a counter-guarantee of such obligations. On 28 February 2023, the Company redeemed the bond.

On 1 April 2022, the Company issued a corporate bond at par value of RMB500,000,000 in the PRC (the "**22 Hepalink**"). The 22 Hepalink will mature in three years from the issue date. Upon the third anniversary of the issue date, the Company shall be entitled to adjust the coupon rate and the bond holders shall be entitled to sell back the whole or partial 22 Hepalink at par. The 22 Hepalink bears interest at the rate of 3.9% per annum, payable annually in arrears or on the business day nearest to 1 April of each year, starting from 1 April 2022. In connection with the bond issuance, Shenzhen Gaoxintou Group Co., Ltd. ("**Shenzhen Gaoxintou**"), an independent third party of financing and guarantee service provider, guaranteed our repayment obligations under the bond. In return, the Company provided Shenzhen Gaoxintou with bond margin and the mortgage of real estate of subsidiaries located in Nanshan District, Shenzhen, as a counter-guarantee of such obligations.

31. 計息銀行及其他借款(續)

(c) *(續)*

於二零二零年二月二十七日,本 公司於中國發行面值為人民幣 870,000,000元的公司债券(「20海 **普瑞**」)。20海普瑞將於發行之日起 五年內到期。於發行日起滿三週年 之日,本公司有權調整票面利率, 且債券持有人有權按面值回售全部 或部分20海普瑞。20海普瑞按年 利率3.8%計息,有關利息須於每 年到期時或於最接近二月二十七 日的營業日支付(自二零二零年二 月二十七日起)。就該項債券發行 而言,深圳市高新投集團有限公司 (「深圳高新投」,一家融資及擔保 服務供應商的獨立第三方)為我們 於該債券下的還款義務作出擔保。 相應地,本公司向深圳高新投提供 了債券保證金和子公司成都深瑞 畜產品有限公司及山東瑞盛生物 技術有限公司的房地產,作為該等 債務的反擔保。於二零二三年二月 二十八日,本公司贖回該債券。

於二零二二年四月一日,本公 司於中國發行面值為人民幣 500.000.000元的公司债券(「22海 普瑞」)。22海普瑞將於發行之日起 三年內到期。於發行日起滿三週年 之日,本公司有權調整票面利率, 且債券持有人有權按面值回售全部 或部分22海普瑞。22海普瑞按年 利率3.9%計息,有關利息須於每 年到期時或於最接近四月一日的營 業日支付(自二零二二年四月一日 起)。就該項債券發行而言,深圳 市高新投集團有限公司(「深圳高新 投」,一家融資及擔保服務供應商 的獨立第三方)為我們於該債券下 的還款義務作出擔保。相應地,本 公司向深圳高新投提供了債券保證 金和位於深圳市南山區子公司的房 地產,作為該等債務的反擔保。



32. DEFERRED INCOME

32. 遞延收入

		2022 二零二二年	2021 二零二一年
		————— RMB'000 人民幣千元	— ▼ — 「 RMB'000 人民幣千元
Government grants	政府補助	32,547	16,673

Government grants received for compensating for the Group's research and development costs which have not yet been undertaken are included in deferred income and recognised as income on a systematic basis over the periods when the costs, which the government grants are intended to compensate, are expensed. Government grants received related to assets invested in laboratory equipment and plant are credited to deferred income and recognised as income over the expected useful lives of the relevant assets. 為補償本集團尚未開展的研發成本而收 到的政府補助已列賬為遞延收入,並於 擬以政府補助補償的費用支出期間系統 性確認為收入。本集團收到的與投資於 實驗室設備及廠房的資產有關的政府補 助乃計入遞延收入,並於相關資產的預 期使用年限內確認為收入。

33. DEFERRED TAX

The movements in deferred tax assets during each of the reporting period are as follows:

33. 遞延所得税

遞延税項資產於各報告期內的變動如下:

							ă	Deferred tax assets 遞延税項資產							
		Fair value adjustments of Fair value financial assets adjustments of at fair value financial assets through other at fair value comprehensive through profit income and loss	Fair value djustments of financial assets at fair value through profit and loss	Fair value loss on derivative instruments	Impairment of assets	Share of profits and losses of associates	Accrued interest expenses	Unrealised profits from intercompany transactions	Accrued bonus	Accrued pension	Tax losses	Amortisation of customer relationships and ir trade-marks	Provision for impairment of associates	Others	Total
		交 公 公 公 会 他 國 的 一 國 的 人 國 國 國 國 國 國 國 國 國 國 國 國 國 國 國 國 國	以公公治價值 以公治治價值 實證損益的 會聽讀黃的 公治價值調整 人民幣41元 人民幣41元	合本工具 公允價值虧損 人民幣千元 人民幣千元	資產減值 RMB'000 人民幣千元	應 施佔職 (1) (1) (1) (1) (1) (1) (1) (1) (1) (1)	應 建 和 息 開 来 和 息 開 部 大 民 部 の 100 0 100 100 100 100 100 10	本 一個 「 大 民 新 子 元 人 民 第 4 一 の の 人 人 の 同 間 文 参 の 同 間 文 多 の の 同 間 文 の の 一 の 一 の 一 の 一 の 一 の 一 の 一 の 一 の 一	應計花紅 RMB000 人民幣千元	應計過休金 RMB'000 人民幣千元	視項虧損 RMMF0000 人民幣千元	客戶 商標書紙 RMMB7000 人民幣千元	聯督公司 減值撥備 RMB6000 人民幣千元	ス	總計 RMB*000 人民幣千元
At 1 January 2021 Deferred tax credited/(charged) to the statement of profit or loss	於二零二一年一月一日 年內於損益表計入/ (扣除)的遞延所得税	н 20,392 Ж	5,692	6,597	13,536	I	47,435	60,098	5,248	27,254	47,122	1,193	1	8,268	242,835
during the year Deferred tax credited to other	年內於其他全面收益或 甘ぬ陸進出了於	ı ۳	12,921	(3,541)	21,708	24,628	1,032	(28,788)	(1,110)	I	(24,354)	69	27,921	11,158	41,644
compremensive income or ourier reserve during the year Exchange differences	共吧論備訂入的 遞延所得税 匯兑差額	3,967 (514)	- (2)	ı ←	- (370)	- (1,094)	- (1,097)	1 1	- (107)	2,803 (657)	- (770)	- (28)	1 1	- 73	6,770 (4,570)
Gross deferred tax æsets at 31 December 2021:	於二零二一年 十二月三十一日 的總遞延税項資產	: 23,845	18,606	3,057	34,874	23,534	47,370	31,310	4,031	29,400	21,998	1,234	126,72	19,499	286,679
At 1 January 2022 Deferred tax credited/(charged)	於二零二二年一月一 年內於損益表計入/	E 23,845	18,606	3,057	34,874	23,534	47,370	31,310	4,031	29,400	21,998	1,234	27,921	19,499	286,679
to the statement of profit or loss during the year Deferred tax credited to other	(扣除)的遞延所得税 年內於其他全面协益动	ı چ	558	(3,057)	12,382	2,665	13,037	5,443	(183)		(6,454)	(136)		76	24,331
comprehensive income or other reserve during the year Exchange differences	其他儲備計入的 遞延所得税 匯込差額	(41) 2,201	- 11		2,167	1,838 (801)	(45,488) 3,234		- 366	(20,230) 2,004	- 1,037	109		895	(63,921) 11,239
Gross deferred tax assets at 31 December 2022:	於二零二二年 十二月三十一日 的總遞延税項資產:		19, 191	· · · · ·	49,423	27,236	18,153	36,753	4,214	11,174	16,581	1,207	27,921	20,470	258,328

Notes to Financial Statements

財務報表附註

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DEFERRED TAX (Continued	ntinued)						33. 濾延	遞延所得税((續)	
The movements in deferred tax liabilities during the each of the reporting period are as follows: (continued)	iabilities during the each	of the report	ting period a	are as follow:	s: (continue	d)	遞 延 税 (續)	遞延税項負債於各報告期內的變動如下 (續)	報告期內的	變動如下 :
					ă	Deferred tax liabilities 遞延税項負債	S			
		Fair value adjustment arising from acquisition of	Adjustment of amortisation of	Depreciation allowance in excess of related	Disposal of	Fair value adjustments of financial assets at fair value through	Share of profits and losses of	Accrual of dividend withholding		
		subsidiaries 自火購	goodwill	depreciation	a subsidiary	profit and loss 以公允價值 計量且其變動 計入當期損益	associates	tax	Others	Total
		→公司離件の ○ - RMB'000 - RMB'000	商權 商 部 語 語 (NMB () 000	超出枯驟 的 花瓣 一般 「NB,000	Ⅰ ● ◎ - ■ 	的金融資產的 公允價值調整 RMB'000	■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■	業 転 で で の の の の の の の の の	RMB'000	合計 RMB'000
		人民幣十元	人民幣十元	人氏幣十元	人氏幣十元	人民幣十元	人民幣十元	人氏幣十元	人民幣十元	人民幣十元
At 1 January 2021 Deferred +>>> chrosod//readired) to the chromont	於二零二一年一月一日 年帝改福米圭廿降 /	116,232	139,622	90,491	88,816	143,559	7,656	I	196	586,572
Defense tax chargew(created) to the statement of profit or loss during the year Deferred tex charged to other	+ M3/K 误面农业除// (計入)的遞延所得税 年五改世名 公园市米土际名	(10,029)	132	(14,499)	(63,954)	(131,321)	I	88,574	2,184	(128,913)
beterred tax charged to outer comprehensive income during the year Exchange differences		- (2,422)	- (3,523)	- (1,621)	1 1	- (2,090)	(6,714) (942)	1 1	- (28)	(6,714) (10,626)
Gross deferred tax liabilities at 31 December 2021:	於二零二一年十二月三十一日的 總遞延祝項負債:	103,781	136,231	74,371	24,862	10,148	1	88,574	2,352	440,319
At 1 January 2022 Defended to Franking Mich stand to the content	於二零二二年一月一日 年南改福米圭(*1.1.) /杜隆始	103,781	136,231	74,371	24,862	10,148	•	88,574	2,352	440,319
Determent tax (neurecryntiageu to the soatement of profit or loss during the year Exchange differences	+ P9K原曲夜(高/X// 和陈昀) 遞延所得税 匯兑差額	(13,999) 8,663	(2,280) 12,503	(15,694) 4,846	(4,296) -	(2,232) -		18,584 -	948 237	(18,969) 26,249
Gross deferred tax liabilities at 31 December 2022:	於二零二二年十二月三十一日的 總遞延視項負債:	98,445	146,454	63,523	20,566	7,916		107,158	3,537	447,599

財務報表附註

31 December 2022 二零二二年十二月三十一日

33. DEFERRED TAX (Continued)

For presentation purposes, certain deferred tax assets and liabilities have been offset in the consolidated statement of financial position. The following is an analysis of the deferred tax balances of the Group for financial reporting purposes:

33. 遞延所得税(續)

為便於呈列,已將若干遞延所得税資產 與負債於綜合財務狀況表抵銷。以下為 就編製財務報表對本集團的遞延所得税 結餘作出的分析:

		2022	2021
		二零二二年	二零二一年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Net deferred tax assets recognised in the	於綜合財務狀況表確認的		
consolidated statement of financial position	遞延所得税資產淨值	(139,649)	(121,718)
Net deferred tax liabilities recognised in the	於綜合財務狀況表確認的		
consolidated statement of financial position	遞延所得税負債淨額	328,920	275,358
Net deferred tax liabilities	遞延税項負債淨額	189,271	153,640
Deferred tax assets have not been recognised	in respect of the following	有關下列項目的遞延	所得税資產尚未確
items:		記:	
		2022	2021
		二零二二年	二零二一年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Impairment of assets	資產減值	40,793	35,556
Tax losses	税項虧損	512,913	567,490
		553,706	603,046

Deferred income tax assets are recognised for tax losses carried forward to the extent that the realisation of the related tax benefits through future taxable profits is probable. Deferred tax assets have not been recognised in respect of losses arising in subsidiaries that have been loss-making for some time and it is not considered probable that taxable profits will be available against which the tax losses can be utilised. 倘可通過未來應課税溢利變現有關税收 優惠,則就税項虧損結轉確認遞延所得 税資產。對於已經虧損一段時間的子公 司產生的損失,不確認遞延所得税資產 且不認為有可能獲得應課税溢利以抵扣 其税項虧損。



Notes to Financial Statements 財務報表附註 ^{31 December 2022} 二零二二年十二月三十一日

34. LONG-TERM EMPLOYEE BENEFITS

34. 長期僱員福利

		2022	2021
		二零二二年	二零二一年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Stock appreciation rights	股票增值權	19,452	17,371
Defined benefit retirement obligation	界定利益退休責任	32,486	120,649

(a) Stock Appreciation Rights (SARs)

The board of SPL Acquisition Corp ("**SPL**"), a wholly-owned subsidiary of the Company, approved a long-term incentive plan in December 2015. Under this plan, SPL could issue up to 50,000 Stock Appreciation Rights ("**SARs**"). As at 31 December 2022, 23,758 SARs (2021: 23,833 SARs) was outstanding under the plan.

Pursuant to the long-term incentive plan, the income obtained by the beneficiary is the incremental part between the exercise value and the initial value. The exercise value is the lesser of the common stock value and the formula value, among which, the formula value is the specified EBITDA divided by the shares of common stocks.

The initial values of SARs granted in 2015, 2016 and 2017 were \$562.30 per SARs, \$562.30 per SARs and \$500.62 per SARs, respectively. The settlement or payment of SARs may be in the form of cash or equivalent SPL's or the Company's common stock, or both. The vest of SARs lasts for four years and the expiration date is in the tenth year from the grant date. Vesting of SARs is in accordance with the terms in the respective grant agreements signed with the participants. As at 31 December 2022, 23,758 (2021: 23,833 SARs) SARs had been vested.

(a) 股票增值權

51,938

SPL Acquisition Corp(「SPL」,本 公司的全資子公司)董事會於二零 一五年十二月通過一項長期激勵計 劃。根據該計劃,SPL可發行至多 50,000份股票增值權(「股票增值 權」)。於二零二二年十二月三十一 日,計劃項下有23,758份股票增值 權(二零二一年:23,833份股票增 值權)尚未行使。

138.020

根據長期激勵計劃,受益人獲得的 收益為行使價值與初始價值之間 的增量部分。行使價值以普通股價 值與公式價值中的較低者為準。其 中,公式價值為指定的EBITDA除以 普通股數目。

於二零一五年、二零一六年及二零 一七年授予的初始價值分別為每份 股票增值權562.30美元、每份股票 增值權562.30美元及每份股票增值 權500.62美元。股票增值權的結算 或付款可採用現金或等額SPL或本 公司的普通股形式,或兩者兼而有 之。股票增值權的歸屬期為四年, 自授予日期起第十年過期。股票增 值權的歸屬根據與參與方簽署的 各項授予協議的條款確定。於二零 二二年十二月三十一日,23,758份 股票增值權(二零二一年:23,833 份股票增值權)已歸屬。



財務報表附註

31 December 2022 二零二二年十二月三十一日

34. LONG-TERM EMPLOYEE BENEFITS (Continued)

(a) Stock Appreciation Rights (SARs) (Continued)

Any vested SARs granted shall become exercisable in three equal instalments with the first instalment becoming exercisable on the fifth anniversary of the grant date and the next two instalments on the sixth anniversary of the grant date and the seventh anniversary of the grant date.

(b) Defined Benefit Retirement Obligation

The Group makes contributions to a defined benefit retirement plan for the employees working in SPL Acquisition Corp., which covers 9% of the Group's employees during the years ended 31 December 2022 (2021: 10%). The plan is administered by a trustee, who is independent, with its assets held separately from those of the Group.

The plan is funded by contributions from the Group in accordance with an independent actuary's recommendation based on an annual actuarial valuation. The independent actuarial valuation of the plan during the relevant years was prepared by certified insurance actuaries of AON plc by using the projected unit cost method. The actuarial valuation indicates that the Group's obligations under the defined benefit retirement plan were 74% covered by the plan assets held by the trustees at 31 December 2022 (2021: 46%). The deficit arises mainly as a result of local funding rules.

The plan exposes the Group to actuarial risks, such as longevity risk, currency risk, interest rate risk and market risk.

34. 長期僱員福利*(續)*

- (a) 股票增值權(續) 任何已歸屬的股票增值權均須分成 三等份行使,第一期於授予日五週 年可行使,且其後兩期於授予日六 週年及七週年行使。
- (b) 界定利益退休責任 本集團為在SPL Acquisition Corp. 工作的僱員就一項界定利益退休 計劃作出供款,於截至二零二二年 十二月三十一日止年度涵蓋本集團 僱員的9%(二零二一年:10%)。 該計劃由一名獨立受託人管理,計 劃下的資產與本集團的資產分開持 有。

該計劃由本集團根據獨立精算師基 於年度精算估值提出的建議作出的 供款提供資金。於有關期間,該計 劃的獨立精算估值由AON plc的註 冊保險精算師使用預測單位成本 法編製。該精算估值顯示,於二零 二二年十二月三十一日,本集團在 界定利益退休計劃下的責任為74% (二零二一年:46%),由受託人持 有的計劃資產涵蓋。虧絀的產生主 要是由於當地的籌資規則所致。

該計劃使本集團面臨精算風險,例 如長壽風險、貨幣風險、利率風險 及市場風險。



Notes to Financial Statements 財務報表附註 31 December 2022 二零二二年十二月三十一日

34. LONG-TERM EMPLOYEE BENEFITS (Continued)

(b) Defined Benefit Retirement Obligation (Continued)

The amounts recognised in the consolidated (i)

34. 長期僱員福利(續)

(b) 界定利益退休責任(續)

The amounts recognised in the statement of financial position			₩ <i>發展(100)</i> <i>林務狀況表內</i> え額如下:
		2022	2021
		二零二二年	二零二一年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Present value of wholly or	全部或部分已撥資的責任		
partly funded by obligation	的現值	144,701	230,369
Fair value of plan assets	計劃資產之公允價值	(107,598)	(106,309)
		37,103	124,060
Expected to be settled in the	預計於未來十二個月內		
next twelve months	結算	(4,617)	(3,411)
		32,486	120,649
Plan assets		(ii) 計劃資產	X.
As at 31 December 2022 and 2021, th	ne Group's liability under	於二零二二	年及二零二一年
this plan was covered by deposits pla	aced with several banks.		
There is no plan asset invested in the o	Company's own financial		〕負債乃以存於數
instruments or any property occupied of	r other assets used by the		了百支付。概無計

(ii)

instruments or any property occupied or other assets used by the Group.

間銀行的款項支付。概無計 劃資產投資於本公司本身的 金融工具或本集團佔用的任 何物業或使用的其他資產。

財務報表附註

31 December 2022 二零二二年十二月三十一日

34. LONG-TERM EMPLOYEE BENEFITS (Continued)

34. 長期僱員福利(續)

- (b) Defined benefit retirement obligation (Continued) (iii) Movements in the present value of the defined benefit obligation
- (b) 界定利益退休責任(續) (iii) 界定利益責任現值的 變動

sellent obligation		<i>反到</i>	
		2022	2021
		二零二二年	二零二一年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
At beginning of year	於年初	230,369	221,214
Actuarial gains arising from experience	經驗產生的精算收益	(83,039)	(3,873)
Benefits paid by the plan	該計劃所支付的利益	(3,591)	(2,653)
Liability gains due to curtailment	因削減產生的負債收益	(27,784)	_
Current service cost	現時服務成本	4,290	15,005
Interest cost	利息成本	6,811	5,908
Exchange difference	匯兑差額	17,645	(5,232)
At end of year	於年末	144,701	230,369
The weighted average duration of the define	ed benefit obligation	於截至二零	零二二年十二月
was 13.9 years during the year ended 31 De	cember 2022 (2021:	三十一日止	年度,界定利益
18.7 years).		責任的加權	平均年數為13.9
		年(二零二)	一年:18.7年)。

(iv) Movements in plan assets

(iv) 計劃資產的變動

	2022	2021
	二零二二年	二零二一年
	RMB'000	RMB'000
	人民幣千元	人民幣千元
於年初	106.309	102,323
本集團向該計劃支付的		
供款	10,159	9,583
該計劃所支付的利益	(3,591)	(2,653)
利息收入	3,148	2,228
計劃資產回報,不包括		
利息收入	(17,957)	(2,756)
匯兑差額	9,530	(2,416)
於年末	107,598	106,309
	本集團向該計劃支付的 供款 該計劃所支付的利益 利息收入 計劃資產回報,不包括 利息收入 匯兑差額	二零二二年 RMB'000 人民幣千元 於年初 106,309 本集團向該計劃支付的 供款 10,159 該計劃所支付的利益 (3,591) 利息收入 3,148 計劃資產回報・不包括 10,157) 匯兑差額 9,530

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34. LONG-TERM EMPLOYEE BENEFITS (Continued)

34. 長期僱員福利(續)

- (b) Defined benefit retirement obligation (Continued)
 (v) Amounts recognised in the consolidated statement of profit or loss and other
 - comprehensive income are as follows:
- (b) 界定利益退休責任(續) (v) 於綜合損益及其他全 面收益表內確認的金 額如下:

2.70%

4.35%

		2022	2021 一页一 在
		二零二二年 RMB′000	二零二一年 RMB'000
		人民幣千元	人民幣千元
		八氏市十九	八八市十九
Current service cost	即期服務成本	4,290	15,005
Net interest on the net defined benefit liability	界定利益負債淨額的		
	淨利息	3,663	3,680
Settlement/Curtailment income	結算/削減收入	(8,442)	-
Total amount recognised in profit or loss	於損益確認的總額	(489)	18,685
Actuarial gains	精算收益	(83,039)	(3,873)
Return on plan assets, excluding interest income	計劃資產回報,	((-,,
	不包括利息收入	17,957	2,756
Liability gains due to curtailment	因削減產生的負債收益	(19,342)	-
Total amounts recognised in	於其他全面收益內確認的		
other comprehensive income	總額	(84,424)	(1,117)
Total defined benefits costs	界定利益成本總額	(84,913)	17,568
The current service cost and the net interest on t	the net defined	即期服務成	本及界定利益負
benefit liability are recognised in cost of sale	es, selling and	債淨額的淨	利息於綜合損益
distribution expenses and administrative ex	penses in the	表內的銷售	成本、銷售及分
consolidated statement of profit or loss.		銷開支以及	及行政開支內確
		記。	
Significant actuarial assumptions (ex weighted averages) and a sensitivity are as follows:		(vi) 重大精算 為加權≦ 敏感度分	算假設(列示 平均數值)及 ≧析如下:
		2022	2021
		二零二二年	二零二一年
Discount rate	折現率	5.26%	2.93%
	未來薪金增加	N/A不適用	

預期長期回報率

Expected long-term rate of return



財務報表附註

31 December 2022 二零二二年十二月三十一日

34. LONG-TERM EMPLOYEE BENEFITS (Continued)

- (b) Defined benefit retirement obligation (Continued)
- (vi) Significant actuarial assumptions (expressed as weighted averages) and a sensitivity analysis are as follows: (continued)

The analysis below shows how the defined benefit obligation would have increased/(decreased) as a result of a 1% change in the significant actuarial assumptions:

34. 長期僱員福利(續)

(b) 界定利益退休責任(續) (vi) 重大精算假設(列示 為加權平均數值)及 敏感度分析如下: (續)

> 以下分析展示因重大精算假 設出現1%變動,如何令界 定利益責任增加/(減少):

Increase 1%	增加1%	2022 二零二二年 RMB′000	2021 二零二一年 RMB'000
		人民幣千元	人民幣千元
			(20.452)
Discount rate	折現率	(17,647)	(39,152)
Future salary increases	未來薪金增加	N/A 不適用	16,159
Expected long-term rate of return	預期長期回報率	(1,066)	(1,108)
		2022	2021
Decrease 1%	減少1%	二零二二年	二零二一年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Discount rate	折現率	22,020	51,626
Future salary increases	未來薪金增加	N/A 不適用	(13,352)
Expected long-term rate of return	預期長期回報率	1,066	1,108

35. SHARE CAPITAL

2021 2022 二零二二年 二零二一年 RMB'000 RMB'000 人民幣千元 人民幣千元 Issued and fully paid: 已發行及繳足: 1,467,296,204 (2021: 1,467,296,204) 1,467,296,204(二零二一年: ordinary shares 1,467,296,204) 股普通股 1,467,296 1,467,296

35. 股本



Notes to Financial Statements 財務報表附註 31 December 2022

31 December 2022 二零二二年十二月三十一日

36. RESERVES

The amounts of the Group's reserves and the movements therein are presented in the consolidated statement of changes in equity on pages 99 to 100 of the financial statements.

(i) Statutory surplus reserve

In accordance with the Company Law of the PRC, the companies in the PRC are required to allocate 10% of the statutory after-tax profits to the statutory reserve until the cumulative total of the reserve reaches 50% of the company registered capital. Subject to approval from the relevant PRC authorities, the statutory reserve may be used to offset any accumulated losses or increase the registered capital of the company. The statutory reserve is not available for dividend distribution to shareholders of the PRC subsidiaries.

(ii) Merger reserve

The merger reserve of the Group represents the difference between the aggregate of the then net assets of the subsidiary acquired and the consideration paid by the Group for the business combination under common control.

(iii) Exchange fluctuation reserve

The exchange fluctuation reserve represents exchange differences arising from the translation of the financial statements of foreign operations whose functional currencies are different from the Group's presentation currency.

(iv) Share option reserve

The share option reserve of the Group represents the fair value of equity-settled share-based payment granted in 2012, which was early terminated in 2013.

(v) Fair value reserve

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The fair value reserve of the Group represents the fair value movement of equity investments designated at fair value through other comprehensive income.

(vi) Defined benefit contribution reserve

The defined benefit contribution reserve of the Group represents actuarial losses arising from a net defined benefit retirement obligation.

36. 儲備

本集團的儲備金額及其變動於財務報表 第99頁至100頁的綜合權益變動表呈列。

- (i) 法定盈餘儲備 根據《中華人民共和國公司法》, 中國公司按税後法定利潤10%提取 法定儲備,直至該儲備總額累計達 到公司註冊資本的50%。視乎相關 中國機關的批准,法定儲備可用於 抵銷任何累計虧損或增加的公司註 冊資本。法定儲備不適用派發予中 國子公司股東的股息。
- (ii) 合併儲備 本集團的合併儲備為所收購子公司 當時資產淨值總額與本集團同一控 制下業務合併支付對價的差額。

(iii) 匯兑波動儲備 匯兑波動儲備是指因換算海外業務 的財務報表而產生的匯兑差額,其 功能貨幣不同於本集團的呈列貨 幣。

(iv) 購股權儲備 本集團的購股權儲備乃於二零一二 年授予的以權益結算的股份支付之 公允價值,並於二零一三年提前終 止。

- (v) 公允價值儲備 本集團的公允價值儲備指指定以公 允價值計量且其變動計入其他全面 收益的股權投資的公允價值變動。
- (vi) 界定利益供款儲備 本集團的界定利益供款儲備乃為界 定利益退休責任淨額產生的精算虧 指。



財務報表附註

31 December 2022 二零二二年十二月三十一日

37. PARTLY-OWNED SUBSIDIARIES WITH MATERIAL NON-CONTROLLING INTERESTS

31 December 2022

37. 具有重大非控股權益的部分擁有子公司

情如下:

Details of the Group's subsidiaries that have material non-controlling interests are set out below:

二零二二年十二月三十一日

具有重大非控股權益的本集團子公司詳

		Percentage of equity	Loss for the year	Accumulated balances of
		interest held by	allocated to	non-controlling
		non-controlling interests	non-controlling	interests at the
		非控股權益	interests	reporting date 於報告日期
		持有的股本權益	非控股權益的	非控股權益
		百分比	年內虧損	累計結餘
			RMB'000	RMB'000
		%	人民幣千元	人民幣千元
Shenzhen Penghe Property	深圳市朋和物業管理			
Management Co., Ltd.	有限公司	45%	(1,259)	49,478
Shenzhen Ruidi Biomedical Co., Ltd.	深圳市瑞迪生物醫藥			
	有限公司	49%	(807)	40,641
Shenzhen OncoVent Biomedical	深圳昂瑞生物醫藥技術			
Technology Co., Ltd.	有限公司	46%	(10,097)	3,560



37. PARTLY-OWNED SUBSIDIARIES WITH MATERIAL NON-CONTROLLING INTERESTS (Continued)

37. 具有重大非控股權益的部分擁有子公司(續)

31 December 2022 (Continued)

The following tables illustrate the summarised financial information of the above subsidiaries. The amounts disclosed are before any inter-company eliminations:

二零二二年十二月三十一日(續) 下表説明上述子公司的財務資料概要。 所披露金額未進行任何公司間抵銷:

		Shenzhen		Shenzhen
		Penghe	Shenzhen	OncoVent
		Property	Ruidi	Biomedical
		Management	Biomedical	Technology
		Co., Ltd.	Co., Ltd.	Co., Ltd.
		深圳市朋和	深圳市瑞迪	深圳昂瑞
		物業管理	生物醫藥	生物醫藥技術
		有限公司	有限公司	有限公司
		RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元
Revenue	收入			
Total expenses	支出合計	(2,798)	(258)	(21,950)
Loss for the year	年內虧損	(2,798)	(1,647)	(21,950)
Total comprehensive loss for the year	年內全面虧損總額	(2,798)	115	(21,950) (22,195)
Current assets	流動資產	6,348	43,474	32,537
Non-current assets	非流動資產	104,222	77,682	16,647
Current liabilities	, 亦動負債	(265)	(38,346)	(41,253)
Non-current liabilities	派勤負債 非流動負債	(354)	(58,540)	(41,255)
Net cash flows from/(used in)				
· ,	經營活動所得/(所用)	0.5		(4.004)
operating activities	現金流量淨額	86	4	(1,094)
Net cash flows used in investing activities	投資活動所用現金流量淨額	(4.45)	(7, 700)	
Net cash flows from	动次迁我矿但田人达县河南	(146)	(7,720)	
	融資活動所得現金流量淨額			
financing activities		-	-	-
Effect of foreign exchange rate changes, net	匯率變動的影響淨額	_	2,229	1,453
Net increase/(decrease) in cash	現金及現金等價物增加/			
and cash equivalents	(減少)淨額	(60)	(5,487)	359

31 December 2022 二零二二年十二月三十一日

37. PARTLY-OWNED SUBSIDIARIES WITH MATERIAL NON-CONTROLLING INTERESTS (Continued)

37. 具有重大非控股權益的部 分擁有子公司(續) 二零二一年十二月三十一日

31 December 2021

		Percentage of equity interest held by	(Loss)/profit for the year allocated to	Accumulated balances of non-controlling
		non-controlling	non-controlling	interests at the
		interests	interests	reporting date
		非控股權益	非控股權益的	於報告日期
		持有的股本權益	年內(虧損)/	非控股權益
		百分比	溢利	累計結餘
			RMB'000	RMB'000
		%	人民幣千元	人民幣千元
Shenzhen Penghe Property	深圳市朋和物業管理有限公司			
Management Co., Ltd.		45%	(1,127)	50,737
Shenzhen Ruidi Biomedical Co., Ltd.	深圳市瑞迪生物醫藥有限公司	49%	5	40,585
Shenzhen OncoVent Biomedical	深圳昂瑞生物醫藥技術			
Technology Co., Ltd.	有限公司	46%	(5,873)	13,770

31 December 2022 *二零二二年十二月三十一日*

37. PARTLY-OWNED SUBSIDIARIES WITH MATERIAL NON-CONTROLLING INTERESTS (Continued)

37. 具有重大非控股權益的部分擁有子公司(續)

31 December 2021 (Continued)

The following tables illustrate the summarised financial information of the above subsidiaries. The amounts disclosed are before any inter-company eliminations:

二零二一年十二月三十一日(續) 下表説明上述子公司的財務資料概要。 所披露金額未進行任何公司間抵銷:

				Shenzhen
		Shenzhen	Shenzhen	OncoVent
		Penghe Property	Ruidi	Biomedical
		Management	Biomedical	Technology
		Co., Ltd.	Co., Ltd.	Co., Ltd.
		深圳市朋和	深圳市瑞迪	深圳昂瑞
		物業管理	生物醫藥	生物醫藥技術
		有限公司	有限公司	有限公司
		RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元
Revenue	收入	_	_	_
Total expenses	支出合計	(2,504)	(342)	(12,767)
(Loss)/profit for the year	年內(虧損)/溢利	(2,504)	11	(12,767)
Total comprehensive loss for the year	年內全面虧損總額	(2,504)	(436)	(13,020)
Current assets	流動資產	6,372	48,700	50,516
Non-current assets	非流動資產	107,001	70,593	17,355
Current liabilities	流動負債	(326)	(36,598)	(37,745)
Non-current liabilities	非流動負債	(298)		
Net cash flows from/(used in)	經營活動所得/(所用)			
operating activities	現金流量淨額	486	20	(10,383)
Net cash flows used in investing	投資活動所用現金流量淨額			
activities		(7)	(1,537)	_
Net cash flows from	融資活動所得現金流量淨額			
financing activities		_	_	9,680
Effect of foreign exchange rate	匯率變動的影響淨額			
changes, net			(533)	(286)
Net increase/(decrease) in cash and	現金及現金等價物增加/			
cash equivalents	(減少)淨額	479	(2,050)	(989)

財務報表附註

31 December 2022 二零二二年十二月三十一日

38. SHARE AWARD SCHEME

Share Option Scheme

Shenzhen OncoVent Biomedical Technology Co., Ltd. ("**OncoVent**"), a subsidiary of the Company, approved a Share Option Scheme ("**the Scheme**") in 2018. Pursuant to the Scheme, OncoVent proposed to grant 4% share options of the diluted shares in the original equity structure to the CEO of OncoVent. Share options are granted when the participant reaches the agreed milestones. 2% share options will be granted when the first milestone is reached. 1% share options will be granted when the second stage is reached. And the remaining 1% of the share options will be granted when the third milestone is reached.

38. 股份獎勵計劃

購股權計劃

本公司子公司深圳昂瑞生物醫藥技術有 限公司(「**昂瑞**」)於二零一八年批准一項 購股權計劃(「**該計劃**」)。根據該計劃, 昂瑞建議將原股權結構中稀釋股份的4% 的購股權授予昂瑞的行政總裁。參與者 在達到商定的里程碑時將獲授購股權。 當達到第一個里程碑時,將獲授2%的購 股權。當第二階段完成後,將獲授1%的 購股權。當達到第三個里程碑時,將會 獲授餘下的1%的購股權。

Milestones	Condition
里程碑	條件
The first milestone	The participant signs a labour contract with OncoVent
第一個里程碑	參與者與昂瑞簽訂勞動合同
The second milestone	OncoVent's new pharmaceutical varieties obtain permission to carry out Phase III clinical trials
	from Chinese pharmaceutical regulatory authorities
第二個里程碑	昂瑞的新藥品種獲得中國藥品監管部門批准開展Ⅲ期臨床試驗
The Third milestone	New pharmaceutical varieties obtain permission to be sellable in the market from Chinese
	pharmaceutical regulatory authorities
第三個里程碑	新蔡品種獲得中國藥品監管部門批准上市銷售

The grant date is within a month when each milestone is reached. The share options shall be valid for a period of four years from the grant date. The first exercise period shall commence from the first day after expiry of the one-year period from the grant date. The vesting percentages of the share options for the following three years are 40%, 30% and 30%, respectively. When OncoVent is listed or sold, the participant may realise the benefit of share options based on the stock circulation rules at the listing place or the value of OncoVent at the time of sale. The participant may choose to convert the virtual option into actual investment to OncoVent. When and only when OncoVent is listed or sold, the participant can choose to exercise share options. The exercise price is based on the investment price and the latest financing authorised by the Board of OncoVent.

當達到各里程碑時,應於一個月內授出 購股權。購股權應於授出日期起四年內 有效。第一個行使日期應自授出日期起 於一年屆滿後的第一天開始。後續三年 的購除權歸屬比例分別為40%、30%及 30%。當昂瑞上市或被出售時,參與者 可根據上市地的股票流通規則或者昂瑞 出有透露開股權轉換為對昂瑞 出有選擇的價值將購股權轉換為對昂瑞 出有選擇行使購股權。參與 格乃基於投資價格及昂瑞董事會最新批 准的融資而釐定。



38. SHARE AWARD SCHEME (Continued)

Share Option Scheme (Continued)

As of 31 December 2022 and 2021, the progress of the Scheme is as follows:

38. 股份獎勵計劃(續)

購股權計劃(續)

截至二零二二年及二零二一年十二月 三十一日,該計劃進展如下:

Milestone		Granted percentage	Conditions are Met	Date of meet	Fair Value of Granted Share Options 獲授購股權的
里程碑 		獲授比例	是否滿足條件	滿足日期	公允價值 RMB′000 人民幣千元
The first milestone	第一個里程碑	2%	Yes 是二	8 August 2017 :零一七年八月八日	1,271
The second milestone	第二個里程碑	1%	No 否	_	-
The third milestone	第三個里程碑	1%	No 否	_	-

39. NOTES TO THE CONSOLIDATED STATEMENT OF CASH FLOWS

(a) Major non-cash transactions

During the year ended 31 December 2022, Cytovance Biologics Inc, a subsidiary of the Group, provides CDMO service of USD3,251,000 (equivalent to RMB22,644,000) to its customer, GT BioPharma, Inc. in exchange for equity interest of the customer.

During the year, the Group had non-cash additions to right-of-use assets and lease liabilities of RMB33,541,000 (2021: RMB94,698,000) and RMB33,541,000 (2021: RMB94,698,000), respectively, in respect of lease arrangements for plant and equipment.

39. 綜合現金流量表附註

(a) 主要非現金交易 於截至二零二二年十二月三十一日

止年度,本集團子公司Cytovance Biologics Inc向其客戶GT BioPharma, Inc.提供價值3,251,000 美元(相當於人民幣22,644,000元) 的CDMO服務,以換取該客戶的股 本權益。

年內,本集團就廠房及設備的租賃 安排的非現金增加使用權資產及租 賃負債分別為人民幣33,541,000元 (二零二一年:人民幣94,698,000 元)及人民幣33,541,000元(二零 二一年:人民幣94,698,000)。

財務報表附註 31 December 2022 二零二二年十二月三十一日

39. 綜合現金流量表附註(續) **39. NOTES TO THE CONSOLIDATED STATEMENT OF CASH FLOWS (Continued)**

(b) Changes in liabilities arising from financing activities

(b) 融資活動產生的負債變動

		Interest- bearing bank and other borrowings 計息銀行及 其他借款 RMB'000 人民幣千元	Interest payables 應付利息 RMB'000 人民幣千元	Lease liabilities 租賃負債 RMB'000 人民幣千元
2022	二零二二年			
At 1 January 2022	於二零二二年一月一日	5,518,436	-	135,755
Changes from financing cash flows		719,672	-	-
Additions to lease liabilities	租賃負債增加	-	-	33,541
Accretion of interest expenses	利息開支增加	160,912	69,327	5,003
Repayment of interest expenses	償還利息開支	(180,271)	(71,560)	-
Principal and interest elements of	租賃付款的本金與利息			
lease payments		-	-	(38,325)
Transfer to Interest-bearing bank	轉撥至計息銀行及			
and other borrowings	其他借款	(2,233)	2,233	-
Foreign exchange movement	外匯變動	100,948	-	10,465
At 31 December 2022	於二零二二年			
	水 <u>-</u> 十二月三十一日	6,317,464	-	146,439
2021	二零二一年			
At 1 January 2021	於二零二一年一月一日	5,567,834	_	77,243
Changes from financing cash flows		(36,792)	_	
Additions to lease liabilities	租賃負債增加	-	_	94,698
Accretion of interest expenses	利息開支增加	_	197,758	3,873
Early termination of lease liabilities	租賃負債提前終止	_	-	(1,124)
Repayment of interest expenses	償還利息開支	_	(196,556)	(.,,
Principal and interest elements of	租賃付款的本金與利息		(
lease payments	植树云:山白阳 /二刀	-	-	(35,996)
Transfer to Interest-bearing bank and other borrowings	轉撥至計息銀行及 其他借款	1,202	(1,202)	
Foreign exchange movement	兵他信款 外匯變動		(1,202)	(2, 0,20)
	71. 進変到	(13,808)	-	(2,939)
At 31 December 2021	於二零二一年			



	TES TO THE CONSOLIDATE SH FLOWS (Continued)	D STATEMENT OF	39. 綜合明	39. 綜合現金流量表附註(續)		
(c)	Total cash outflow for leases The total cash outflow for leases included in the statement of cash flows is as follows:		計》	(c) 租賃現金流出約 計入現金流量表的和 額如下:		
				2022	202	
			=	零二二年	二零二一年	
				RMB'000	RMB'000	
			٨	、民幣千元	人民幣千テ	
	Within operating activities	經營活動範疇		2,487	2,31	
	Within financing activities	融資活動範疇		38,325	35,99	
				40,812	38,31	
co	MMITMENTS		40. 承擔			
	Group had the following capital commorting period:	nitments at the end of the	本集團於	報告期末有下	例資本承擔:	
				2022	202	
			=	零二二年	二零二一年	
			=	零二二年 RMB′000	-	
					RMB'00	
Con	tracted, but not provided for:	已訂約但未撥備:		RMB'000	二零二一 ⁴ RMB'00 人民幣千7	
	tracted, but not provided for: perty, plant and equipment	已訂約但未撥備: 物業、廠房及設備		RMB'000	RMB'00	
Prop				RMB′000 、民幣千元	RMB'00 人民幣千元	

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41. PLEDGE OF ASSETS

Details of the Group's interest-bearing bank and other borrowings, which are secured by the assets of the Group, are included in note 31 to the financial statements.

The summary of the pledged assets is as follows:

- (a) As at 31 December 2022 and 2021, 100% of the shares of Shenzhen Topknow Industrial Development Co., Ltd. were pledged to secure certain bank loans.
- (b) As at 31 December 2022, the total assets (including property, plant and equipment, equity investments designated at fair value through other comprehensive income, inventories, trade and bills receivables, and cash and cash equivalents) of SPL and the buildings of the Company located in Pingshan and Nanshan District, Shenzhen, totally amounting to RMB2,950,007,000 were mortgaged to obtain loans from certain banks (2021: RMB2,341,096,000).
- (c) As at 31 December 2022, the bank deposits secured for performance guarantees, forward exchange settlement and bank acceptances were RMB69,388,000 (2021: RMB11,581,000).
- (d) As at 31 December 2022, the bond security deposits secured for the performance bond margin were RMB112,000,000 (2021: RMB87,000,000).
- (e) As at 31 December 2022, the buildings and leasehold land of the Group located in Linyi City, Shandong Province and Pengzhou City, Sichuan Province, totally amounting to RMB50,589,000 was mortgaged to secure an unlimited guarantee from Shenzhen Gaoxintou Co., Ltd., an independent third party that offers financing and guarantee service (2021: RMB52,010,000).

41. 資產抵押

由本集團資產作抵押的本集團計息銀行 及其他借款的詳情載於財務報表附註31。

抵押資產的概要如下:

(a) 於二零二二年及二零二一年十二月 三十一日,深圳市多普樂實業發展 有限公司100%的股份已作抵押以 取得若干銀行貸款。

(b) 於二零二二年十二月三十一日,已 分別按揭SPL資產(包括物業、廠房 及設備、以公允價值計量且其變動 計入其他全面收益的股權投資、存 貨、貿易應收款項及應收票據以及 現金及現金等價物)及位於深圳坪 山及南山區的本公司樓宇合共人民 幣2,950,007,000元(二零二一年: 人民幣2,341,096,000元),以取得 若干銀行的貸款

- (c) 於二零二二年十二月三十一日,用 於履約保證金、遠期結售匯及銀行 承兑保證金的銀行存款為人民幣 69,388,000元(二零二一年:人民 幣11,581,000元)。
- (d) 於二零二二年十二月三十一日,用 於履約保證金的債券保證金為人民 幣112,000,000元(二零二一年:人 民幣87,000,000元)。
- (e) 於二零二二年十二月三十一日,本 集團位於山東省臨沂市及四川省彭 州市的樓宇及租賃土地共計人民 幣50,589,000元已抵押,以取得深 圳高新投集團有限公司(一家獨立 的提供融資和擔保服務的第三方) 的無限擔保(二零二一年:人民幣 52,010,000元)。

Notes to Financial Statements 財務報表附註 ^{31 December 2022} _零___年+__月三+-月

42. RELATED PARTY TRANSACTIONS

(a) Name and relationship Name of related parties

關聯方姓名/名稱

Mr. Li Li and Ms. Li Tan 李鋰先生與李坦女士

Shenzhen Leren Technology Co., Ltd. 深圳市樂仁科技有限公司

Urumqi Jintiantu Equity Investment Partnership (Limited Partnership) 烏魯木齊金田土股權投資合夥企業(有限合夥)

Urumqi Feilashi Equity Investment Co., Ltd. 烏魯木齊飛來石股權投資有限公司

Mr. Shan Yu

單宇先生

Urumqi Shuidi Shichuan Equity Investment Partnership (Limited Partnership) ("**Shuidi Shichuan**")

烏魯木齊水滴石穿股權投資合夥企業(有限合夥)(「**水滴石穿**」)

Aridis Pharmaceuticals, Inc.

OncoQuest Inc.

Resverlogix Corp.

42. 關聯方交易

(a) 姓名/名稱及關係 Relationship with the Group ^{與本集團的關係}

Controlling Shareholders 控股股東

Shareholder of the Company 本公司股東

Shareholder of the Company

本公司股東

Shareholder of the Company 本公司股東

Shareholder and key management and a close family member of the Controlling Shareholders 股東及主要管理層及控股股東的近親

A company controlled by Shareholder, key management and a close family member of the Controlling Shareholders 股東、主要管理層及控股股東的近親控制的公司

Minority shareholder of a subsidiary 子公司少數股東

Associate 聯營公司

Associate 聯營公司

(b) Significant related party transactions

The Group had the following transactions with related parties during the year:

(b) 重大關聯方交易

本集團於年內有下列關聯方交易:

		2022	2021
		二零二二年	二零二一年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Revenue from sales of products:	產品銷售收入:		
OncoQuest Inc.	OncoQuest Inc.	1,210	2,794





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42. RELATED PARTY TRANSACTIONS (Continued)

(c) Other related party transactions

During the years ended 31 December 2022 and 2021, the Group's banking facilities were guaranteed by its related parties with details set out in note 31 to these financial statements.

(d) Outstanding balances with related parties

As disclosed in the statement of financial position, the Group had the following outstanding balances with related parties at 31 December 2022 and 2021:

- **42.** 關聯方交易(續)
 - (c) 其他關聯方交易 截至二零二二年及二零二一年十二 月三十一日止年度,本集團的銀行 融資由其關聯方擔保,詳情載於該 等財務報表附註31。

(d) 與關聯方的未償還結餘 如財務狀況表所披露,本集團於 二零二二年及二零二一年十二月 三十一日與關聯方的未償還結餘如 下:

2022

		二零二二年	二零二一年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Due from related parties	應收關聯方款項		
Trade receivables (trade in nature) (Note (i))	 貿易應收款項(貿易性質) (附註(i))		
OncoQuest Inc.	OncoQuest Inc.	218	61
Aridis Pharmaceutical, Inc.	Aridis Pharmaceutical, Inc.	-	3,185
Other receivables (non-trade in nature)	其他應收款項(非貿易性質)		
Resverlogix Corp.	Resverlogix Corp.	44,615	40,842
Total receivables from related parties	應收關聯方款項總額	44,833	44,088
Due to related parties	應付關聯方款項		
Other payables (non-trade in nature)	其他應付款項(非貿易性質)		
Aridis Pharmaceuticals Inc.	Aridis Pharmaceuticals Inc.	36	177
Mr. Shan Yu	單宇先生	68	68
Mr. Li Li	李鋰先生	68	-
Ms. Li Tan	李坦女士	65	-
Deposit received (trade in nature)	已收按金(貿易性質)		
OncoQuest Inc.	OncoQuest Inc.	5,665	5,978
Total payables to related parties	應付關聯方款項總額	5,902	6,223
(i) Trade receivables due from related parties are repayable on demand.	unsecured, interest-free and		5的貿易應收款項 不計息且應要求



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42. RELATED PARTY TRANSACTIONS (Continued) 42. 關聯方交易(續)

(e)	Compensation of key management personnel of the Group		(e)	本集團主要管理人員的薪 酬	
				2022	2021
				二零二二年	二零二一年
				RMB'000	RMB'000
				人民幣千元	人民幣千元
	Fees	袍金		300	300
	Salaries, allowances and benefits in kind	薪金、津貼及實物福利		7,564	9,050
	Performance-related bonuses	績效相關花紅		5,838	5,074
	Pension scheme contributions	退休金計劃供款		263	221
				13,965	14,645
	Further details of directors' and supervisors' of in note 9 to these financial statements.	emoluments are included		董事及監事酬金的 務報表附註9。	り詳情載於該等財

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43. FINANCIAL INSTRUMENTS BY CATEGORY

2022

Financial assets

The carrying amounts of each of the categories of financial instruments as at the end of the reporting period are as follows:

43. 按類別劃分的金融工具

於報告期末,各類別金融工具的賬面值 如下:

二零	二二年
金融	資產

			Financial		
		Financial	assets at		
		assets at	fair value		
		fair value	through other		
		through profit	comprehensive		
		or loss	income		
		以公允價值	以公允價值		
		計量且其	計量且其		
		變動計入	變動計入	Financial	
		當期損益	其他全面收益	assets at	Total
		的金融資產	的金融資產	amortised	合計
		Mandatorily		cost	
		designated	Equity	以攤銷成本	
		as such	investments	計量的	
		強制如此指定	股權投資	金融資產	
		RMB'000	RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元	人民幣千元
Financial assets at fair value through	以公允價值計量且其				
profit or loss	變動計入當期損益				
	的金融資產	2,279,209	-	-	2,279,209
Derivative financial instruments	衍生金融工具	10	-	-	10
Equity investments designated at fair	指定以公允價值計量				
value through other comprehensive	且其變動計入				
income	其他全面收益的				
	股權投資	_	507,146	-	507,146
Financial assets included in other	計入其他非流動資產				
non-current assets	的金融資產	-	-	113,493	113,493
Trade and bills receivables	貿易應收款項及				
	應收票據	-	-	1,606,211	1,606,211
Due from related parties	應收關聯方款項	-	-	44,833	44,833
Financial assets included in	計入預付款項、				
prepayments, other receivables	其他應收款項及				
and other assets	其他資產的金融資產	-	-	69,260	69,260
Pledged deposits	已抵押存款	-	-	69,388	69,388
Time deposits	定期存款		11 - 1 1	749,684	749,684
Cash and cash equivalents	現金及現金等價物	-	-	1,319,707	1,319,707
		2,279,219	507,146	3,972,576	

43. FINANCIAL INSTRUMENTS BY CATEGORY (Continued)

The carrying amounts of each of the categories of financial instruments as at the end of the reporting period are as follows: (*Continued*)

Financial liabilities

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43. 按類別劃分的金融工具 *(續)*

於報告期末,各類別金融工具的賬面值 如下:(續)

金融負債

		Financial
		liabilities at
		amortised cost
		以攤銷成本
		計量的
		金融負債
		RMB'000
		人民幣千元
Trade payables	貿易應付款項	427,433
Due to related parties	應付關聯方款項	237
Financial liabilities included in other	計入其他應付款項及應計項目的金融負債	
payables and accruals		165,662
Interest-bearing bank and other borrowings	計息銀行及其他借款	6,317,464
Lease liabilities	租賃負債	146,439

7,057,235

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43. FINANCIAL INSTRUMENTS BY CATEGORY (Continued)

The carrying amounts of each of the categories of financial instruments as at the end of the reporting period are as follows: (*Continued*)

2021

Financial assets

43.	按類別劃分的金融工具
	(續)

於報告期末,各類別金融工具的賬面值 如下:(續)

ニ零ニー年 金融資產

		Financial	Financial assets		
		assets at	at fair value		
		fair value	through other		
		through profit	comprehensive		
		or loss	income		
		以公允價值	以公允價值		
		計量且其	計量且其		
		變動計入	變動計入	Financial	
		當期損益	其他全面收益	assets at	Total
		的金融資產	的金融資產	amortised	合計
	-	Mandatorily		cost	
		designated	Equity	以攤銷成本	
		as such	investments	計量的	
		強制如此指定	股權投資	金融資產	
		RMB'000	RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元	人民幣千元
inancial assets at fair value through profit or loss	以公允價值計量且其 變動計入當期損益的 金融資產	1,977,409	-	-	1,977,409
Derivative financial instruments	衍生金融工具	248	-	-	248
Equity investments designated at fair value through other comprehensive income Financial assets included in other	指定以公允價值計量 且其變動計入其他 全面收益的股權投資 計入其他非流動資產的	_	474,885	_	474,885
non-current assets	金融資產	_	_	88,952	88,952
Frade and bills receivables	貿易應收款項及應收票據	_	_	1,525,209	1,525,209
Due from related parties	應收關聯方款項	_	_	44,088	44,088
inancial assets included in prepayments, other receivables	計入預付款項、其他應收 款項及其他資產的				
and other assets	金融資產	-	-	162,660	162,660
Pledged deposits	已抵押存款	-	-	11,581	11,581
Fime deposits	定期存款	-	_	1,440,000	1,440,000
Cash and cash equivalents	現金及現金等價物	-	-	1,479,633	1,479,633
		1,977,657	474,885	4,752,123	7,204,665

43. FINANCIAL INSTRUMENTS BY CATEGORY (Continued)

The carrying amounts of each of the categories of financial instruments as at the end of the reporting period are as follows: (*Continued*)

Financial liabilities

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43. 按類別劃分的金融工具 *(續)*

於報告期末,各類別金融工具的賬面值 如下:(續)

金融負債

		Financial
		liabilities at
		amortised cost
		以攤銷成本
		計量的
		金融負債
		RMB'000
		人民幣千元
Trade payables	貿易應付款項	385,787
Due to related parties	應付關聯方款項	245
Financial liabilities included in other	計入其他應付款項及應計項目的金融負債	
payables and accruals		196,311
Interest-bearing bank and other borrowings	計息銀行及其他借款	5,518,436
Lease liabilities	租賃負債	135,755

6,236,534

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44. FAIR VALUE AND FAIR VALUE HIERARCHY OF FINANCIAL INSTRUMENTS

As at 31 December 2022 and 2021, the fair values of the Group's financial assets or liabilities approximated to their respective carrying amounts.

Management has determined that the carrying amounts of cash and cash equivalents, the current portion of time deposits and pledged deposits, trade and bills receivables, amounts due from related parties, financial assets included in prepayments, other receivables and other assets, trade payables, amounts due to related parties, financial liabilities included in other payables and accruals, the current portion of interest-bearing bank borrowings and lease liabilities reasonably approximate to their fair values because these financial instruments are mostly short term in nature.

The Group's finance department headed by the financial controller is responsible for determining the policies and procedures for the fair value measurement of financial instruments. At each reporting date, the finance department analyses the movements in the values of financial instruments and determines the major inputs applied in the valuation. The directors review the results of the fair value measurement of financial instruments periodically for annual financial reporting.

The fair values of the financial assets and liabilities are included at the amount at which the instrument could be exchanged in a current transaction between willing parties, other than in a forced or liquidation sale.

The following methods and assumptions were used to estimate the fair values:

The fair values of long-term interest receivables and the debt investment have been calculated by discounting the expected future cash flows using rates currently available for instruments with similar terms, credit risk and remaining maturities. The changes in fair value as a result of the Group's own non-performance risk for interest-bearing bank and other borrowings as at 31 December 2022 and 2021 were assessed to be insignificant.

44. 金融工具的公允價值及公 允價值等級

於 二 零 二 二 年 及 二 零 二 一 年 十 二 月 三十一日,本集團金融資產或負債的公 允價值與其各自賬面值相若。

管理層已釐定現金及現金等價物、定期 存款及已抵押存款的即期部分、貿易應 收款項及應收票據、應收關聯方款項、 計入預付款項、其他應收款項及其他資 產的金融資產、貿易應付款項、應付關 聯方款項、計入其他應付款項及應計項 目的金融負債、計息銀行借款的即期部 分以及租賃負債的賬面值與其公允價值 合理相若,因為該等金融工具大多屬短 期性質。

由本集團財務總監領導的財務部門負責 確定金融工具公允價值計量的政策及程 序。於各報告日期,財務部門會分析金 融工具的價值變動,並確定估值中應用 的主要輸入數據。董事定期檢討金融工 具的公允價值計量結果以進行年度財務 報告。

金融資產及負債的公允價值以於各方自 願(被迫或清算銷售除外)進行的當前交 易中交換工具的金額入賬。

下列方法及假設用於估計公允價值:

長期應收利息及債權投資的公允價值已 通過使用具有類似條款、信貸風險及剩 餘期限的工具當前可用的利率,對預計 未來現金流量進行貼現來計算。因本集 團自身於二零二二年及二零二一年十二 月三十一日的計息銀行及其他借款的不 履約風險而導致的公允價值變動已評估 為不重大。



Notes to Financial Statements 財務報表附註 ^{31 December 2022} 二零二二年十二月三十一日

44. FAIR VALUE AND FAIR VALUE HIERARCHY OF FINANCIAL INSTRUMENTS (Continued)

The fair values of listed equity investments are based on guoted market prices. The fair values of unlisted equity investments have been valued based on a market-based fair value technique that is appropriate in the circumstances and for which sufficient data are available to measure fair value, maximising the use of relevant observable inputs and minimising the use of unobservable inputs. The fair values of unlisted equity investments designated at fair value have been estimated using precedent transaction method, binomial tree model and the guideline public company method which require the directors to determine comparable public companies (peers) and comparable transactions. Those valuation techniques require significant observable inputs, including market multiplier, risk-free interest rate, volatility and liquidity discount which are available from public market. The directors believe that the estimated fair values resulting from the valuation technique, which are recorded in the consolidated statement of financial position, and the related changes in fair values, which are recorded in other comprehensive income and profit or loss, are reasonable, and that they were the most appropriate values at the end of the reporting period.

The Group invests in unlisted investments, which represent wealth management products issued by banks in Mainland China. The Group has estimated the fair value of these unlisted investments by using a discounted cash flow valuation model based on the market interest rates of instruments with similar terms and risks.

The Group enters into derivative financial instruments with counterparties, principally investment in an associate's derivative financial instruments, including warrants, which are measured using binomial tree model, using present value calculations. The model incorporates various market observable inputs including the credit quality of counterparties, the underlying stock price and interest rate curves.

As at 31 December 2022 and 2021, the mark-to-market value of the derivative asset position was net of a credit valuation adjustment attributable to derivative counterparty default risk.

For the fair value of the unlisted equity investments at fair value through other comprehensive income, management has estimated the potential effects of using reasonably possible alternatives as inputs to the valuation model.

44. 金融工具的公允價值及公 允價值等級(*續*)

上市股權投資的公允價值基於市場報 價。非上市股權投資乃根據適用於不同 情況且具備充分數據以供計量公允價值 的基於市場的公允價值技術進行估值, 以盡量使用相關可觀察輸入數據及盡量 減少使用不可觀察輸入數據。指定以公 允價值計量的非上市股權投資的公允價 值採用先例交易法、二叉樹模型以及上 市公司比較法(需要董事確定可比較上市 公司(同行)及可比較交易)作出估計。該 等估值技術需要重大可觀察輸入數據, 包括從公開市場可獲得的市場倍數、無 風險利率、波動性及流動性貼現。董事 認為,估值技術得出的估計公允價值(計 入綜合財務狀況表)及公允價值的相關變 動(計入其他全面收益及損益)屬合理, 並認為彼等是報告期末最合適的數值。

本集團投資於非上市投資,即由中國內 地銀行發行的理財產品。本集團已按照 具有類似條款及風險的工具的市場利 率,使用貼現現金流量估值模型估計該 等非上市投資的公允價值。

本集團與交易對手訂立衍生金融工具(主 要是對聯營公司衍生金融工具(包括認股 權證)的投資),採用二叉樹模型並使用 現值計算進行計量。該模型包含各種市 場可觀察的輸入數據,包括交易對手的 信貸質素、相關股價及利率曲線。

於二零二二年及二零二一年十二月 三十一日,按市值標價的衍生資產頭寸 已扣除衍生工具交易對手違約風險應佔 的信用評估調整。

對於以公允價值計量且其變動計入其他 全面收益的非上市股權投資公允價值而 言,管理層已就估值模型輸入數據估計 採用合理可行替代方法的潛在影響。



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44. FAIR VALUE AND FAIR VALUE HIERARCHY OF FINANCIAL INSTRUMENTS (Continued)

Fair value hierarchy

The following tables illustrate the fair value measurement hierarchy of the Group's financial instruments:

Assets measured at fair value:

As at 31 December 2022

44. 金融工具的公允價值及公 允價值等級*(續)*

公允價值等級

下表闡述本集團金融工具的公允價值計 量等級:

以公允價值計量的資產:

於二零二二年十二月三十一日

		Fair value measurement using 公允價值計量所用數據				
		Quoted prices in active	Significant observable	Significant unobservable		
		markets	inputs	inputs		
		活躍市場中的	重大可觀察	重大不可觀察		
		報價	輸入數據	輸入數據		
		(Level 1)	(Level 2)	(Level 3)	Total	
		(第一級)	(第二級)	(第三級)	合計	
		RMB'000	RMB'000	RMB'000	RMB'000	
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	
Equity investments designated	指定以公允價值計量且					
at fair value through other comprehensive income	其變動計入其他 全面收益的股權投資	7,413	499,733	-	507,146	
Financial assets at fair value through profit or loss	以公允價值計量且 其變動計入當期損益					
	的金融資產	8,713	1,542,986	727,510	2,279,209	
Derivative financial instruments	衍生金融工具	-	10	-	10	
		16,126	2,042,729	727,510	2,786,365	

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44. FAIR VALUE AND FAIR VALUE HIERARCHY OF FINANCIAL INSTRUMENTS (Continued)

Fair value hierarchy (Continued) Assets measured at fair value: (Continued)

44. 金融工具的公允價值及公 允價值等級(續)

於二零二一年十二月三十一日

公允價值等級(續) 以公允價值計量的資產:(續)

As at 31 December 2021

		Fair value measurement using 公允價值計量所用數據			
		Quoted prices in active	Significant observable	Significant unobservable	
		markets 活躍市場中的	inputs 重大可觀察	inputs 重大不可觀察	
			重八可截奈 輸入數據	重八个可截奈 輸入數據	
		(Level 1)	(Level 2)	(Level 3)	Total
		(第一級)	(第二級)	(第三級)	合計
		RMB'000	RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元	人民幣千元
Equity investments designated	指定以公允價值計量且				
at fair value through other	其變動計入其他				
comprehensive income	全面收益的股權投資	14,713	460,172	-	474,885
Financial assets at fair value	以公允價值計量且 其變動計入當期損益				
through profit or loss	兵愛動訂八當 期預益 的金融資產	3,690	1,973,719	_	1,977,409
Derivative financial instruments	衍生金融工具	-	248	-	248
		18,403	2,434,139		2,452,542

During the year ended 31 December 2022, financial assets classified under the fair value hierarchy as Level 2 were transferred to Leve 3 due to their unobservable inputs used in fair value measurements. There were no other significant transfers between the fair value hierarchy of the Group's financial instruments during the year.

During the year ended 31 December 2021, a financial asset classified under the fair value hierarchy as Level 2 was transferred to Level 1 due to it being listed. There were no other significant transfers between the fair value hierarchy of the Group's financial instruments during the year. 截至二零二二年十二月三十一日止年 度,由於金融資產於公允價值計量使用 的不可觀察輸入數據,該項分類為公允 價值等級項下第二級的金融資產轉入第 三級。年內本集團金融工具的公允價值 等級之間並無其他重大轉移。

截至二零二一年十二月三十一日止年 度,由於一項金融資產已上市,該項分 類為公允價值等級項下第二級的金融資 產轉入第一級。年內本集團金融工具的 公允價值等級之間並無其他重大轉移。

財務報表附註

31 December 2022 二零二二年十二月三十一日

44. FAIR VALUE AND FAIR VALUE HIERARCHY OF FINANCIAL INSTRUMENTS (Continued)

Fair value hierarchy (Continued) Liabilities for which fair values are disclosed:

44. 金融工具的公允價值及公 允價值等級 (續)

公允價值等級(續) 已披露公允價值的負債:

於二零二二年十二月三十一日

Fair value measurement using 公允價值計量所用數據				
	Significant unobservable inputs	Significant observable inputs	Quoted prices in active markets	
		重大可觀察	活躍市場中的	
	輸入數據	輸入數據	報價	
To	(Level 3)	(Level 2)	(Level 1)	
合 RMB′0	(第三級) RMB′000	(第二級) RMB′000	(第一級) RMB′000	
人民幣千	人民幣千元	人民幣千元	人民幣千元	

Interest-bearing bank and other borrowings

計息銀行及其他借款

As at 31 December 2021

As at 31 December 2022

於二零二一年十二月三十一日

3,932,155

245

3,932,155

		Fair value measurement using 公允價值計量所用數據				
		Quoted prices	Significant	Significant		
		in active markets	observable inputs	unobservable inputs		
		活躍市場中的	重大可觀察	重大不可觀察		
		報價	輸入數據	輸入數據		
		(Level 1) (第一級)	(Level 2) (第二級)	(Level 3) (第三級)	Total 合計	
		RMB'000	(第二叔) RMB'000	(第二級) RMB'000	RMB'000	
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	
Interest-bearing bank and other borrowings	計息銀行及其他借款	_	3,632,151	_	3,632,151	

45. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES

The Group's principal financial instruments mainly include cash and cash equivalents, time deposits, pledged deposits, trade and bills receivables, other receivables, trade payables and other payables and lease liabilities, which arise directly from its operations. The Group has other financial assets and liabilities such as financial assets at fair value through profit or loss, equity investments designated at fair value through other comprehensive income, derivative financial instruments, interest-bearing bank and other borrowings, and amounts due to related parties and due from related parties. The main purpose of these financial instruments is to raise finance for the Group's operations.

The main risks arising from the Group's financial instruments are interest rate risk, foreign currency risk, credit risk and liquidity risk. The board of directors review and agree policies for managing each of these risks and they are summarised below.

Interest rate risk

The Group's exposure to the risk of changes in market interest rates relates primarily to the interest-bearing bank borrowings with floating interest rates.

The Group's policy is to manage its interest cost using a mix of fixed and variable rate debts. At 31 December 2022, approximately 93% of the Group's interest-bearing borrowings bore interest at fixed rates (2021: 94%).

The following table demonstrates the sensitivity to a reasonably possible change in interest rate, with all other variables held constant, of the Group's profit before tax (through the impact on floating rate borrowings) and the Group's equity.

45. 財務風險管理的目標與 政策

本集團的主要金融工具主要包括現金及 現金等價物、定期存款、已抵押存款、貿 易應收款項及應收票據、其他應收款項、 貿易應付款項及其他應付款項以及租賃 負債,均直接來自其經營活動。本集團有 其他金融資產及負債,例如以公允價值計 量且其變動計入當期損益的金融資產、 指定以公允價值計量且其變動計入其他 全面收益的股權投資、衍生金融工具、計 息銀行及其他借款、應付關聯方款項及 應收關聯方款項。該等金融工具的主要 目的是為本集團的運營籌集資金。

本集團金融工具產生的主要風險為利率 風險、外匯風險、信貸風險及流動性風 險。董事會審查並議定管理各項該等風 險的政策,並概述如下。

利率風險

本集團承受的市場利率變動風險主要與 浮動利率計息銀行借款有關。

本集團的政策是通過混合使用固定利率 和浮動利率債務來管理其利息成本。於 二零二二年十二月三十一日,本集團按 固定利率計息的計息借款約為93%(二零 二一年:94%)。

下表顯示了在所有其他變量保持不變的 情況下,本集團税前利潤(通過對浮動 利率借款的影響)和本集團權益對利率 合理可能變化的敏感度。

		Increase/ (decrease) in basis points	Increase/ (decrease) in profit before tax	Increase/ (decrease) in equity*
		基點	税前利潤	權益
		增加/(減少)	增加/(減少)	增加/(減少)*
			RMB'000	RMB'000
			人民幣千元	人民幣千元
2022	二零二二年			
RMB	人民幣	25	(1,157)	-
RMB	人民幣	(25)	1,157	
2021	二零二一年			
RMB	人民幣	25	(863)	-
RMB	人民幣	(25)	863	-

Excluding retained profits



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45. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (Continued)

Foreign currency risk

The Group has transactional currency exposures. Such exposures arise from sales or purchases by operating units in currencies other than the units' functional currencies.

In addition, the Group has currency exposures from its interest-bearing bank borrowings.

The following table demonstrates the sensitivity at the end of the reporting period to a reasonably possible change in the foreign exchange rates arising from USD/EUR and RMB denominated financial instruments, with all other variables held constant, of the Group's profit before tax.

45. 財務風險管理的目標與 政策(續)

外幣風險

本集團有交易外匯敞口。此類風險來自 運營單位以單位功能貨幣以外的貨幣進 行的出售或購買。

此外,本集團的計息銀行借款有外匯敞 口。

下表顯示於報告期末,本集團税前利潤 對由於美元/歐元及人民幣計值的金融 工具(在所有其他變量保持不變的情況 下)導致的外匯匯率合理可能變化的敏感 度。

		2022	2021
		二零二二年	二零二一年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
RMB/USD	人民幣/美元		
Strengthened 5%	升值5%	(16,371)	(12,025)
5			
Weakened 5%	貶值5%	16,371	12,025
RMB/EUR	人民幣/歐元		
Strengthened 5%	升值5%	530	3,745
Weakened 5%	貶值5%	(530)	(3,745)

Credit risk

An impairment analysis was performed at 31 December 2022 and 2021 using a provision matrix to measure expected credit losses. The provision rates are based on days past due for groupings of various customer segments with similar loss patterns. The calculation reflects the probability-weighted outcome, the time value of money and reasonable and supportable information that is available at the reporting date about past events, current conditions and forecasts of future economic conditions.

Maximum exposure and year-end staging as at 31 December 2022 and 2021

The table below shows the credit quality and the maximum exposure to credit risk based on the Group's credit policy, which is mainly based on past due information unless other information is available without undue cost or effort, and year-end staging classification as at 31 December 2022 and 2021. The amounts presented are gross carrying amounts for financial assets.

信貸風險

於二零二二年及二零二一年十二月 三十一日採用撥備矩陣進行減值分析, 以計量預期信用損失。撥備率乃根據具 備類似虧損模式的不同客戶分部的組別 的逾期日數計算。該計算反映或然率加 權結果、貨幣時值及於報告日期可得的 有關過往事項、當前狀況及未來經濟條 件預測的合理及可靠資料。

於 二 零 二 二 年 及 二 零 二 一 年 十 二 月 三 十 一 日 最 大 風 險 敞 口 及 年 末 所 處 階 段

下表載列基於本集團信貸政策(其乃主要 基於逾期資料,除非其他資料毋需付出 不必要的成本或努力即可取得)的信貸質 素及信貸最大風險,以及於二零二二年 及二零二一年十二月三十一日的年末階 段分類。所呈列的金額為金融資產的賬 面總值。

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45. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (Continued)

Maximum exposure and year-end staging as at 31 December 2022 and 2021 (*Continued*)

45. 財務風險管理的目標與政策(續)

於二零二二年及二零二一年 十二月三十一日最大風險敞口 及年末所處階段(*續*)

At 31 December 2022

於二零二二年十二月三十一日

		12-month ECLs 12個月預期 信用損失		Lifetime ECLs 期預期信用損約	<u></u>	
		Stage 1 第一階段 RMB'000 人民幣千元	Stage 2 第二階段 RMB'000 人民幣千元	Stage 3 第三階段 RMB′000 人民幣千元	Simplified approach 簡化法 RMB'000 人民幣千元	Total 合計 RMB′000 人民幣千元
Financial assets included in other non-current	計入其他非流動資產 的金融資產					
assets		113,493	-	-	_	113,493
Contract assets	合約資產	-	-	-	19,534	19,534
Trade and bills receivables	* 頁易應收款項及 應收票據*				1,720,675	1,720,675
Financial assets included in prepayments, other receivables and other	計入預付款項、 其他應收款項及 其他資產的	-			1,720,073	1,720,073
assets	金融資產					
– Normal** – Doubtful**	— 正常** — 存疑**	105,862	-	-	-	105,862
Amounts due from	— 仔疑** 應收關聯方款項	-	-	22,053	-	22,053
related parties		44,615	-		218	44,833
Pledged deposits	已抵押存款	69,388	-	-	-	69,388
Time deposits Cash and cash	定期存款 現金及現金等價物	749,684	-	-	-	749,684
equivalents		1,319,707	-	-	-	1,319,707
		2,402,749	-	22,053	1,740,427	4,165,229

財務報表附註

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45. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (Continued)

Maximum exposure and year-end staging as at 31 December 2022 and 2021 (Continued)

45. 財務風險管理的目標與政 策(續)

於二零二一年十二月三十一日

於二零二二年及二零二一年 十二月三十一日最大風險敞口 及年末所處階段(續)

At 31 December 2021

		12-month				
		ECLs		Lifetime ECLs		
		12個月預期				
		信用損失	全	期預期信用損約	夫	
					Simplified	
		Stage 1	Stage 2	Stage 3	approach	Total
		第一階段	第二階段	第三階段	簡化法	合計
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
Financial assets included	計入其他非流動資產					
in other non-current	的金融資產					
assets	的亚脑貝庄	88,952	_	_	_	88,952
Contract assets	合約資產		_	_	14,993	14,993
Trade and bills	貿易應收款項及				,	,
receivables*	應收票據*	_	_	_	1,611,508	1,611,508
Financial assets included	計入預付款項、				.,,	.,
in prepayments, other	其他應收款項及					
receivables and other	其他資產的					
assets	金融資產					
– Normal**	— 正常**	186,758	_	_	_	186,758
– Doubtful**	— 存疑**	-	-	22,278	-	22,278
Amounts due from	應收關聯方款項					
related parties		40,842	-	-	3,246	44,088
Pledged deposits	已抵押存款	11,581	_	_		11,581
Time deposits	定期存款	1,440,000	-	-	_	1,440,000
Cash and cash	現金及現金等價物					
equivalents		1,479,633	_	-	-	1,479,633
		3,247,766	_	22,278	1,629,747	4,899,791
		5,247,700		22,270	1,029,747	4,099,791
	ivables to which the Group ap n based on the provision matr			款項	集團應用簡化法計 夏及應收票據而言, 該等財務報表附註	
other assets is considered information indicating t	financial assets included in pre ed to be "normal" when they a that the financial assets had a on. Otherwise, the credit qu	are not past due and significant increase i	l there is no n credit risk	產的融資	一入預付款項、其他)金融資產尚未逾期 產之信貸風險自初 其信貸質素被視為	及並無資料指明金 始確認以來顯著增

considered to be "doubtful".

加,其信貸質素被視為「正常」。否則,金 融資產之信貸質素被視為「存疑」。

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Notes to Financial Statements 財務報表附註

31 December 2022 *二零二二年十二月三十一日*

45. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (Continued)

Maximum exposure and year-end staging as at 31 December 2022 and 2021 (*Continued*)

A financial asset is credit-impaired when one or more events that have a detrimental impact on the estimated future cash flows of that financial asset have occurred. Evidence that a financial asset is credit-impaired includes observable data about the following events:

- significant financial difficulty of the debtor;
- a breach of contract such as a default or past due event;
- it is probable that the debtor will enter bankruptcy or other financial reorganisation

The Group has established a policy to perform an assessment of whether a financial instrument's credit risk has increased significantly since initial recognition, by considering the change in the risk of default occurring over the remaining life of the financial instrument.

Management makes periodic collective assessments for financial assets included in prepayments, other receivables and other assets as well as an individual assessment on the recoverability of other receivables based on historical settlement records and past experience. The Group recognises allowance for financial assets included in prepayments, deposits and other receivables based on 12-month ECLs and adjusts for forward-looking macroeconomic data. Otherwise, they are measured based on the lifetime expected credit loss.

45. 財務風險管理的目標與政策 (續)

於二零二二年及二零二一年 十二月三十一日最大風險敞口 及年末所處階段(續)

當發生對金融資產之估計未來現金流量 產生不利影響的一項或多項事件時,該 金融資產發生信貸減值。金融資產發生 信貸減值的證據包括有關以下事件的可 觀察數據:

- 債務人發生重大財務困難;
- 違反合約,如違約或逾期事件;
- 債務人可能會破產或進行其他財務 重組

本集團已制定政策,通過考慮在該金融 工具剩餘存續期內發生違約風險的變 化,評估金融工具的信貸風險自初始確 認以來是否已顯著增加。

管理層定期以組合方式對計入預付款 項、其他應收款項及其他資產的金融資 產進行評估,以及根據歷史結算記錄和 過往經驗對其他應收款項的可收回性進 行單獨評估。本集團根據12個月預期信 用損失確認計入預付款項、按金及其他 應收款項的金融資產的準備,並根據前 瞻性宏觀經濟數據進行調整。否則,將 根據其存續期的預期信用損失進行計量。

財務報表附註

31 December 2022 二零二二年十二月三十一日

45. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (Continued)

Liquidity risk

The Group's objective is to maintain a balance between continuity of funding and flexibility through the use of internally generated cash flows from operations and bank borrowings. The Group regularly reviews its major funding positions to ensure that it has adequate financial resources in meeting its financial obligations.

The maturity profile of the Group's financial liabilities as at the end of the reporting period, based on the contractual undiscounted payments, was as follows:

45. 財務風險管理的目標與政策 (續)

流動性風險

本集團的目標是通過使用內部產生的經 營活動現金流量及銀行借款,在資金延 續性和靈活性之間保持平衡。本集團定 期檢討其主要資金狀況,以確保其有足 夠的財務資源來履行其財務義務。

根據合約未貼現付款,本集團於報告期 末的金融負債的到期情況載列如下:

		2022 二零二二年				
			Less than	1 to	Over	
		On demand	1 year	3 years	3 years	Total
		即期	少於一年	一至三年	三年以上	合計
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
Trade payables	貿易應付款項		427,433		1	427,433
Financial liabilities included	計入其他應付款項					
in other payables and	及應計項目的					
accruals	金融負債	165,662	-	-	-	165,662
Interest-bearing bank	計息銀行借款					
borrowings		-	4,181,564	1,737,847	740,847	6,660,258
Due to related parties	應付關聯方款項	237	-	-	-	237
Lease liabilities	租賃負債	-	40,172	88,590	31,909	160,671
		165,899	4,649,169	1,826,437	772,756	7,414,261



Notes to Financial Statements 財務報表附註 ^{31 December 2022} _零___年+__月三+-日

45. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (Continued)

45. 財務風險管理的目標與政策 (續)

流動性風險(續)

Liquidity risk (Continued)

				2021		
				二零二一年		
			Less than	1 to	Over	
		On demand	1 year	3 years	3 years	Total
		即期	少於一年	一至三年	三年以上	合計
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
Trade payables	貿易應付款項		385,787	-	-	385,787
Financial liabilities included	計入其他應付款項					
in other payables and	及應計項目的					
accruals	金融負債	196,311	-	-	-	196,311
Interest-bearing bank	計息銀行借款					
borrowings		-	3,430,347	1,099,709	1,468,814	5,998,870
Due to related parties	應付關聯方款項	245	-	-	-	245
Lease liabilities	租賃負債	-	35,542	76,299	37,080	148,921
		196,556	3,851,676	1,176,008	1,505,894	6,730,134

Capital management

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The primary objectives of the Group's capital management are to safeguard the Group's ability to continue as a going concern and to maintain healthy capital ratios in order to support its business and maximise shareholders' value.

The Group manages its capital structure and makes adjustments to it in light of changes in economic conditions and the risk characteristics of the underlying assets. To maintain or adjust the capital structure, the Group may adjust the dividend payment to shareholders, return capital to shareholders or issue new shares. The Group is not subject to any externally imposed capital requirements. No changes were made in the objectives, policies or processes for managing capital during the years ended 31 December 2022 and 31 December 2021.

資本管理

本集團資本管理的主要目標為保障本集 團的持續經營能力,維持穩健的資本比 率,藉此支持其業務及為股東爭取最高 回報。

本集團因應經濟狀況的變動及相關資 產的風險特色,管理資本架構並作出調 整。本集團或會藉調整向股東派付的股 息、向股東退還資本或發行新股份以維 持或調整資本架構。本集團並不受任何 外部施加的資本要求規限。截至二零 二二年十二月三十一日及二零二一年 十二月三十一日止年度,資本管理目 標、政策或程序並無改變。

財務報表附註

31 December 2022 二零二二年十二月三十一日

45. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (Continued) 45. 財務風險管理的目標與政 策(續) Capital management (Continued) 資本管理(續)

The asset-liability ratios as at the end the reporting period are as follows:

period are as follows:	於報告期末的資產負債比	2率如下:
	2022	2021
	二零二二年	二零二一年
	RMB'000	RMB'000
	人民幣千元	人民幣千元

Total assets	資產總值	20,814,204	19,108,177
Total liabilities	負債總額	8,406,565	7,584,862
Asset-liability ratio	資產負債比率	40%	40%

46. SUBSEQUENT EVENTS

On 28 February 2023, the Company followed the commitment with the investor of the corporate bond 20 Hepalink, requiring the Company to repurchase 870,000,000 shares of 20 Hepalink according to the repurchase plan of the publicly issued corporate bond 20 Hepalink (stock code: 149045) in 2020. The principal of the bond is RMB870,000,000.00.

46. 後續事件

於二零二三年二月二十八日,本公司 遵循與公司債券20海普瑞投資者的承 諾,要求本公司根據公開發行公司債券 20海普瑞(股份代號:149045)的回購 計劃於二零二零年回購870,000,000股 20海普瑞。該等債券的本金為人民幣 870,000,000.00元。





47. STATEMENT OF FINANCIAL POSITION OF THE COMPANY

47. 本公司財務狀況表

Information about the statement of financial position of the Company at the end of the reporting period is as follows:

有關本公司於報告期末財務狀況表的資 料如下:

		2022 二零二二年	202 二零二一 ²
		RMB'000	RMB'00
		人民幣千元	人民幣千戸
NON-CURRENT ASSETS	非流動資產		
Property, plant and equipment	升加到員產 物業、廠房及設備	1,201,996	1,268,91
Right-of-use assets	使用權資產	107,027	110,73
Other intangible assets	其他無形資產	8,469	7,56
Investments in associates	於聯營公司之投資	1,328,902	562,57
Interests in subsidiaries	於子公司之權益	2,179,192	2,889,90
Equity investments designated at fair value	指定以公允價值計量且其變動計入	2,175,152	2,005,50
through other comprehensive income	其他全面收益的股權投資	31,863	31,86
Financial assets at fair value through	以公允價值計量且其變動	,	,
profit or loss	計入當期損益的金融資產	300,259	361,32
Deferred tax assets	遞延所得税資產	83,396	74,14
Other non-current assets	其他非流動資產	204,515	92,75
Total non-current assets	非流動資產總額	5,445,619	5,399,78
		5,445,015	5,555,70
CURRENT ASSETS	流動資產		
Inventories	存貨	3,602,778	1,870,3
Trade and bills receivables	貿易應收款項及應收票據	222,032	202,68
Prepayments, other receivables and	預付款項、其他應收款項及		
other assets	其他資產	167,416	212,97
Due from related parties	應收關聯方款項	2,539,857	3,817,48
Financial assets at fair value through	以公允價值計量且其變動計入		
profit or loss	當期損益的金融資產	1,264,375	940,34
Derivative financial instruments	衍生金融工具	-	
Time deposits	定期存款	749,684	1,440,00
Cash and cash equivalents	現金及現金等價物	491,550	440,76
Total current assets	流動資產總額	9,037,692	8,924,63
CURRENT LIABILITIES	流動負債		
Trade payables	貿易應付款項	84,396	171,47
Other payables and accruals	其他應付款項及應計項目	185,998	, 169,70
Contract liabilities	合約負債	279,829	2,55
Interest-bearing bank and other borrowings	計息銀行及其他借款	1,832,282	2,557,38
Tax payable	應付税項	31,380	48,87
Due to related parties	應付關聯方款項	153,149	132,44
Lease liabilities	租賃負債	913,264	4,93
Total current liabilities	流動負債總額	3,480,298	3,087,37
NET CURRENT ASSETS	流動資產淨額	5,557,394	5,837,25

財務報表附註

31 December 2022 二零二二年十二月三十一日

47. STATEMENT OF FINANCIAL POSITION OF THE
COMPANY (Continued)47. 本公

47. 本公司財務狀況表(續)

		2022 二零二二年 RMB′000 人民幣千元	2021 二零二一年 RMB'000 人民幣千元
NON-CURRENT LIABILITIES	非流動負債		
Interest-bearing bank and other borrowings	計息銀行及其他借款	1,749,550	2,020,813
Deferred income	遞延收入	19,853	2,596
Lease liabilities	租賃負債	27,923	28,941
Total non-current liabilities	非流動負債總額	1,797,326	2,052,350
Net assets	資產淨值	9,205,687	9,184,689
EQUITY	權益		
Share capital	股本	1,467,296	1,467,296
Reserves (Note)	儲備(附註)		
Total equity	權益總額	9,205,687	9,184,689

Li Li 李鋰	Shan Yu 單宇
Director	Director
董事	董事

47. STATEMENT OF FINANCIAL POSITION OF THE COMPANY (Continued)

47. 本公司財務狀況表(續)

A summary of the Company's reserve is as follows:

Note:

本公司儲備的概要如下:

附註:

		Share premium 股份溢價 RMB'000 人民幣千元	Merger reserve 合併儲備 RMB'000 人民幣千元	Share option reserve 購股權儲備 RMB'000 人民幣千元	Fair value reserve 公允價值儲備 RMB'000 人民幣千元	Other reserve 其他儲備 RMB'000 人民幣千元	Statutory surplus reserve 法定盈餘儲備 RMB'000 人民幣千元	Retained profits 保留溢利 RMB'000 人民幣千元	Total 合計 RMB′000 人民幣千元
Balance at 1 January 2021	於二零二一年一月一日餘額	7,558,283	(1,996,731)	33,937	206	474,225	532,359	1,548,424	8,150,703
T (1 1 1 1 1 1 1	左古入西山兰迪斯				46.652			(424.046)	(404.264)
Total comprehensive income for the year Share of other reserves of associates	年內全面收益總額 (m.c.) (m. m. m	_	_	_	16,652	-	_	(121,016)	(104,364)
Dividend declared to shareholders	應佔聯營公司其他儲備 向股東宣派股息	-	-	_	-	(97,672)	-	-	(97,672)
Others	问版米旦	_	_	-	-	(11,180)	-	(220,094)	(220,094) (11,180)
						(11,100)			(11,100)
At 31 December 2021 and 1 January 2022	2 於二零二一年十二月三十一日及								
	二零二二年一月一日	7,558,283	(1,996,731)	33,937	16,858	365,373	532,359	1,207,314	7,717,393
Total comprehensive income for the year	年內全面收益總額	-	-	-	(67)	-	-	85,768	85,701
Share of other reserves of associates	應佔聯營公司其他儲備	-	-	-	-	(628)	-	-	(628)
Transfer from retained profits	轉撥自保留溢利	-	-	-	-	-	8,577	(8,577)	-
Dividend declared to shareholders	向股東宣派股息	-	-	-	-	-	-	(51,355)	(51,355)
Others	其他	-	-	-	-	(12,720)	-	-	(12,720)
At 31 December 2022	於二零二二年十二月三十一日	7,558,283	(1,996,731)	33,937	16,791	352,025	540,936	1,233,150	7,738,391

48. APPROVAL OF THE FINANCIAL STATEMENTS

48. 財務報表之批准

The financial statements were approved and authorised for issue by the board of directors on 29 March 2023.

董事會已於二零二三年三月二十九日通 過及授權刊發此財務報表。





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