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HUAKANG BIOMEDICAL HOLDINGS COMPANY LIMITED 華康生物醫學控股有限公司

(Incorporated in the Cayman Islands with limited liability)

(Stock code: 8622)

ANNUAL RESULTS ANNOUNCEMENT FOR THE YEAR ENDED 31 DECEMBER 2021

The board (the "**Board**") of directors (the "**Directors**") of Huakang Biomedical Holdings Company Limited (the "**Company**", together with its subsidiaries, the "**Group**") is pleased to announce the audited consolidated financial results of the Group for the year ended 31 December 2021 ("**2021 Annual Report**"). This announcement, containing the full text of the 2021 Annual Report of the Group, complies with the relevant requirements of the Rules Governing the Listing of Securities (the "**GEM Listing Rules**") on GEM of The Stock Exchange of Hong Kong Limited ("**GEM**") in relation to information to accompany preliminary announcements of annual results. Printed version of the 2021 Annual Report will be dispatched to the shareholders of the Company and available for viewing on the website of GEM at www.hkgem.com and of the Company at www.huakangbiomedical.com in due course.

> By Order of the Board Huakang Biomedical Holdings Company Limited Zhang Shuguang Chairman and Executive Director

Hong Kong, 24 March 2022

As at the date of this announcement, the executive Directors are Mr. Zhang Shuguang, Mr. Zhang Chunguang, Mr. Poon Lai Yin Michael and Mr. He Jiaming; and the independent nonexecutive Directors are Dr. Chow Kwok Fai Joseph, Dr. Cheng Faat Ting Gary and Mr. Chan Kin Sang.

This announcement, for which the Directors collectively and individually accept full responsibility, includes particulars given in compliance with the Rules Governing the Listing of Securities on GEM of The Stock Exchange of Hong Kong Limited for the purpose of giving information with regard to the Company. The Directors, having made all reasonable enquiries, confirm that, to the best of their knowledge and belief, the information contained in this announcement is accurate and complete in all material respects and not misleading or deceptive, and there are no other matters the omission of which would make any statement herein or this announcement misleading.

This announcement will remain on the "Latest Company Announcements" page of the GEM website at www.hkgem.com for at least seven days from the date of publication and on the Company's website at www.huakangbiomedical.com.

CHARACTERISTICS OF GEM OF THE STOCK EXCHANGE OF HONG KONG LIMITED (THE "STOCK EXCHANGE") 香港聯合交易所有限公司(「聯交所」)GEM之特色

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

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

Hong Kong Exchanges and Clearing Limited and the Stock Exchange take no responsibility for the contents of this report ("**Report**"), make no representation as to its accuracy or completeness and expressly disclaim any liability whatsoever for any loss howsoever arising from or in reliance upon the whole or any part of the contents of the Report.

This Report, for which the directors (the "**Directors**") of Huakang Biomedical Holdings Company Limited (the "**Company**", and together with its subsidiaries, the "**Group**", "**we**" or "**our**") collectively and individually accept full responsibility, includes particulars given in compliance with the Rules Governing the Listing of Securities on GEM of the Stock Exchange (the "**GEM Listing Rules**") for the purpose of giving information with regard to the Group. The Directors, having made all reasonable enquiries, confirm that to the best of their knowledge and belief, the information contained in this Report is accurate and complete in all material respects and not misleading or deceptive, and there are no other matters the omission of which would make any statement herein or this Report misleading.

GEM乃為較其他於聯交所上市之公司帶有較高投資風險之中小型公司提供一個上市之市場。有意投資 者應了解投資於該等公司之潛在風險,並應經過審慎周詳考慮後方作出投資決定。

由於GEM上市公司通常為中小型公司,於GEM買賣之證券可能會較於聯交所主板買賣之證券承受較大 之市場波動風險,及無法保證於GEM買賣之證券會有高流通市場。

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本報告乃遵照聯交所GEM證券上市規則(「GEM上市規則」)之規定而提供有關華康生物醫學控股有限公司(「本公司」,連同其附屬公司統稱「本集團」或「我們」)的資料,本公司董事(「董事」)願就本報告共同 地及個別地承擔全部責任。董事經作出一切合理查詢後確認,就彼等所深知及確信,本報告所載資料在 各重大方面均為準確及完整,且無誤導或欺詐成分及並無遺漏任何其他事項致使本報告或當中所載任何 陳述產生誤導。



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CORPORATE INFORMATION 公司資料

Board of Directors 董事會

Executive Directors 執行董事

Mr. Zhang Shuguang (Chairman) 張曙光先生(主席) Mr. Zhang Chunguang 張春光先生 Mr. Poon Lai Yin Michael 潘禮賢先生 Mr. He Jiaming 何嘉明先生

Independent Non-executive Directors 獨立非執行董事

Dr. Chow Kwok Fai Joseph 周國輝博士 Dr. Cheng Faat Ting Gary 鄭發丁博士 Mr. Chan Kin Sang 陳健生先生

Audit Committee 審核委員會

Dr. Cheng Faat Ting Gary *(Chairman)* 鄭發丁博士(主席) Dr. Chow Kwok Fai Joseph 周國輝博士 Mr. Chan Kin Sang 陳健生先生

Remuneration Committee 薪酬委員會

Dr. Cheng Faat Ting Gary (Chairman) 鄭發丁博士(主席) Dr. Chow Kwok Fai Joseph 周國輝博士 Mr. Zhang Chunguang 張春光先生

Nomination Committee 提名委員會

Mr. Zhang Shuguang (Chairman) 張曙光先生(主席) Dr. Chow Kwok Fai Joseph 周國輝博士 Mr. Chan Kin Sang 陳健生先生

Company Secretary 公司秘書

Mr. Chau Lai Ki 周麗麒先生

Authorised Representatives (for the purposes of the GEM Listing Rules) 授權代表(就 GEM上市規則而言)

Mr. Zhang Shuguang 張曙光先生 Mr. Poon Lai Yin Michael 潘禮賢先生

Compliance Officer 合規主任

Mr. Poon Lai Yin Michael 潘禮賢先生

Legal Advisers as to Hong Kong laws 有關香港法例的法律顧問

Tung, Ng, Tse & Lam Solicitors 董吳謝林律師事務所

Auditor 核數師

中審眾環(香港)會計師事務所 有限公司

Registered Office 註冊辦事處

Cricket Square, Hutchins Drive, P.O. Box 2681, Grand Cayman, KY1-1111, Cayman Islands

Principal Place of Business in Hong Kong 香港主要營業地點

3rd Floor, Effectual Building, 16 Hennessy Road, Wanchai, Hong Kong 香港 灣仔 軒尼詩道16號 宜發大廈3樓

Principal Place of Business in the PRC 中國主要營業地點

1–3/F, Building D, Shenzhen Junxuan. No. 16 Yinkui Road, Kui Xin Community, Kui Chong Office, Dapeng New District, Shenzhen, The PRC 中國 深圳市 大鵬新區 葵涌街道 葵新社區 銀葵路16號 深圳君軒 D棟一至三層

Principal Share Registrar and Transfer Office in the Cayman Islands 開曼群島股份過戶登記總處

Conyers Trust Company (Cayman) Limited Cricket Square, Hutchins Drive, P.O. Box 2681, Grand Cayman KY1-1111, Cayman Islands

Hong Kong Share Registrar and Transfer Branch Office 香港股份過戶登記分處

Tricor Investor Services Limited Level 54, Hopewell Centre, 183 Queen's Road East, Hong Kong 卓佳證券登記有限公司 香港 皇后大道東183號 合和中心54樓

Company's Websites 公司網址

http://www.huakangbiomedical.com

Stock Code 股份代號 8622

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CHAIRMAN'S STATEMENT 主席報告

Dear Shareholders,

It is with great pleasure that, on behalf of the board of directors (the "**Board**") of Huakang Biomedical Holdings Company Limited, I hereby present the Group's annual results for the year ended 31 December 2021 to all the shareholders.

Economic and business activities all over the world have been disrupted since the outbreak of the novel coronavirus (COVID-19) epidemic in early 2020 (the "Epidemic"). Though the Epidemic has not ceased to affect the industry, macro environment improved significantly in the People's Republic of China (the "**PRC**") during the first half of 2021. During the first half of 2021, the Group's biological reagents and auxiliary reproductive supplies and equipments business showed robust recovery and recorded significant increase in revenue of approximately Renminbi ("RMB") 3.3 million, or 45.3%, compared to the corresponding period of the year ended 31 December 2020. However, the growth had been slowed down since the third guarter of 2021 when new coronavirus infections were on the rise again in the PRC. The rise in new infections led to more travel restrictions and lockdowns which inevitably affected the Group's business. It seems that the virus containment measures will stay in force in the near term and it will take more time to allow the economy to return to normalcy.

Despite the difficulties arising from the Epidemic, our business of sales of healthcare products and supplements recorded revenue of approximately RMB3.6 million since commencement of sales of our own registered brand "Nutronic" supplements in December 2020 to ultimate customers in the PRC, Hong Kong and Canada through online and offline platforms and channels. 親愛的股東:

本人謹代表華康生物醫學控股有限公司董事 會(「**董事會**」),欣然向全體股東提呈本集團 截至二零二一年十二月三十一日止年度之年 度業績。

二零二零年初爆發新型冠狀病毒(COVID-19) 疫情(「疫情」)後,全球經濟及商業活動深受 干擾。儘管疫情對產業的影響未散,於二 零二一年上半年,中華人民共和國(「中國」) 的宏觀環境顯著好轉。二零二一年上半年, 本集團的生物製劑及輔助生育用品和設備業 務強勁復甦,收益較截至二零二零年十二月 三十一日止年度同期大幅增長約人民幣(「人 民幣」)3.3百萬元,增幅達45.3%。然而, 隨著中國新增感染病例再現升勢,自二零 二一年第三季度起增長有所放緩。由於新增 病例增加,旅行限制及封鎖措施增強,不可 避免地對本集團業務造成影響。短期內料將 持續實施防控措施,經濟恢復正常運行尚需 時日。

儘管疫情帶來諸多困難,自二零二零年十二 月開始透過線上線下平台及渠道於中國、香 港及加拿大向終端客戶銷售自身註冊品牌 「Nutronic」保健品以來,我們的健康產品及 保健品銷售業務錄得收益約人民幣3.6百萬 元。



Looking ahead, we are confident that the Epidemic will be gone soon and more accommodative government policies could be on the way for economic recovery. We therefore remain cautiously optimistic on the recovery of the Group's business.

Lastly, on behalf of the Board, I would like to take this opportunity to express my sincere gratitude to all staff members for their dedicated contributions and unwavering commitment to deliver the best service to our customers over the years. My appreciation also goes to all shareholders, business associates, partners and valued customers for their generous support and confidence in the Company. We will continue with our endeavour to pursue growth of our business and create value for our shareholders. 展望未來,我們堅信疫情快將結束,且政府 料會出台更多優惠政策提振經濟復甦。因 此,我們對集團業務回暖維持審慎樂觀態 度。

最後,本人謹代表董事會,藉此機會衷心感 謝全體員工多年來不遺餘力、堅定不移地致 力為客戶提供最優質的服務。本人亦感謝所 有股東、業務夥伴、合作夥伴及重要客戶對 本公司的慷慨支持和信任。我們將繼續竭力 推動業務增長,為股東創造價值。

Zhang Shuguang *Chairman*

Hong Kong, 24 March 2022

張曙光

主席

香港,二零二二年三月二十四日

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MANAGEMENT DISCUSSION AND ANALYSIS 管理層討論及分析

BUSINESS REVIEW

The shares of the Company (the "**Shares**") were listed on GEM of the Stock Exchange (the "**Listing**") on 13 December 2018 (the "**Listing Date**") by way of share offer of 100,000,000 new shares ("**Share Offer**") offered by the Company at HK\$0.5 per Share.

Biological Reagents and Auxiliary Reproductive Supplies and Equipment Segment

Our Group specialises in the research and development, manufacturing and sales of a wide range of In-Vitro Diagnostic ("**IVD**") reagents in the PRC, particularly focusing on the PRC male fertility IVD reagent market. As at the date of this Report, the Group's product portfolio offers 27 biological reagents, including 24 male fertility IVD reagents, 2 parasite antibody detection reagents and 1 Epstein-Barr virus antibody detection reagent.

For the year ended 31 December 2021, the IVD reagents business operated by the Company's principal subsidiary in the PRC experienced a significant increase of approximately RMB2.1 million, or 9.9% in revenue from the sales of biological reagents and auxiliary reproductive supplies and equipment. Such increase was mainly attributable to the fact that there were more than five weeks of sales and productions halt (the "**Relevant Halt**") of the Group's factory in the PRC as a result of the outbreak of the Epidemic for the year ended 31 December 2020, while there was no similar impact during the year ended 31 December 2021.

業務回顧

本公司股份(「**股份**」)於二零一八年十二月 十三日(「上市日期」)於聯交所GEM上市 (「上市」),本公司按每股0.5港元提呈發售 100,000,000股新股份(「**股份發售**」)。

生物製劑及輔助生育用品和設備分部

本集團專注於在中國研發、生產及銷售各種 體外診斷(「體外診斷」)試劑,尤其專注於中 國男性不育體外診斷試劑市場。於本報告 日,本集團產品組合有27種生物製劑,包括 24種男性不育體外診斷試劑,2種寄生蟲系 列檢測試劑和1種EB病毒檢測試劑。

於截至二零二一年十二月三十一日止年度, 體外診斷試劑業務由本公司之主要中國附屬 公司營運,其銷售生物製劑及輔助生育用 品和設備的收益顯著增加約人民幣2.1百萬 元,增幅達9.9%。該增幅乃主要由於本集 團於截至二零二零年十二月三十一日止年度 在中國境內工廠因疫情爆發暫停生產及銷售 超過五週(「**有關暫停**」),但於截至二零二一 年十二月三十一日止年度未有同樣的影響。

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During the year ended 31 December 2021, our PRC subsidiary had 4 improved male fertility IVD reagents, mainly "seminal plasma fructose quantitative assay kit" and "seminal plasma neutral alpha-glucosidase quantitative assay kit", which were registered with the Guangdong Drug Administration* as Class II medical devices, and another two were filed with the Market Supervision Administration of Shenzhen Municipality* as Class I medical devices.

截至二零二一年十二月三十一日止年度,我 們於中國之附屬公司有四個改良男性不育體 外診斷試劑,即「精漿果糖定量檢測試劑盒」 及「精漿中性α-葡萄糖苷酶定量檢測試劑 盒」,已於廣東省食品藥品監督管理局註冊 為第二類醫療器械,及其餘兩個於深圳市市 場監督管理局進行備案為第一類醫療器械。

Healthcare Products and Supplements Segment

Our Group has diversified its business to healthcare products and supplements in the PRC, Hong Kong and overseas markets.

As at the date of this Report, our Group has a total of 24 natural health product licences granted by the Natural Health Product Directorate of Health Canada under our registered brand "Nutronic" and our Group has already launched 12 products in the market. During the year ended 31 December 2021, the revenue recorded from our sales of healthcare products and supplements represented approximately 10.7% of the Group's total revenue whereas such business (which commenced in December 2020) represented 3.5% for the year ended 31 December 2020.

Our Group participated in several foods and supplement related expositions during the year ended 31 December 2021, and there were many sales channels and e-commerce platforms that had strong interests to promote and distribute our products. Currently, we distributed our healthcare products and supplements through our websites (at www.nutronic.ca and www.nutronic.hk), offline channels (Eugenebaby and MF Living shops) and e-commerce platforms, such as Tmall, JD.com, Amazon, HKTVmall, Big Big Shop and Eugenebaby, etc in the PRC, Hong Kong and Canada, some of channels and platforms are operated by our associate company.

健康產品及保健品分部

本集團將其業務多元化至銷售健康產品及保 健品產品到中國、香港及海外的市場。

於本報告日期,本集團註冊品牌「Nutronic」 已獲得合共24份加拿大衛生部天然健康產 品管理委員會授予的天然保健產品牌照及 本集團已有12種產品推出市場。截至二零 二一年十二月三十一日止年度,我們銷售健 康產品及保健品的收益大約佔本集團總收入 的10.7%(有關業務乃於二零二零年十二月 開始營運),而有關業務佔截至二零二零年 十二月三十一日止年度的3.5%。

截至二零二一年十二月三十一日止年度,本 集團參加了多個食品及保健品相關的展覽 會,且有很多銷售渠道和電子商務平台都有 濃厚興趣推廣及分銷我們的產品。現在, 我們透過我們的網站(www.nutronic.ca及 www.nutronic.hk)、線下渠道(荷花親子及 MF Living連鎖店)及電子商務平台(如天貓、 京東、亞馬遜、香港電視網上購物、Big Big Shop及荷花親子等)於中國、香港及加拿大 銷售我們的健康產品及保健品,其中若干渠 道及平台乃由我們聯營公司經營。

* The English name is for identification purpose

MANAGEMENT DISCUSSION AND ANALYSIS 管理層討論及分析

FUTURE PROSPECTS

Our Group expects the completion of Class II medical devices registration of the sperm nuclear DNA integrity reagent and the launch of the same to the market for sales in 2022. We are researching and developing on rapid Point-Of-Care diagnostic testing ("**POCT**") under immunoassay techniques, and polymerase chain reaction testing ("**PCR testing**") on male urinary tract infection, and the Group intends to apply for medical devices registration after satisfactroy research result.

For healthcare products and supplements segment, our Group will continue to seek for partners and distributors who have sufficient sales channel and financial resources to promote the brand of "Nutronic" and distribute our products in a more efficient and cost effective way. Our Group incorporated a new subsidiary (namely, Nutronic (Guangzhou) Health Foods Limited* ("**Nutronic Guangzhou**")) in Guangzhou, PRC in July 2021, and we intend to apply for the required certificate(s) of importation to the PRC for local sales.

FINANCIAL REVIEW

Revenue

The Group's revenue significantly increased by approximately RMB4.1 million, or approximately 18.6%, from approximately RMB22.0 million for the year ended 31 December 2020 to approximately RMB26.1 million for the year ended 31 December 2021. The increase in revenue was mainly due to the resumption of the Group's PRC factory's normal production and sales of biological reagents and auxiliary reproductive supplies and equipment for the year ended 31 December 2021 (as compared to the Relevant Halt for the year ended 31 December 2020); and the commencement of sales of healthcare products and supplements by our Group since December 2020.

未來前景

本集團預期精子核DNA完整性檢測試劑的第 二類醫療器械註冊將於二零二二年完成並推 出市場銷售。我們正研發基於免疫測定技術 的快速即時檢驗(「即時檢驗」),及針對男性 尿路感染的聚合酶鏈式反應檢查(「鏈式反應 檢查」)。本集團擬於取得滿意研發結果後申 請醫療器械註冊。

就健康產品及保健品分部,我們集團將會繼 續尋找擁有足夠銷售渠道及財力資源的合作 夥伴及分銷商推廣「Nutronic」品牌及以更有 效及高成本效益的方法分銷我們的產品。本 集團於二零二一年七月在中國廣州成立了新 的子公司(即諾創利(廣州)健康食品有限公 司(「**諾創利廣州**」)),我們計劃申請入口中 國本地銷售所需的證照。

財務回顧

收益

於截至二零二一年十二月三十一日止年度, 本集團錄得的收益較截至二零二零年十二月 三十一日止年度的約人民幣22.0百萬元顯著 地增加約人民幣4.1百萬元或約18.6%至約 人民幣26.1百萬元。收益增加主要由於截至 二零二一年十二月三十一日止年度,本集團 位於中國的工廠恢復正常生產及銷售生物製 劑及輔助生育用品和設備(相對截至二零二 零年十二月三十一日止年度的有關暫停); 及本集團自二零二零年十二月開始銷售健康 產品及保健品。

The English name is for identification purpose



Sales of male fertility IVD reagents products remained to be our major products which accounted for approximately 75.3% of our total revenue generated from our sales of biological reagents and auxiliary reproductive supplies and equipment segment for the year ended 31 December 2021. Revenue from this segment for the year ended 31 December 2021 was approximately RMB23.3 million, which represented a sharp increase of approximately RMB2.1 million or approximately 9.9% from approximately RMB21.2 million for the year ended 31 December 2020.

Sales of healthcare products and supplements were a new segment since December 2020 that generated approximately RMB2.8 million for the year ended 31 December 2021, which represented a sharp increase of approximately RMB2.0 million or approximately 260.7% from approximately RMB776,000 for the year ended 31 December 2020.

Gross Profit and Gross Profit Margin

The Group recorded a gross profit of approximately RMB16.5 million for the year ended 31 December 2021, representing a significant increase of approximately RMB1.8 million, or approximately 12.2%, from approximately RMB14.7 million for the year ended 31 December 2020.

The Group's gross profit margin decreased from approximately 67.0% for the year ended 31 December 2020 to approximately 63.0% for the year ended 31 December 2021 which was mainly attributable to the lower gross profit margin of sales of healthcare products and supplements segment.

Other Income and Other Gains and Losses

Other income slightly increased from approximately RMB650,000 for the year ended 31 December 2020 to approximately RMB775,000 for the year ended 31 December 2021.

男性不育體外診斷試劑產品仍為我們的主要 產品,其於截至二零二一年十二月三十一日 止年度之銷售額佔本集團生物製劑及輔助生 育用品和設備分部總收益約75.3%。該分部 於截至二零二一年十二月三十一日止年度之 收益約為人民幣23.3百萬元,較截至二零二 零年十二月三十一日止年度的約人民幣21.2 百萬元顯著增加約人民幣2.1百萬元或約 9.9%。

自二零二零年十二月起銷售健康產品及保 健品乃一項新分部,其於截至二零二一年 十二月三十一日止年度產生之銷售額約為人 民幣2.8百萬元,較截至二零二零年十二月 三十一日止年度的約人民幣776,000元顯著 增加約人民幣2.0百萬元或約260.7%。

毛利及毛利率

本集團截至二零二一年十二月三十一日止年 度錄得毛利約人民幣16.5百萬元,較截至二 零二零年十二月三十一日止年度之約人民幣 14.7百萬元顯著地增加約人民幣1.8百萬元 或約12.2%。

本集團的毛利率由截至二零二零年十二月 三十一日止年度約67.0%減少至截至二零 二一年十二月三十一日止年度約63.0%,主 要由於銷售健康產品及保健品分部之毛利率 較低。

其他收入及其他收益及虧損

其他收入由截至二零二零年十二月三十一日 止年度約人民幣650,000元輕微增加至截至 二零二一年十二月三十一日止年度約人民幣 775,000元。

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MANAGEMENT DISCUSSION AND ANALYSIS 管理層討論及分析

We recorded other losses of approximately RMB259,000 for the year ended 31 December 2021, representing a decrease from approximately RMB1.1 million compared to the year ended 31 December 2020. Such decrease was mainly attributable to the fluctuations in foreign exchange rate between foreign currency and RMB, the majority of which was unrealised foreign exchange loss.

Impairment Losses

The Group recorded impairment losses on trade receivables (net of reversal) of approximately RMB637,000 for the year ended 31 December 2021, as compared to approximately RMB787,000 for the year ended 31 December 2020. We assessed the average loss rate adjusted for forward-looking business environment which continued to be seriously affected by the Epidemic.

Selling and Distribution Expenses

Selling and distribution expenses increased approximately RMB1.2 million or approximately 16.9%, from approximately RMB7.1 million for the year ended 31 December 2020 to approximately RMB8.3 million for the year ended 31 December 2021. The increase was primarily attributable to significant increase of the Group's sales and marketing activities to expand our sales network for both segments of biological reagents and auxiliary reproductive supplies and equipments and healthcare products and supplements. 我們於截至二零二一年十二月三十一日止年 度錄得其他虧損約人民幣259,000元,較截 至二零二零年十二月三十一日止年度約人民 幣1.1百萬元有所減少。有關減少主要由於 外幣與人民幣的匯率波動,其中大部分為未 變現匯兑虧損。

減值虧損

本集團於截至二零二一年十二月三十一日止 年度錄得貿易應收款項減值虧損(扣除撥回) 約人民幣637,000元,截至二零二零年十二 月三十一日止年度則為約人民幣787,000 元。我們已評估平均虧損率並就繼續受疫情 嚴重影響的前瞻性營商環境作出調整。

銷售及分銷開支

銷售及分銷開支由截至二零二零年十二月 三十一日止年度約人民幣7.1百萬元增加 約人民幣1.2百萬元或約16.9%至截至二零 二一年十二月三十一日止年度約人民幣8.3 百萬元。該增長乃主要歸因於本集團的銷售 和營銷活動顯著增加以擴大生物製劑及輔助 生育用品和設備分部以及健康產品及保健品 分部的銷售網絡。



Administrative Expenses

Administrative expenses decreased from approximately RMB10.2 million for the year ended 31 December 2020 to approximately RMB9.4 million for the year ended 31 December 2021, which represented an decrease of approximately RMB838,000 or approximately 8.2%. Such a decrease was mainly attributable to termination of professional services rendered by compliance advisor and medical advisor.

Research and Development Expenses

Research and development expenses increased from approximately RMB2.3 million for the year ended 31 December 2020 to approximately RMB2.4 million for the year ended 31 December 2021, which represented an increase of approximately RMB184,000 or approximately 8.2%. The increase was mainly attributable to a PCR testing on male urinary tract infection research project that commenced during the year ended 31 December 2021.

Finance Costs

During the year ended 31 December 2021, finance costs mainly represented the interest on lease liabilities under application of Hong Kong Financial Reporting Standard ("**HKFRS**") 16 was approximately RMB93,000 as compared to approximately RMB74,000 for the year ended 31 December 2020.

行政開支

行政開支由截至二零二零年十二月三十一 日止年度約人民幣10.2百萬元減少約人民幣 838,000元或約8.2%至截至二零二一年十二 月三十一日止年度約人民幣9.4百萬元。該 減少乃主要由於終止合規顧問及醫療顧問提 供的專業服務所致。

研發開支

研發開支由截至二零二零年十二月三十一 日止年度約人民幣2.3百萬元增加約人民幣 184,000元或約8.2%至截至二零二一年十二 月三十一日止年度約人民幣2.4百萬元。有 關增加乃主要由於截至二零二一年十二月 三十一日止年度內開展一項男性尿路感染鏈 式反應檢查研發項目所致。

融資成本

截至二零二一年十二月三十一日止年度,融 資成本主要指於應用香港財務報告準則(「看 港財務報告準則」)第16號後租賃負債的利息 約人民幣93,000元,而截至二零二零年十二 月三十一日止年度則約為人民幣74,000元。

MANAGEMENT DISCUSSION AND ANALYSIS 管理層討論及分析

Results for the year

The loss attributable to owners of the Company was approximately RMB4.2 million for the year ended 31 December 2021 as compared to approximately RMB11.6 million for the year ended 31 December 2020. The significant decrease was mainly attributable to a significant increase in the Group's gross profit of approximately RMB1.7 million and a decrease in the net foreign exchange loss of approximately RMB814,000 during the year compare to last year and recognition of equity-settled share option expenses and provision for impairment losses on property, plant and equipment of approximately RMB2.7 million and RMB2.6 million respectively during last year, whereas no such expenses were incurred during the year.

In particular, our Group's biological reagents and auxiliary reproductive supplies and equipment segment generated segment profit of approximately RMB2.9 million during the year ended 31 December 2021, but it generated segment loss of approximately RMB607,000 during the year ended 31 December 2020. Such change was mainly due to recovery from the Epidemic.

Basic loss per share for the year was RMB1.06 cents, as compared to RMB2.91 cents for the year ended 31 December 2020.

Taxation

The PRC enterprise income tax rate applicable to the Group's operating subsidiary in the PRC was 15% (2020: 15%), whereas no assessable profit arising from Hong Kong for the year ended 31 December 2021 (2020: Nil).

Dividend

The Board did not recommend payment of the final dividend for the year ended 31 December 2021 *(2020: Nil)*.

The declaration, payment, and amount of future dividend will be decided by the Board and will depend upon, among other things, our Group's results of operations, capital requirements, cash flows, general financial condition and such other factors as the Board may consider important.

年內業績

截至二零二一年十二月三十一日止年度, 本公司擁有人應佔虧損為約人民幣4.2百萬 元,而截至二零二零年十二月三十一日止年 度則為約人民幣11.6百萬元。該虧損大幅減 少主要由於本年度較去年而言本集團毛利顯 著增加約人民幣1.7百萬元而匯兑虧損淨額 減少約人民幣814,000元,且去年確認以股 權結算之購股權開支及物業、廠房及設備減 值虧損撥備分別約人民幣2.7百萬元及人民 幣2.6百萬元,而年內並無產生有關開支。

尤其是截至二零二一年十二月三十一日止年 度,本集團生物製劑及輔助生育用品和設備 分部產生分部溢利約人民幣2.9百萬元,而 截至二零二零年十二月三十一日止年度則產 生分部虧損約人民幣607,000元。有關變動 乃主要由於從疫情中有所恢復。

本年度每股基本虧損為人民幣1.06分,而截 至二零二零年十二月三十一日止年度則為人 民幣2.91分。

税項

本集團於中國營運的附屬公司適用之中國企業所得税率為15%(二零二零年:15%),而 截至二零二一年十二月三十一日止年度並無 在香港產生應課税溢利(二零二零年:無)。

股息

董事會不建議派付截至二零二一年十二月 三十一日止年度之末期股息(*二零二零年: 無)*。

日後是否宣派股息,以及支付股息之方法及 金額,均由董事會決定,並將視乎(其中包 括)本集團之經營業績、資本需要、現金流 量、整體財務狀況及董事會認為重要之其他 因素而定。



LIQUIDITY, FINANCIAL RESOURCES AND 流動資金、財務資源及資本架構 CAPITAL STRUCTURE

Our Group funded the liquidity and capital requirements primarily through internally generated funds from operating activities and proceeds from the Listing.

As at 31 December 2021, our Group recorded total cash and bank balances of approximately RMB36.2 million compared to approximately RMB41.9 million as at 31 December 2020, which were placed with major banks in the PRC and Hong Kong and denominated in RMB, Hong Kong Dollars ("**HK\$**"), United States Dollars ("**US\$**") and Canadian Dollars ("**CAD\$**"). The decrease was mainly due to the payments of daily operating expenses and research and development expenses in the PRC and Hong Kong.

As at 31 December 2021, the lease liabilities under application of HKFRS 16 was approximately RMB1.7 million (2020: approximately RMB2.6 million). The gearing ratio of our Group calculated based on the lease liabilities divided by total equity as at 31 December 2021 was approximately 2.9% (2020: approximately 4.3%).

There has been no change in the capital structure of the Company since the Listing. The capital structure of the Group comprised of issued share capital and reserves. The equity attributable to owners of the Company amounted to approximately RMB57.7 million as at 31 December 2021 (2020: approximately RMB61.9 million).

EMPLOYEES AND REMUNERATION POLICIES

As at 31 December 2021, the Group had 83 full-time employees (2020: 80). Staff costs recognised in profit or loss amounted to approximately RMB13.2 million (2020: approximately RMB13.7 million) for the year ended 31 December 2021 (including directors and other employee salaries and retirement benefits). Remuneration policies and packages for the Group's employees were based on individual qualifications, performance, experience, and conditions prevailing in the industry. In addition, various training sessions have been offered to employees to enhance their product and market knowledge. 本集團主要透過經營活動所產生的內部資金 及自上市所得款項,為流動資金及資本需求 提供資金。

於二零二一年十二月三十一日,本集團錄 得現金及銀行結餘總額約為人民幣36.2百萬 元,而於二零二零年十二月三十一日,本集 團之現金及銀行結餘總額約為人民幣41.9百 萬元,分別存放於中國及香港主要銀行,並 分別以人民幣、港元(「**港元**」)、美元(「**美** 元」)及加拿大元(「**加元**」)計值。該減少乃主 要由於中國及香港的日常營運開支和研發開 支付款。

於二零二一年十二月三十一日,應用香港財 務報告準則第16號後的租賃負債約為人民幣 1.7百萬元(二零二零年:約人民幣2.6百萬 元)。於二零二一年十二月三十一日,本集 團的資本負債比率(按租賃負債除以權益總 額計算)約為2.9%(二零二零年:約4.3%)。

自上市起,本公司的資本架構並無任何變動。本集團的資本架構包括已發行股本及儲備。本公司擁有人應佔權益於二零二一年 十二月三十一日約為人民幣57.7百萬元(二 零二零年:約人民幣61.9百萬元)。

僱員及薪酬政策

於二零二一年十二月三十一日,本集團擁有 83名全職僱員(二零二零年:80名)。截至 二零二一年十二月三十一日止年度,於損益 確認的員工成本為約人民幣13.2百萬元(二 零二零年:約人民幣13.7百萬元)(包括董事 及其他僱員薪金及退休福利)。本集團僱員 的薪酬政策及待遇乃按照僱員個別資歷、表 現、經驗及業界當時情況而定。此外,僱員 獲提供多項培訓以提高其產品及市場知識。

MANAGEMENT DISCUSSION AND ANALYSIS 管理層討論及分析

PRINCIPAL RISKS AND UNCERTAINTIES

The Group believed that there were certain risks and uncertainties involved in the operations, some of which were beyond the Group's control. A detailed discussion of the risk factors was set forth in the section headed "Risk Factors" in our prospectus dated 30 November 2018 (the "**Prospectus**").

FOREIGN EXCHANGE EXPOSURE

The functional currencies of our operations, assets and liabilities were mostly denominated in RMB. Therefore, we were not exposed to any significant foreign exchange risk for realised losses, except for our HK\$, US\$ and CAD\$ denominated bank balances. The Group currently did not have a foreign currency hedging policy. The Group did not engage in any derivatives agreements and did not commit to any financial instruments to hedge its foreign exchange exposure throughout the year ended 31 December 2021. The management will closely monitor foreign currency exposure and will consider hedging significant foreign currency exposure should the need arises.

TREASURY POLICIES

The Group will continue to employ a prudent treasury policies in managing the Group's cash balances and maintain a strong and healthy liquidity to ensure that the Group is well placed to take advantage of future growth opportunities.

MATERIAL ACQUISITIONS AND DISPOSALS OF SUBSIDIARIES AND AFFILIATED COMPANIES

For the year ended 31 December 2021, the Group did not make any material acquisitions and disposals of subsidiaries and affiliated companies.

SIGNIFICANT INVESTMENT HELD

As at 31 December 2021, the Group did not hold any significant investment.

主要風險及不明朗因素

本集團認為,營運涉及若干風險及不明朗因素,其中有一部分乃本集團無法控制。有關 風險因素的詳細討論載於日期為二零一八年 十一月三十日之招股章程(「招股章程」)「風 險因素」一節。

外匯風險

我們營運、資產及負債的功能貨幣大部分以 人民幣計值。因此,除我們的港元、美元及 加元計值銀行結餘外,我們並無面臨任何變 現損失的重大外匯風險。本集團現時並無外 匯對沖政策。本集團並無參與任何衍生工具 協議,且並無承諾任何金融工具以對沖其於 截至二零二一年十二月三十一日止年度的外 匯風險。管理層將密切監控外匯風險,並將 於有需要時考慮對沖重大的外幣風險。

庫務政策

本集團將繼續採用審慎的庫務政策管理本集 團的現金結餘,並維持穩健的流動資金,以 確保本集團作好準備把握日後的增長機遇。

重大收購及出售附屬公司及關聯公司

截至二零二一年十二月三十一日止年度,本 集團並無作出任何重大收購及出售附屬公司 及關聯公司。

所持重大投資

於二零二一年十二月三十一日,本集團並無 持有任何重大投資。



PLEDGE OF ASSETS

As at 31 December 2021, the Group pledged a motor vehicle for lease liabilities with aggregate net carrying amount of approximately RMB326,000 *(31 December 2020: approximately RMB434,000)*.

CAPITAL COMMITMENTS

As at 31 December 2021, the Group did not have any capital commitments (*31 December 2020: approximately RMB26,000*) in respect of the acquisition of property, plant and equipment.

CONTINGENT LIABILITIES

As at 31 December 2021, the Company had no outstanding corporate guarantee (*31 December 2020: Nil*). As at 31 December 2021, the Group had no banking facilities and did not have any significant contingent liabilities (*31 December 2020: Nil*).

FUTURE PLANS FOR MATERIAL INVESTMENTS OR CAPITAL ASSETS

Save as disclosed in the section headed "Future Plans and Use of Proceeds" in the Prospectus and the announcement of change in use of proceeds dated 31 December 2021 (the "**Announcement**"), the Group does not have other plans for material investments and capital assets as at the date of this Report.

USE OF PROCEEDS FROM SHARE OFFER

The Shares were listed on the GEM of the Stock Exchange on the Listing Date at HK\$0.5 per Share. The net proceeds from the Share Offer (as defined in the Prospectus), after deduction of underwriting fees and commission, and other estimated expenses payable by the Company in connection with the Share Offer, amounted to approximately HK\$16.6 million out of which approximately HK\$9.2 million remained unutilised as of 1 January 2021.

資產抵押

於二零二一年十二月三十一日,本集團就租 賃負債抵押汽車,總賬面淨值約為人民幣 326,000元(二零二零年十二月三十一日:約 人民幣434,000元)。

資本承擔

於二零二一年十二月三十一日,本集團就購 買物業、廠房及設備擁,沒有任何資本承 擔(二零二零年十二月三十一日:約人民幣 26,000元)。

或然負債

於二零二一年十二月三十一日,本公司 概無尚未償還公司擔保(*二零二零年十二 月三十一日:無)*。於二零二一年十二月 三十一日,本集團概無銀行融資及並無任 何重大或然負債(*二零二零年十二月三十一* 日:*無*)。

有關重大投資或資本資產的日後計劃

除招股章程「未來計劃及所得款項用途」一節 及日期為二零二一年十二月三十一日的更改 所得款項用途公告(「該公告」)所披露者外, 本集團於本報告日期並無其他有關重大投資 及資本資產的計劃。

股份發售所得款項用途

股份於上市日期於聯交所GEM上市,每股股份為0.5港元。股份發售(定義見招股章程) 所得款項淨額(經扣除包銷費用及佣金以及 本公司就股份發售應付的其他估計開支)為約16.6百萬港元,其中約9.2百萬港元於二 零二一年一月一日尚未動用。

MANAGEMENT DISCUSSION AND ANALYSIS 管理層討論及分析

The utilisation of net proceeds from the Share Offer by the Group is set out below:

本集團對股份發售所得款項淨額的使用情況 載列如下:

		As at 31 December 於十二月三十一日					
Use of Net Proceeds 所得款項淨額用途	-		2020	2021			Expected timeline
			二零二零年 Unutilised proceeds 未動用 所得款項		二零二一年		
	Amount of Net Proceeds allocated upon listing 上市時分配的 所得款項淨額			Actual use of proceeds 所得款項 實際用途	Unutilised proceeds 未動用 所得款項	Revised allocation of the unutilised proceeds 未動用 所得款項的 修訂分配	for the application of the Unutilised Net Proceeds ⁽⁵⁾ 動用未動用所得 款項淨額的預期 時間表 ⁽⁵⁾
	Developing new products, improving our existing products and carrying out international cooperation projects 開發新產品、改良我們的現有產品及 開展國際合作項目	6.9	6,087	3,168	5,278	809	2,409
Expanding our sales network and enhancing our marketing activities 擴展我們的銷售網絡及加強我們的 市場推廣活動	4.5	4,011	839	4,011	-	2,000	mllaggin Expected to be fully utilised by 31 December 2022 預期於二零二二年 十二月三十一日 前悉數動用
Developing auxiliary reproductive supply business 發展輔助生育用品業務	4.6	4,100	4,100	-	4,100	-	N/A 不適用
Working capital 營運資金	0.6	481	-	481	-	500	Expected to be fully utilised by 31 December 2022 預期於二零二二年 十二月三十一日
Total 總計	16.6	14,679	8,107	9,770	4,909	4,909	前悉數動用



Notes:

- The net proceeds from the Share Offer based on the Offer Price of HK\$0.50 per Offer Share.
- (2) Translation based on the exchange rate of RMB1.00 to HK\$1.13.
- (3) In accordance with the Announcement, due to the reasons and benefits mentioned in the Announcement, the unutilised net proceeds was re-allocated with effect from 31 December 2021. For more details, please refer to the Announcement.
- (4) As at 31 December 2021, all unutilised proceeds were deposited with major banks in the PRC.
- (5) The expected timeline for application of the unutilised net proceeds is based on the estimation made by the Group which might be subject to changes in accordance with the change in market conditions from time to time.

SHARE OPTION SCHEME

The Company has adopted the Share Option Scheme pursuant to an ordinary resolution passed by the shareholders in the extraordinary general meeting on 13 January 2020 (the "**Share Option Scheme**"). The Share Option Scheme is a long-term incentive scheme of the Company to reward its employees, Directors and other eligible participants for their contributions to the Group and to assist the Group in its recruitment and retention of high calibre employees and other eligible participants who are instrumental to the growth and development of the Group. 附註:

- 基於每股發售股份之發售價0.50港元之股份 發售所得款項淨額。
- (2) 基於人民幣1.00元兑1.13港元之匯率換算。
- (3) 根據該公告,由於該公告所述的原因及裨益,未動用所得款項淨額獲重新分配,自二零二一年十二月三十一日起生效。有關更多詳情,請參閱該公告。
- (4) 於二零二一年十二月三十一日,全部未動用 所得款項存放於中國主要銀行。
- (5) 動用未動用所得款項淨額的預期時間表乃根 據本集團所作估計而作出,其可能會根據市 況的不時變動而發生改變。

購股權計劃

本公司已根據股東於二零二零年一月十三日 的股東特別大會上通過的一項普通決議案採 納購股權計劃(「**購股權計劃**」)。購股權計 劃乃本公司的長期激勵計劃,旨在獎勵其僱 員、董事及其他合資格參與者對本集團作出 貢獻,同時協助本集團招聘及挽留高素質僱 員及其他對本集團成長及發展至關重要的合 資格參與者。

MANAGEMENT DISCUSSION AND ANALYSIS 管理層討論及分析

On 9 April 2020, the Company announced the granting of an aggregate of 26,008,000 share options, subject to the acceptance by the grantees, at an exercise price of HK\$0.125 per Share of the Company to the eligible persons under the Share Option Scheme. The market price of the Company's shares at the date of grant was HK\$0.125 per Share. All of the share options are exercisable from the date of acceptance by a grantee to 8 April 2030 (both days inclusive). Each of the grantees has paid HK\$1 to the Company on acceptance of the offer of share option. Details are set out in the Company's announcement dated 9 April 2020. 於二零二零年四月九日,本公司公佈根據購 股權計劃向合資格人士授出合共26,008,000 份購股權,惟受限於承受人接納,行使價為 每股本公司股份0.125港元。於授出日期, 本公司股份的市價為每股股份0.125港元。 全部購股權可由承接人接納日至二零三零年 四月八日(包括首尾兩日)行使。各承授人已 於接納購股權要約時向本公司支付1港元。 有關詳情載於本公司日期為二零二零年四月 九日的公告。

The movement during the year and the options outstanding as at 31 December 2021 were as follows:

二零二一年十二月三十一日尚未行使購股權 的年內變動情況如下:

	Number of share options 購股權數目						
			Exercised	Forfeited	At		
	At 1 January	Granted during	during	during the	31 December		
Category of grantees	2021	the year	the year	year	2021		
	於二零二一年			於年內	在二零二一年		
承受人類別	一月一日	於年內授出	於年內行使	被沒收	十二月三十一日		
Executive Directors							
執行董事							
Mr. Zhang Shuguang (note)							
張曙光先生 <i>(附註)</i>	4,000,000	-	_	-	4,000,000		
Mr. Zhang Chunguang (note)							
張春光先生 <i>(附註)</i>	4,000,000	-	_	_	4,000,000		
Mr. Poon Lai Yin Michael (note)							
潘禮賢先生 <i>(附註)</i>	4,000,000	-	_	-	4,000,000		
Mr. He Jiaming (note)							
何嘉明先生 <i>(附註)</i>	4,000,000	_	_	_	4,000,000		
Other employees (note)							
其他員工(附註)	9,504,000	-	-	(2,000,000)	7,504,000		
Total 總計	25,504,000	_	_	(2,000,000)	23,504,000		
	25,504,000		_	(2,000,000)	23,504,000		



Note:

The closing price of the Shares immediately before the date on which the options were granted is HK\$0.125. The exercise price is HK\$0.125. The exercise period during which the options may be exercised is the period from the date of acceptance to 8 April 2030 (both days inclusive). The date of grant was 9 April 2020.

All the existing share options of the Company are vested upon granting. Forfeiture of share options are transferred from share option reserve to accumulated profits or losses within the equity of the Company. The exercise price of the forfeited share options is HK\$0.125.

Save as disclosed above, no options were granted, exercised, forfeited, cancelled or lapsed during the year ended 31 December 2021.

The following assumptions were used to calculate the fair values of share options:

Closing share price immediately	HK\$0.123
before date of grant	
Grant date share price	HK\$0.125
Exercise price	HK\$0.125
Expected life	ten years
Expected volatility	103.1%
Dividend yield	nil
Risk-free interest rate	0.778%

The binomial model has been used to estimate the fair value of the share options. The value of the share options is subject to the limitations of the binomial model and a number of assumptions which are subjective and difficult to ascertain. Changes in the subjective input assumptions could materially affect the fair value estimate.

SUBSEQUENT EVENTS

Save as disclosed elsewhere in the consolidated financial statements, since 31 December 2021 up to the date of this Report no significant events affecting the Company have taken place.

附註:

緊接授出購股權當日前之股份收市價為0.125港 元。行使價為0.125港元。可行使購股權之行使 期為由接納當日至二零三零年四月八日(首尾兩 天包括在內)止期間。授出日期為二零二零年四 月九日。

本公司之所有現有購股權乃於授出時歸屬。 沒收之購股權由購股權儲備轉撥至本公司權 益內的累計損益中。已沒收之購股權之行使 價為0.125港元。

除上文所披露者外,截至二零二一年十二月 三十一日止年度,並無購股權獲授出、行 使、沒收、註銷或失效。

計算購股權之公平值時已使用以下假設:

緊接授出日期之前的 0.123港元 收市股價 授出日期之股價 0.125港元 行使價 0.125港元 預期年期 十年 預期波幅 103.1% 股息率 無 無風險利率 0.778%

二項式模式乃用於估計購股權之公平值。購 股權之價值受限於二項式模式的限制及多項 假設,相關假設屬主觀因素且難以確定。主 觀輸入值假設如有變動會對公平值估值造成 重大影響。

期後事項

除綜合財務報表其他部分所披露者外,自二 零二一年十二月三十一日直至本報告日並無 發生影響本公司的重大事件。

BIOGRAPHIES OF DIRECTORS AND SENIOR MANAGEMENT 董事及高級管理層之履歷

EXECUTIVE DIRECTORS

Mr. Zhang Shuguang, aged 51, is our executive Director and chairman of our Board. He joined our Group in September 2003 and was appointed as our Director on 3 August 2017 and was re-designated as our Executive Director on 25 September 2017. He is mainly responsible for the management of our Board, giving strategic advice and guidance on the business and operations of our Group.

Mr. Zhang Shuguang held a bachelor's degree and master's degree in engineering from Nippon Institute of Technology, Japan and has over 17 years of experience in the IVD reagents industry in the PRC.

Mr. Zhang Shuguang is the brother of Mr. Zhang Chunguang, who is an executive Director and the chief executive officer of our Group. Mr. Zhang Shuguang is also the brother of Mr. Chang Yim Yang, who is our Controlling Shareholder (as defined in the GEM Listing Rules) ("**Controlling Shareholder**") and a member of our senior management.

Mr. Zhang Chunguang, aged 54, is our executive Director and chief executive officer of our Group. He joined our Group in July 2008 and was appointed as our Director on 3 August 2017 and re-designated as our executive Director on 25 September 2017. He is mainly responsible for our business operations and the day-today management of our Group.

Mr. Zhang Chunguang graduated from Hubei Institute of Economics, in the PRC, majoring in economic English and has over 10 years of experience in the IVD reagents industry in the PRC.

Mr. Zhang Chunguang is the brother of Mr. Zhang Shuguang, who is an executive Director and the chairman of our Board. Mr. Zhang Chunguang is a Controlling Shareholder and a member of our senior management, who is also the brother of Mr. Chang Yim Yang.

執行董事

張曙光先生,51歲,為我們的執行董事及董 事會主席。彼於二零零三年九月加入本集團 並於二零一七年八月三日獲委任為我們的董 事並於二零一七年九月二十五日調任為我們 的執行董事。彼主要負責管理董事會、就本 集團之業務及營運提供戰略建議及指導。

張曙光先生持有日本工業大學工程學學士學 位及碩士學位及於中國體外診斷試劑行業擁 有逾17年經驗。

張曙光先生為本集團執行董事及行政總裁張 春光先生之胞弟。張曙光先生亦為控股股東 (定義見GEM上市規則)(「控股股東」)及我們 的高級管理層成員張賢陽先生之胞弟。

張春光先生,54歲,為本集團的執行董事及 行政總裁。彼於二零零八年七月加入本集團 並於二零一七年八月三日獲委任為我們的董 事並於二零一七年九月二十五日獲調任為我 們的執行董事。彼主要負責本集團的業務營 運及日常管理。

張春光先生畢業於中國湖北經濟管理大學, 主修經濟英語及於中國體外診斷試劑行業擁 有逾10年經驗。

張春光先生為執行董事及董事會主席張曙光 先生之胞兄。張春光先生亦為控股股東及我 們的高級管理層成員,其亦為張賢陽先生之 胞弟。 **Mr. Poon Lai Yin Michael ("Mr. Poon")**, aged 50, is our executive Director, chief financial officer and compliance officer of our Group. Mr. Poon joined our Group as our Director on 3 August 2017. On 25 September 2017, Mr. Poon was designated as our executive Director and appointed as our compliance officer. Mr. Poon is responsible for the financial management and corporate finance of our Group.

Mr. Poon has over 20 years of experience in corporate management, financial reporting, business advisory, auditing and accounting. From March 1995 to February 1997, he worked in Chan Chak Chung & Co. and his last position was audit senior. From March 1997 to June 1999, he worked in Ho & Au Yeung and his last position was audit semi-senior. From November 2000 to March 2002 he served as senior accountant in Arthur Anderson & Co., which was merged into PricewaterhouseCoopers in 2002. Mr. Poon obtained a bachelor's degree in administrative studies from York University, Canada in June 1995 and a master's degree in practicing accounting from Monash University, Australia in July 1998. Mr. Poon has been a fellow member of HKICPA since July 2009, and a member with CPA Australia since March 2000 respectively. Mr. Poon passed the qualification examination of Asset Management Association of China in 2016. From April 2019 to February 2020, Mr. Poon has been a Licensed Representative for Type 6 (advising on corporate finance) regulated activity of Canfield Corporate Finance Company Limited, a licensed corporation.

潘禮賢先生(「潘先生」),50歲,為本集團的 執行董事、首席財務官兼合規主任。潘先生 於二零一七年八月三日加入本集團擔任我們 的董事。潘先生於二零一七年九月二十五日 獲指派為我們的執行董事及獲委任為我們的 合規主任。潘先生負責本集團的財務管理及 企業融資。

潘先生於企業管理、財務申報、業務諮 詢、審計及會計方面擁有逾20年經驗。於 一九九五年三月至一九九七年二月,彼於 陳澤仲會計師事務所任職,離職時職位為高 級審計。於一九九七年三月至一九九九年六 月,彼於何歐陽會計師事務所任職,離職時 職位為中級審計。於二零零零年十一月至二 零零二年三月彼擔任安達信會計師事務所 (於二零零二年併入羅兵咸永道會計師事務 所)的高級會計師。潘先生於一九九五年六月 取得加拿大約克大學管理研究學士學位,並 於一九九八年七月取得澳洲莫納什大學會計 學基礎碩士學位。潘先生自二零零九年七月 及二零零零年三月起分別為香港會計師公會 資深會員及澳洲會計師公會會員。潘先生於 二零一六年通過中國證券投資基金業協會從 業資格考試。於二零一九年四月至二零二零 年二月,潘先生擔任勤豐企業融資有限公司 (為持牌法團) 第6類(就機構融資提供意見)受 規管活動的持牌代表。

BIOGRAPHIES OF DIRECTORS AND SENIOR MANAGEMENT

董事及高級管理層之履歷

Mr. Poon is currently an independent non-executive director in a number of Hong Kong listed companies, namely China Uptown Group Company Limited (stock code: 2330.HK) since 29 November 2006, Smartac International Holdings Limited (formerly known as Smartac Group China Holdings Limited, Sino Dragon New Energy Holdings Limited, China Zirconium Limited and Asia Zirconium Limited) (stock code: 0395.HK) since 29 January 2010, Teamway International Group Holdings Limited (formerly known as Jin Bao Bao Holdings Limited) (stock code: 1239.HK) since 19 March 2019, and LFG Investment Holdings Limited (stock code: 3938.HK) since 10 September 2019, the shares of these companies are listed on the main board of the Stock Exchange, and Niche-Tech Group Limited (stock code: 8490.HK) since 28 June 2019, the shares of which are listed on GEM. From August 2017 to April 2019, Mr. Poon was an independent non-executive director of Cityneon Holdings Limited (stock code: 5HJ.SGX), the shares of which were listed on the main board of the Singapore Exchange Limited and were delisted with effect from 1 February 2019.

Mr. He Jiaming ("Mr. He"), aged 36, is our executive Director. Mr. He joined our Group as a business development director in January 2019. Mr. He is mainly responsible for evaluating and developing new products in connection with male fertility and exploring overseas business cooperation opportunities.

Mr. He graduated from University of Manchester in the United Kingdom in 2010, with a combined bachelor and master degree in chemistry and has over six years of experience in the fields of biochemistry and international trading. 潘先生現時為若干香港上市公司之獨立非執 行董事,即自二零零六年十一月二十九日起 於中國上城集團有限公司(股份代號:2330. HK),自二零一零年一月二十九日起於環球 智能控股有限公司(前稱中國智能集團控股 有限公司、中國龍新能源控股有限公司、中 國鋯業有限公司及亞洲鋯業有限公司)(股份 代號:0395.HK),自二零一九年三月十九日 起於Teamway International Group Holdings Limited(前稱金寶寶控股有限公司)(股份代 號:1239.HK)及自二零一九年九月十日起 於LFG投資控股有限公司(股份代號: 3938. HK)任職,該等公司之股份於聯交所主板上 市,以及自二零一九年六月二十八日起於駿 碼科技集團有限公司(股份代號:8490.HK) 任職,其股份於GEM上市。潘先生自二零 一七年八月至二零一九年四月擔任Cityneon Holdings Limited(股份代號:5HJ.SGX)的獨 立非執行董事,其股份於新加坡證券交易所 主板上市,且已於二零一九年二月一日除 牌。

何嘉明先生(「何先生」),36歲,為本集團的 執行董事。何先生於二零一九年一月加入本 集團擔任業務發展董事。何先生主要負責評 估及開發與男性不育相關的新產品,以及尋 找海外業務合作機會。

何先生於二零一零年畢業於英國曼徹斯特大 學,持有化學學士及碩士學位,在生物化學 及國際貿易領域擁有逾六年的經驗。



INDEPENDENT NON-EXECUTIVE DIRECTORS

Dr. Chow Kwok Fai Joseph ("Dr. Chow"), aged 49. Dr. Chow is responsible for supervising our Group's compliance, corporate governance matters and providing independent advice to our Group.

Dr. Chow graduated from the Monash University in October 1997 with a degree in the Bachelor of Science. He obtained a Master of Medical Sciences degree and a Doctor of Philosophy degree in November 2000 and November 2007 respectively in the University of Hong Kong.

Dr. Chow has more than 20 years of experiences in the fields of biomedical testing and molecular diagnostics technology. Since April 2018, Dr. Chow has been the chief executive officer of Zhejiang Thunderbio Innovation Limited* (浙江達普生物科技有限公司) ("**Thunderbio**") and Dr. Chow has led his team of inventors and experts at Thunderbio in commercializing the application of molecular diagnosis and microfluidic technology, being the technology with growing applications in more efficient biomedical testing.

Dr. Cheng Faat Ting Gary ("Dr. Cheng"), aged 54, was appointed as our independent non-executive Director on 1 September 2020. Dr. Cheng is responsible for supervising our Group's compliance, corporate governance matters and providing independent advice to our Group.

Dr. Cheng obtained a Bachelor's degree in Accounting (Honours) and Master's degree of Business Administration from Southern Illinois University, the United States of America ("**USA**"), in 1992 and 1994 respectively, and a Doctor of Business Administration degree from the City University of Hong Kong with research area in "Independent Non-Executive Director and Corporate Governance" in 2011. Dr. Cheng has been a certified public accountant in both Hong Kong and USA and a Certified Tax Advisor of the Taxation Institute of Hong Kong. Dr. Cheng has over 25 years of experiences in financial reporting, business advisory, auditing, accounting, tax investigation and liquidation. Dr. Cheng is currently the managing director of Gary Cheng CPA Limited.

獨立非執行董事

周國輝博士(「周博士」),49歲。周博士負責 監察本集團的合規、企業管治事宜及向本集 團提供獨立意見。

周博士於一九九七年十月畢業於莫納什大 學,獲得理學學士學位,並分別於二零零零 年十一月及二零零七年十一月取得香港大學 的醫學碩士及哲學博士學位。

周博士在生物醫學檢測和分子診斷技術領域 擁有20多年的經驗。自二零一八年四月以 來,周博士一直擔任浙江達普生物科技有限 公司(「浙江達普」)首席執行官,並領導浙江 達普的發明家和專家團隊商業化分子診斷和 微流技術的應用,該技術在更有效的生物醫 學檢測中日益得到廣泛的應用。

鄭發丁博士(「鄭博士」),54歲,於二零二 零年九月一日獲委任為我們的獨立非執行董 事。鄭博士負責監察本集團的合規、企業管 治事宜及向本集團提供獨立意見。

鄭博士分別於一九九二年及一九九四年畢業 於美利堅合眾國(「美國」)南伊利諾州大學, 獲得會計學學士(一級榮譽)及工商管理學碩 士學位,於二零一一年獲頒香港城市大學工 商管理博士學位,研究領域為「獨立非執行 董事和企業管治常規」。鄭博士為香港及美 國的資深註冊會計師,以及香港税務學會的 註冊税務顧問。鄭博士在財務報告、業務顧 問、審計、會計、税務調查及清盤方面擁有 超過25年的經驗。鄭博士目前為加多利會計 師事務所有限公司的董事總經理。

* The English name is for identification purpose only

BIOGRAPHIES OF DIRECTORS AND SENIOR MANAGEMENT 董事及高級管理層之履歷

Dr. Cheng currently serves as charter president and honorary advisor of the Lions Club of Huaxia Hong Kong and committee member of Social Welfare Advisory Committee of Hong Kong Special Administrative Region.

Dr. Cheng was an independent non-executive director in a Hong Kong listed company, namely Smartac International Holdings Limited (formerly known as Smartac Group China Holdings Limited, Sino Dragon New Energy Holdings Limited, China Zirconium Limited and Asia Zirconium Limited), a company whose shares are currently listed on the Main Board of the Stock Exchange (stock code: 395.HK) since 16 November 2001 but Dr. Cheng resigned from the said post on 31 December 2021.

Mr. Chan Kin Sang ("Mr. Chan"), aged 70, was appointed as our independent non-executive Director on 26 November 2018. Mr. Chan is responsible for supervising our Group's compliance, corporate governance matters and providing independent advice to our Group.

Mr. Chan graduated from the University of Hong Kong with a bachelor's degree in laws in November 1979. Mr. Chan was admitted as a notary public in April 1997. Mr. Chan is currently a fellow of the Hong Kong Institute of Directors, a China-appointed attesting officer and a practising solicitor in Hong Kong. Mr. Chan has over 30 years of experience in legal practice in Hong Kong and Mr. Chan is currently the partner of the Peter K.S. Chan & Co..

Mr. Chan is currently an independent non-executive director in a number of Hong Kong listed companies, namely China Fortune Financial Group Limited (stock code: 290.HK) since 9 July 2014, and Pak Tak International Limited (stock code: 2668.HK) since 3 April 2018, the shares of them are listed on the main board of the Stock Exchange. In addition, Mr. Chan is currently also a non-executive director of Sino Harbour Holdings Group Limited (stock code: 1663.HK) since 1 April 2020, a company listed on the Main Board of the Stock Exchange.

鄭博士現時擔任香港華夏獅子會創會會長及 榮譽顧問及香港特別行政區社會福利諮詢委 員會成員。

鄭博士自二零零一年十一月十六日起擔任 環球智能控股有限公司(前稱為中國智能集 團控股有限公司、中國龍新能源控股有限公 司、中國鋯業有限公司及亞洲鋯業有限公 司),一間股份目前於聯交所主板上市之公 司(股份代號:395.HK)之獨立非執行董事, 然而鄭博士於二零二一年十二月三十一日已 辭任上述職位。

陳健生先生(「陳先生」),70歲,於二零一八 年十一月二十六日獲委任為我們的獨立非 執行董事。陳先生主要負責監管本集團之合 規、企業管治事宜及為本集團提供獨立意 見。

陳先生於一九七九年十一月畢業於香港大 學,獲得法學學士學位。陳先生於一九九七 年四月獲認可為公證人。陳先生現為香港董 事學會資深會員、中國委託公證人及香港執 業律師。陳先生於香港法律實務方面擁有逾 30年經驗及現時為陳健生律師行合夥人。

陳先生目前為數家香港上市公司之獨立 非執行董事,即自二零一四年七月九日 起於中國富強金融集團有限公司(股份 代號:290.HK)及自二零一八年四月三 日起於百德國際有限公司(股份代號: 2668.HK)任職,該等公司股份於聯交所主板 上市。此外,陳先生目前亦為漢港控股集團 有限公司(股份代號:1663.HK)之非執行董 事,自二零二零年四月一日起任職,該公司 於聯交所主板上市。



SENIOR MANAGEMENT

Mr. Chang Yim Yang, aged 59, is vice chairman and a director of Shenzhen Huakang Bio-Medical Engineering Limited* ("**Shenzhen Huakang**") and a director of King Grace Company Limited ("**King Grace**"). He joined our Group in September 2003 and has been mainly responsible for the general management and business development of Shenzhen Huakang. He has over 18 years of experience in mergers and acquisitions as well as capital market operations.

Mr. Chang Yim Yang is the brother of Mr. Zhang Shuguang, who is our Controlling Shareholder, our executive Director and chairman of our Board. Mr. Chang Yim Yang is also the brother of Mr. Zhang Chunguang, who is an executive Director and the chief executive officer of our Group.

Mr. Chau Lai Ki, aged 38, is the financial controller of our Group and our company secretary. He is mainly responsible for the financial management and company secretarial matters of our Group. He joined our Group and was appointed as company secretary of our Company on 25 September 2017. He was further appointed as financial controller of our Group on 7 November 2017.

Mr. Chau Lai Ki held a master's degree in professional accounting from The Hong Kong Polytechnic University. He is a practising member of the HKICPA and has over 16 years of experience in the finance and accounting industry.

高級管理層

張賢陽先生,59歲,為深圳華康生物醫學工 程有限公司(「深圳華康」)副主席及董事以及 King Grace Company Limited(「King Grace」) 董事。彼於二零零三年九月加入本集團及主 要負責深圳華康的整體管理及業務發展。彼 於併購及資本市場運作方面擁有逾18年經 驗。

張賢陽先生為控股股東、執行董事兼董事會 主席張曙光先生之胞兄。張賢陽先生亦為本 集團執行董事及行政總裁張春光先生之胞 兄。

周麗麒先生,38歲,為本集團財務總監及公 司秘書。彼主要負責本集團的財務管理及公 司秘書事宜。彼於二零一七年九月二十五日 加入本集團並獲委任為本公司公司秘書。彼 於二零一七年十一月七日進一步獲委任為本 集團財務總監。

周麗麒先生持有香港理工大學專業會計碩士 學位。彼為香港會計師公會執業會員及於財 務及會計行業擁有逾16年經驗。

* The English name is for identification purpose only

BIOGRAPHIES OF DIRECTORS AND SENIOR MANAGEMENT 董事及高級管理層之履歷

Mr. Fu Jianhua, aged 56, is the deputy general manager and chief technology officer of Shenzhen Huakang. He joined our Group in January 2014 and is mainly responsible for the technology research and development of our Group.

Mr. Fu Jianhua held a bachelor's degree in science from Wuhan University, the PRC and has over 20 years of experience in the medical devices and IVD reagents industry in the PRC.

COMPLIANCE OFFICER

Mr. Poon Lai Yin Michael was appointed as the compliance officer of our Company on 25 September 2017. For his qualifications and experience, please refer to the paragraph headed "Executive Directors" in this section.

COMPANY SECRETARY

Mr. Chau Lai Ki was appointed as our company secretary on 25 September 2017. He is also the financial controller of our Group. For his qualifications and experience, please refer to the paragraph headed "Senior Management" in this section. **傅劍華先生**,56歲,為深圳華康的副總經理 及首席技術官。彼於二零一四年一月加入本 集團及主要負責本集團的技術研發。

傅劍華先生持有中國武漢大學理學士學位及 於中國醫療器械及體外診斷試劑行業擁有逾 20年經驗。

合規主任

潘禮賢先生於二零一七年九月二十五日獲委 任為本公司的合規主任。有關彼之資歷及經 驗,請參閱本節「執行董事」一段。

公司秘書

周麗麒先生於二零一七年九月二十五日獲委 任為我們的公司秘書,彼亦為本集團之財務 總監。有關彼之資歷及經驗,請參閱本節 「高級管理層」一段。



CORPORATE GOVERNANCE REPORT 企業管治報告

Pursuant to Rule 18.44 of the GEM Listing Rules, the Board is pleased to present this corporate governance report for the year ended 31 December 2021. This Report highlights the key corporate governance practices of the Company. 根據GEM上市規則第18.44條,董事會欣然 提呈截至二零二一年十二月三十一日止年度 的企業管治報告。本報告概述本公司的主要 企業管治常規。

CORPORATE GOVERNANCE PRACTICES

The Board is committed to achieving high 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 has applied the principles and code provisions as set out in the Corporate Governance Code (the "**CG Code**") contained in Appendix 15 of the GEM Listing Rules.

The Company has adopted and complied with, where applicable, the CG Code during the year ended 31 December 2021 and up to the date of this Report (the "**Relevant Period**").

The board will continue to monitor and review the Company's corporate governance practices to ensure compliance with the CG Code.

The Board conducted reviews of the system of internal controls of the Group to ensure an effective and adequate internal control system is in place. The Board also convened meetings to discuss financial, operational and risk management control.

企業管治常規

董事會致力於持守較高的企業管治標準。

董事會相信,良好的企業管治標準對為本公 司提供框架以保障股東利益、提升企業價 值、制定業務策略及政策,以及提高透明度 及問責性是必不可少的。

本公司已應用GEM上市規則附錄十五所載企 業管治守則(「**企業管治守則**」)載列的原則及 守則條文。

本公司自截至二零二一年十二月三十一日止 年度至本報告日期止期間(「**有關期間**」)已採 納及遵守(如適用)企業管治守則。

董事會將持續監察及檢討本公司的企業管治 常規,以確保遵守企業管治守則。

董事會已檢討本集團的內部監控系統,以確 保建立有效及充分的內部監控系統。董事會 亦召開會議討論財務、營運及風險管理監 控。

MODEL CODE FOR SECURITIES TRANSACTIONS

The Company has adopted a code of conduct regarding securities transactions by the Directors on terms no less exacting than the required standard of dealings concerning securities transactions by the Directors as set out in Rules 5.48 to 5.67 of the GEM Listing Rules (the "**Model Code**") as its own code governing securities transactions of the Directors (the "**Required Standard**"). Having made specific enquiry of all the Directors, all of them confirmed that they had fully complied with the Required Standard during the Relevant Period.

Pursuant to Rule 5.66 of the Model Code, the Directors have also requested any employee of the Company or director or employee of a subsidiary of the Company (the "**relevant employees**") who, because of his office or employment in the Company or a subsidiary, is likely to possess inside information in relation to the securities of the Company, not to deal in securities of the Company when he would be prohibited from dealing by the Model Code as if he were a Director. No incident of noncompliance of the Required Standard by the relevant employees was noted by the Company.

NON-COMPETITION UNDERTAKING

In order to maintain a clear delineation of the businesses between our Group and our Controlling Shareholders, the latter have entered into a deed of non-competition in favour of our Company (for ourselves and as trustee for each of our subsidiaries from time to time) on 27 November 2018 (the "**Deed of Non-Competition**") to the effect that each of them will not, and will procure each of their respective close associates (as defined in the GEM Listing Rules) not to, directly or indirectly participate in, or hold any right or interest, or otherwise be involved in any business which may be in competition with our businesses.

For details of the Deed of Non-Competition, please refer to the section headed "Relationship with our Controlling Shareholders – Non-competition Undertakings from Our Controlling Shareholders" in the Prospectus.

進行證券交易的標準守則

本公司已採納一套有關董事進行證券交易的 操守守則作為其本身監管董事證券交易的守 則(「**必守標準**」),其條款嚴格程度並不遜於 GEM上市規則第5.48至5.67條所載有關董事 進行證券交易的必守標準(「標準守則」)。經 向全體董事作出特定查詢後,全體董事均已 確認彼等於有關期間內已遵守必守標準。

根據標準守則第5.66條,董事亦已要求本公 司的任何僱員、或本公司附屬公司的任何董 事或僱員(「有關僱員」),不利用彼等因在本 公司或附屬公司的職務或工作而可能知悉有 與本公司證券有關的內幕消息,在標準守則 禁止買賣證券之期間買賣本公司的證券(猶 如其為董事)。本公司並無獲悉有關僱員違 反必守標準的事件。

不競爭承諾

為保證本集團與控股股東之間的業務劃分明 確,控股股東已於二零一八年十一月二十七 日訂立以本公司(為本身及作為我們不時的 各附屬公司的受託人)為受益人的不競爭契 據(「**不競爭契據**」),據此,彼等各自將不 會並將促使彼等各自的緊密聯繫人(定義見 GEM上市規則)不會直接或間接參與任何可 能與我們的業務構成競爭的業務或於其中持 有任何權利或權益,或以其他方式從事任何 有關業務。

有關不競爭契據的詳情,請參閱招股章程 「與控股股東的關係-控股股東之不競爭承 諾」一節。



The Company has received a written confirmation from the Controlling Shareholders that they have complied with the terms of the Deed of Non-Competition in the year ended 31 December 2021. The independent nonexecutive Directors have also reviewed the status of compliance and written confirmation from the controlling shareholders, and noted that all the undertakings under the Deed of Non-Competition have been complied with by each of the Controlling Shareholders for the year ended 31 December 2021.

BOARD OF DIRECTORS

The overall management of the Group's business is vested in the Board which assumes the responsibility of leadership and control of the Group and is collectively responsible for promoting the success of the Group by directing and supervising its affairs. All Directors make decisions objectively in the interests of the Group.

The Board formulates strategies and sets directions for the Group's activities to develop its business and enhance shareholders' value. The Board also assumes the responsibilities for maintaining high standard of corporate governance, including among others, reviewing the Company's policies and practices on corporate governance, and reviewing and monitoring the Company's policies and practices in compliance with legal and regulatory requirements.

The Board has established board committees with specific written terms of reference which deal clearly with the committees' authority and duties. Details of the respective committee's terms of reference are available at the websites of the Company and the Stock Exchange.

The day-to-day management, administration and operation of the Group are delegated to the executive Directors and the senior management. The delegated functions and work tasks are periodically reviewed. Approval has to be obtained from the Board for significant transactions. 本公司已收到控股股東的書面確認,表示彼 等於截至二零二一年十二月三十一日止年度 已遵守不競爭契據的條款。獨立非執行董事 亦已檢討控股股東的遵守情況及書面確認, 並認為各控股股東於截至二零二一年十二月 三十一日止年度已遵守不競爭契據項下的所 有承諾。

董事會

董事會負責本集團業務的整體管理,負有領 導及監控本集團的責任,並集體負責統管並 監督本集團事務以促使本集團成功。全體董 事應客觀地作出符合本集團利益的決策。

董事會為本集團的活動制定策略及訂立方 向,以發展本集團業務及提升股東價值。董 事會亦負有維持高標準的企業管治的責任, 包括(其中包括)審閱本公司的企業管治政策 及常規,及審閱和監管本公司於遵守法律及 監管規定方面的政策及常規。

董事會已設立董事會委員會,並訂明具體的 書面職權範圍,清楚説明委員會的職權和責 任。各委員會的職權範圍詳情可於本公司及 聯交所網站查閱。

本集團的日常管理、行政及營運工作已轉授 予執行董事及高級管理層負責。所轉授職能 及工作任務會定期進行檢討。彼等進行任何 重大交易前須獲得董事會的批准。

CORPORATE GOVERNANCE REPORT 企業管治報告

Board Composition

During the Relevant Period, the Board comprises seven Directors of which four are executive Directors and three are independent non-executive Directors. The composition of the Board during the Relevant Period is as follows:

Executive Directors

Mr. Zhang Shuguang (Chairman) Mr. Zhang Chunguang (Chief Executive Officer) Mr. Poon Lai Yin Michael (Chief Financial Officer) Mr. He Jiaming (Business Development Director)

Independent Non-executive Directors

Dr. Chow Kwok Fai Joseph Dr. Cheng Faat Ting Gary Mr. Chan Kin Sang

The biographical information of the Directors and relationships between the members of the Board are set out in the section headed "Biographies of Directors and Senior Management" on pages 20 to 26 of this Report. Mr. Zhang Shuguang, Mr. Zhang Chunguang and Mr. Chang Yim Yang (one of our senior management) are brother, and Mr. Zhang Shuguang and Mr. Chang Yim Yang are our Controlling Shareholders.

董事會的組成

於有關期間,董事會由七名董事組成,其中 四名為執行董事及三名為獨立非執行董事。 於有關期間,董事會的組成如下:

執行董事

張曙光先生(*主席)* 張春光先生(*行政總裁)* 潘禮賢先生(*首席財務官)* 何嘉明先生(*業務發展董事)*

獨立非執行董事

周國輝博士 鄭發丁博士 陳健生先生

董事的履歷資料及董事會成員之間的關係載 於本報告第20至26頁「董事及高級管理層之 履歷」一節。張曙光先生、張春光先生及張 賢陽先生(高級管理層之一)為兄弟,而張曙 光先生及張賢陽先生為控股股東。



BOARD AND COMMITTEE MEETINGS

Regular Board meetings should be held at least four times a year involving active participation, either in person or through electronic means of communication, of a majority of Directors. At least 14 days' notice is given for a regular Board meeting. For all other Board meetings, notice will be given in a reasonable time in advance. The Directors are allowed to include any matter in the agenda that is required for discussion and resolution at the meeting. To enable the Directors to be properly briefed on issues arising at each of the Board meetings and to make informed decisions, an agenda and the accompanying Board papers will be sent to all Directors at least three days before the intended date of the Board meeting, or such other period as agreed. The company secretary is responsible for keeping all Board meetings' minutes. Draft and final versions of the minutes will be circulated to the Directors for comments and record respectively within a reasonable time after each meeting and the final version is open for the Directors' inspection.

The attendance records of each Director at Board and Committee meetings, at the annual general meeting ("**AGM**") during the year ended 31 December 2021 are as follows:

董事會及委員會會議

董事會定期會議應每年召開至少四次,每次 會議皆有大部分董事親身出席,或透過電子 通訊方法積極參與。定期會議通知於最少 十四天前發出。有關所有其他董事會會議, 個人有關的有其他董事會會議,任 何其他須於會上討論及議決的事宜納入議 程。為確保董事均適當知悉每次董事會增 能的問題並做出明智的決定,將在擬召 開工會會議的日期至少三天之前(或約附 董會會議的日期至少三天之前(或約附 董會會議的日期至少三天之前(或約附 董會之後的合理時間內向董事傳閱以供其發表 意見及記錄,定稿可供董事查閱。

截至二零二一年十二月三十一日止年度,各 董事在董事會及委員會會議、股東週年大會 (「**股東週年大會**」)的出席記錄如下:

		Number of meetings attended/eligible to attend 出席/可參加的會議次數					
			Audit	Remuneration	Nomination		
		Board	Committee	Committee	Committee	AGM	
Name of Directors	董事姓名	董事會	審核委員會	薪酬委員會	提名委員會	股東週年大會	
Executive Directors:	執行董事:						
Mr. Zhang Shuguang	張曙光先生	6/6	N/A不適用	N/A不適用	2/2	1/1	
Mr. Zhang Chunguang	張春光先生	6/6	N/A不適用	2/2	N/A不適用	1/1	
Mr. Poon Lai Yin Michael	潘禮賢先生	6/6	N/A不適用	N/A不適用	N/A不適用	1/1	
Mr. He Jiaming	何嘉明先生	6/6	N/A不適用	N/A不適用	N/A不適用	1/1	
Independent non-executive Directors:	獨立非執行董事:						
Dr. Chow Kwok Fai Joseph	周國輝博士	6/6	5/5	2/2	2/2	1/1	
Dr. Cheng Faat Ting Gary	鄭發丁博士	5/6	5/5	2/2	N/A不適用	1/1	
Mr. Chan Kin Sang	陳健生先生	6/6	5/5	N/A不適用	2/2	1/1	
Total meeting(s) held during the year	截至二零二一年十二月三十一日						
ended 31 December 2021	止年度內舉行的會議總數	6	5	2	2	1	

CORPORATE GOVERNANCE REPORT 企業管治報告

CHAIRMAN AND CHIEF EXECUTIVE OFFICER

Code provision A.2.1* of the CG Code provides that the roles of chairman and chief executive officer should be separate and should not be performed by the same individual.

The positions of chairman and chief executive officer are held by Mr. Zhang Shuguang and Mr. Zhang Chunguang respectively. The roles of the chairman and the chief executive officer have been separated and assumed by different individuals to ensure a balance of power and authority so that power is not concentrated in any member of the Board. The chairman provides leadership and is responsible for the effective functioning and leadership of the Board. The chief executive officer focuses on the Company's business development and daily management and operations generally.

INDEPENDENT NON-EXECUTIVE DIRECTORS

During the Relevant Period, the Board at all times met the requirements of the GEM Listing Rules relating to the appointment of at least three independent non-executive directors, accounting for at least one-third of the Board, with at least one independent non-executive director possessing the appropriate professional qualifications or accounting or related financial management expertise.

Prior to their respective appointment, each of the independent non-executive Directors has submitted a written statement to the Stock Exchange confirming their independence. The Company has received from each of the independent non-executive Directors an annual confirmation of his independence pursuant to Rule 5.09 of the GEM Listing Rules and the Board considers that all the independent non-executive Directors to be independent and meet the requirements as set out in Rule 5.09 of the GEM Listing Rules. The Company considers all independent non-executive Directors are independent.

主席及行政總裁

企業管治守則守則條文A.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。

主席與行政總裁兩個職位分別由張曙光先生 及張春光先生擔任。主席與行政總裁的角色 已區分並由不同人士擔任,以確保權力和授 權分佈均衡,不致權力僅集中於董事會的任 何成員。主席負責領導,並負責董事會的有 效運作和領導。行政總裁主要負責本公司的 整體業務發展及日常管理和營運。

獨立非執行董事

於有關期間,董事會始終符合GEM上市規則 有關委任最少三名獨立非執行董事及必須佔 董事會成員人數至少三分之一,且必須至少 有一名具備適當的專業資格,或具備適當的 會計或相關的財務管理專長的獨立非執行董 事的規定。

在獨立非執行董事各自獲委任前,彼等分別 已向聯交所呈交書面聲明確認其獨立性。本 公司已收到各獨立非執行董事根據GEM上市 規則第5.09條就其獨立性發出的年度確認, 且董事會認為所有獨立非執行董事確屬獨立 人士並符合GEM上市規則第5.09條所載規 定。本公司認為所有獨立非執行董事確屬獨 立人士。

With effect from 1 January 2022, code provision A.2.1 has been re-designated as C.2.1

自二零二二年一月一日起,第A.2.1條守則 條文已重新指定為第C.2.1條



APPOINTMENT AND RE-ELECTION OF DIRECTORS

Each of Mr. Zhang Shuguang, Mr. Zhang Chunguang and Mr. Poon Lai Yin Michael, who were appointed on 25 September 2017, has entered into a service contract with the Company commencing from the Listing Date, which has no fixed term and can be terminated by either party giving not less than three months' notice in writing to the other party. Mr. He Jiaming, has entered into a service contract with the Company for an initial fixed term of three years commencing from the date of appointment and can be terminated by either party giving not less than three months' notice. Each of the independent nonexecutive Directors has entered into an appointment letter with our Company for an initial term of three years commencing from their respective appointment dates unless terminated by either party giving not less than one month's written notice to the other party. Each of the appointments is subject to termination provisions therein and provisions on retirement by rotation of Directors as set out in the Articles of Association.

Save as disclosed aforesaid, none of the Directors has entered into any service agreement or letter of appointment with the Company or any of its subsidiaries which is not determinable by the Company within one year without the payment of compensation (other than statutory compensation).

董事的委任及重選

除上文所披露外,概無董事與本公司或其任 何附屬公司訂立任何服務協議或委任書,而 該服務協議或委任書是本公司不可於一年內 不支付補償而終止的(法定補償除外)。

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All the Directors, including the independent nonexecutive Directors, are subject to retirement by rotation and eligible for re-election in accordance with the Articles of Association. At each AGM, one-third of the Directors for the time being, or, if their number is not a multiple of three, then the number nearest to but not less than onethird, shall retire from office by rotation, provided that every Director shall be subject to retirement by rotation at an AGM at least once every three years. A retiring Director shall be eligible for re-election and shall continue to act as a Director throughout the AGM at which he retires. The Directors to retire by rotation shall include (so far as necessary to ascertain the number of Directors to retire by rotation) any Director who wishes to retire and does not offer himself for re-election. Any further Directors so to retire shall be those of other Directors subject to retirement by rotation who have been the longest in office since their last re-election or appointment and so that as between the persons who became or were last re-elected Directors on the same day, those to retire shall (unless they otherwise agree among themselves) be determined by lot. A Director is not required to retire upon reaching any particular age.

The Company may from time to time in general meeting by ordinary resolution elect any person to be a Director either to fill a casual vacancy or as an additional Director. Any Director so appointed shall be subject to retirement by rotation.

The Board shall have the power from time to time and at any time to appoint any person as a Director either to fill a casual vacancy or as an additional Director. Any Director appointed by the Board to fill a casual vacancy shall hold office until the first general meeting of the Company after his appointment and be subject to reelection at such meeting. Any Director appointed by the Board as an addition to the existing Board shall hold office only until the next following AGM and shall then be eligible for reelection. Any such Director appointed shall not be taken into account in determining which particular Directors or the number of Directors who are to retire by rotation at an AGM. 所有董事(包括獨立非執行董事)均須根據組 織章程細則輪流退任並有資格重選連任。在 每屆股東週年大會上,當時三分之一的董事 (或倘董事人數並非三的倍數,則為最接近 但不少於三分之一的人數)應輪流退任,惟 每名董事須至少每三年在股東週年大會上退 任一次。退任董事有資格重選連任,並在其 退任的股東週年大會期間繼續擔任董事。輪 流退任的董事須包括(就有必要確定輪流退 任的董事人數而言)任何有意退任的董事及 不願重選連任的董事。任何其他須退任的董 事應為自上一次重選或獲委任以來在任時間 最長的其他須輪流退任的董事,惟倘同日有 多名董事獲委任或獲重選,則除非彼等之間 另行達成協定,否則以抽籤決定將退任董事 人選。並無規定董事屆任何特定年齡後須退 仟。

本公司可不時於股東大會上藉普通決議案選 舉任何人士為董事,以填補臨時空缺或增加 董事名額。任何如此獲委任的董事須輪流退 任。

董事會有權不時及隨時委任任何人士為董 事。以填補臨時空缺或增加董事名額。由董 事會委任以填補臨時空缺的任何董事,任職 至其獲委任後本公司的首次股東大會為止, 並可於該大會上接受重選連任。由董事會委 任以增加現有董事會名額的任何董事,只任 職至下屆股東週年大會為止,且屆時有資格 重選連任。在決定須於股東週年大會上輪流 退任的具體董事或董事人數時,任何如此獲 委任的董事不應計算在內。



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 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 on 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 co-ordinating the daily operation and management of the Company are delegated to the management.

董事會的職責

董事會負有領導及監控本公司的責任,並應 集體負責統管並監督本公司的事務。

董事會直接及透過其轄下各委員會間接領導 及指示管理層,制定策略並監督其實施、監 督本集團的營運和財務表現,並確保建立健 全的內部監控及風險管理系統。

所有董事(包括獨立非執行董事)具備廣泛而 寶貴的業務經驗、知識及專業精神,有助董 事會有效及高效地履行其職能。

獨立非執行董事負責確保本公司監管報告維 持高水平,並對董事會發揮平衡作用,在企 業行動及營運方面作出有效的獨立判斷。

全體董事均可全面並及時獲得本公司所有資料,並可應要求在適當情況下尋求獨立專業 意見以向本公司履行其職責,有關費用由本 公司承擔。

董事須向本公司披露彼等所任其他職位的詳 情。

董事會保留對所有有關本公司政策事宜、戰 略及預算、內部監控及風險管理、重大交易 (特別是可能涉及利益衝突的交易)、財務資 料、董事委任及其他重要營運事宜的重要事 項的決策權。有關執行董事會決策、指導及 協調本公司日常運作及管理的職責則轉授予 管理層。 CORPORATE GOVERNANCE REPORT 企業管治報告

INDEMNITY OF THE DIRECTORS

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. The insurance coverage would be reviewed on an annual basis.

董事的彌償保證

本公司已就董事及高級管理層因公司活動而 可能面臨的任何法律行動安排投購適當的董 事及高級人員責任保險。保險範圍將會每年 進行檢討。

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 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 GEM Listing Rules and relevant statutory requirements.

Directors should participate in appropriate continuous professional development to develop and refresh their knowledge and skills. All Directors are encouraged to attend relevant training courses at the Company's expenses.

All the Directors were kept informed on a timely basis of major changes that may have affected the Group's business, including relevant rules and regulations. During the year, all Directors have participated in continuous professional development to develop and refresh their knowledge and skills in accordance with code provision A.6.5* contained in the CG Code.

董事持續專業發展

董事應不斷了解監管發展及變動,以便有效 履行其職責,從而確保彼等在知情情況下為 董事會作出切合需要的貢獻。

每名新獲委任的董事於首次獲委任時均會獲 得入職介紹,以確保其對本公司的業務及運 作有適當了解,並完全知悉其在GEM上市規 則及相關法定規定下的職責及責任。

董事應參與適當的持續專業發展,以發展及 更新彼等的知識及技能。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。

所有董事均保持適時通報可能影響本集團業務的重大變化,包括相關規則及法規。年內,所有董事均已根據企業管治守則所載守則條文第A.6.5條*參加持續專業發展以發展及更新其知識及技能。

With effect from 1 January 2022, code provision A.6.5 has been re-designated as C.1.4

自二零二二年一月一日起,第A.6.5條守則 條文已重新指定為第C.1.4條



The Company organised training sessions for all Directors. Such training sessions covered a wide range of relevant topics including Directors' duties and responsibilities, corporate governance and updates on GEM Listing Rules, etc. In addition, relevant reading materials including memorandum on the duties and responsibilities of the Directors 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 Relevant Period are summarised as follows: 本公司為所有董事舉辦培訓課程。相關培訓 課程涵蓋多個相關範疇,包括董事職務和職 責、企業管治及GEM上市規則的最新資訊 等。此外,董事已獲提供相關閱讀材料,包 括董事職務及職責備忘錄,以供彼等參考及 研讀。

董事於有關期間所收到有關董事職責及監管 與業務發展的持續專業發展記錄概述如下:

Name of Directors	董事姓名		Nature of Continuous Professional Development Programmes ^(Notes) 持續專業發展課程性質 ^(附註)
Executive Directors: Mr. Zhang Shuguang Mr. Zhang Chunguang Mr. Poon Lai Yin Michael Mr. He Jiaming	執行董事: 張曙光先生 張春光先生 潘禮賢先生 何嘉明先生		A & B A & B A & B A & B A & B
Independent non-executive Directors: Dr. Chow Kwok Fai Joseph Dr. Cheng Faat Ting Gary Mr. Chan Kin Sang <i>Notes:</i>	獨立非執行董事 周國輝博士 鄭發丁博士 陳健生先生	: <i>附註:</i>	A & B A & B A & B

- A: Attending seminars and/or meetings and/or forums and/or briefings
- B: Reading materials relevant to corporate governance, director's duties and responsibilities, GEM Listing Rules and other relevant ordinances
- A: 參加研討會及/或會議及/或論壇及/或簡 報會
- B: 閱讀與公司治理、董事職責和責任、GEM上 市規則及其他相關條例的有關材料

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BOARD COMMITTEES

The Board has established three committees on 26 November 2018, namely, the Audit Committee, Remuneration Committee and Nomination 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 Audit Committee, Remuneration Committee and Nomination Committee are posted on the Company's website and the Stock Exchange's website and are available to shareholders upon request.

The list of the chairman and members of each Board committee is set out under "Corporate Information" on page 3.

Audit Committee

The Audit Committee consists of three independent nonexecutive Directors, namely Dr. Cheng Faat Ting Gary (Chairman), Dr. Chow Kwok Fai Joseph and Mr. Chan Kin Sang.

The terms of reference of the Audit Committee are in compliance with Rules 5.28 to 5.33 of the GEM Listing Rules and paragraph C.3* of the CG Code and Corporate Governance Report as set out in Appendix 15 to the GEM Listing Rules. The main duties of the Audit Committee are to assist the Board in reviewing the financial information and reporting process, risk management and internal control systems, effectiveness of the internal audit function, scope of audit and appointment of external auditors, and arrangements to enable employees of the Company to raise concerns about possible improprieties in financial reporting, internal control or other matters of the Company. The Audit Committee shall hold at least two meetings a year.

董事委員會

董事會已於二零一八年十一月二十六日成立 三個委員會,即審核委員會、薪酬委員會及 提名委員會,以監察本公司特定方面的事 務。本公司的所有董事委員會均已制訂明確 的書面職權範圍,當中訂明其權責。審核委 員會、薪酬委員會及提名委員會的職權範圍 分別刊載於本公司網站及聯交所網站,並可 應要求向股東提供。

各董事委員會的主席及成員名單載於第3頁 「公司資料」內。

審核委員會

審核委員會由三名獨立非執行董事組成,即 鄭發丁博士(主席)、周國輝博士及陳健生先 生。

審核委員會的權責範圍符合GEM上市規則 第5.28至第5.33條及GEM上市規則附錄十五 所載的企業管治守則及企業管治報告第C.3 段*。審核委員會的主要職責包括協助董事 會審閲財務資料和申報程序、風險管理和內 部監控系統、內部審核職能的有效性、審核 範圍和委任外聘核數師,以及讓本公司僱員 可對有關本公司財務申報、內部監控或其他 事宜的潛在不當行為提出關注的安排。審核 委員會須每年舉行至少兩次會議。

With effect from 1 January 2022, code provision C.3 has been re-designated as D.3

自二零二二年一月一日起,第C.3條守則條 文已重新指定為第D.3條



For the year ended 31 December 2021, 5 meetings have been held for the Audit Committee to review, the quarterly, interim, and annual financial results and reports and significant issues on the financial reporting, operational and compliance controls, the effectiveness of the risk management and internal control systems and continuing connected transactions.

The attendance of each member of the Audit Committee is set out in the section headed "Board and Committee Meetings" of this Report.

Remuneration Committee

The Remuneration Committee consists of three members, namely Dr. Cheng Faat Ting Gary (Chairman) and Dr. Chow Kwok Fai Joseph, both are independent nonexecutive Directors, and Mr. Zhang Chunguang, an executive Director.

The terms of reference of the Remuneration Committee are in compliance with Rules 5.34 to 5.36 of the GEM Listing Rules and paragraph B.1* of the CG Code and Corporate Governance Report as set out in Appendix 15 to the GEM Listing Rules. The primary functions of the Remuneration Committee include (i) reviewing and making recommendations on the remuneration packages of individual executive Directors and senior management, the remuneration policy and structure for all Directors and senior management; (ii) establishing formal and transparent procedures for developing such remuneration policy and structure to ensure that no Director or any of his/her associates will participate in deciding his/her own remuneration; (iii) reviewing and approving the management's remuneration proposals with reference to the Board's corporate goals and objectives; (iv) assessing performance of executive Directors; and (v) approving the terms of executive Directors' service contracts. The Remuneration Committee shall meet not less than once every year.

* With effect from 1 January 2022, code provision B.1 has been re-designated as E.1

截至二零二一年十二月三十一日止年度,審 核委員會已召開五次會議審閱季度、中期及 年度財務業績及報告,以及有關財務報告、 營運及合規監控、風險管理及內部控制系統 以及持續關連交易有效性的重大事宜。

各審核委員會成員的出席記錄載於本報告 「董事會及委員會會議」一節。

薪酬委員會

薪酬委員會包括三名成員,即兩名獨立非執 行董事鄭發丁博士(主席)及周國輝博士以及 一名執行董事張春光先生。

薪酬委員會的書面權責範圍符合GEM上市規 則第5.34至5.36條及GEM上市規則附錄十五 所載的企業管治守則及企業管治報告第B.1 段*。薪酬委員會的主要職責包括(i)檢討個 別執行董事及高級管理層的薪酬待遇,所有 董事和高級管理層的薪酬政策和結構,並就 此提出建議;(ii)建立正式和透明的程序來製 定這些薪酬政策和結構,以確保概無董事或 其任何聯繫人士參與決定其本身的薪酬;(iii) 因應董事會所訂企業方針及目標而檢討及批 准管理層的薪酬建議;(iv)評估執行董事的表 現;及(v)批准執行董事服務合約任期。薪酬 委員會須每年舉行至少一次會議。

自二零二二年一月一日起,第B.1條守則條 文已重新指定為第E.1條 CORPORATE GOVERNANCE REPORT 企業管治報告

For the year ended 31 December 2021, the Remuneration Committee met 2 times to review and make recommendation to the Board on the remuneration policy and the remuneration packages of the executive Directors.

The attendance of each member of the Remuneration Committee is set out in the section headed "Board and Committee Meetings" of this Report.

Details of the remuneration of the Directors and senior management are set out in note 8 in the Notes to the consolidated financial statements for the year ended 31 December 2021.

Nomination Committee

The Nomination Committee consists of three members, namely Mr. Zhang Shuguang (Chairman), an executive Director, Dr. Chow Kwok Fai Joseph and Mr. Chan Kin Sang, both are independent non-executive Director.

The terms of reference of the Nomination Committee are in compliance with paragraph A.5* of the CG Code and Corporate Governance Report as set out in Appendix 15 to the GEM Listing Rules. The principal duties of the Nomination Committee include reviewing the Board composition, developing and formulating relevant procedures for the nomination and appointment of Directors, making recommendations to the Board on the appointment and succession planning of Directors, and assessing the independence of independent nonexecutive Directors.

For the year ended 31 December 2021, the Nomination Committee met 2 times to review among other things, the independence of the independent non-executive Directors; consider the qualifications of the retiring directors standing for election at the 2020 annual general meeting; review the structure, size and composition of the Board and review the Board diversity policy adopted by the Company.

With effect from 1 January 2022, code provision A.5 has been re-designated as B.3

截至二零二一年十二月三十一日止年度,薪 酬委員會已舉行兩次會議,以審閱執行董事 的薪酬政策及薪酬待遇,並向董事會提出建 議。

各薪酬委員會成員的出席記錄載於本報告 「董事會及委員會會議」一節。

有關董事及高級管理層的薪酬詳情載於截至 二零二一年十二月三十一日止年度之綜合財 務報表附註8。

提名委員會

提名委員會包括三名成員,即執行董事張曙 光先生(主席),獨立非執行董事周國輝博士 及陳健生先生。

提名委員會的權責範圍符合GEM上市規則附錄十五所載的企業管治守則及企業管治報告 第A.5段*。提名委員會的主要職責包括檢討 董事會的組成、就提名及委任董事建立和制 定相關程序、就委任董事及董事繼任計劃向 董事會作出推薦建議,以及評估獨立非執行 董事的獨立性。

截至二零二一年十二月三十一日止年度,提 名委員會已舉行兩次會議,以審閱(其中包 括)獨立非執行董事的獨立性;審議退任董 事於二零二零年股東週年大會的膺選資格; 審閲董事會之架構、規模及組成,以及本公 司採納的董事會多元化政策。

· 自二零二二年一月一日起,第A.5條守則條 文已重新指定為第B.3條



The attendance of each member of the Nomination Committee is set out in the section headed "Board and Committee Meetings" of this Report.

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 and procedures for shareholders to propose a person for election as a Director of the Company, 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 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 considered that an appropriate balance of diverse perspectives of the Board is maintained.

CORPORATE GOVERNANCE FUNCTIONS

The Board as a whole is responsible for performing the functions set out in the code provision D.3.1* of the CG Code.

各提名委員會成員的出席記錄載於本報告 「董事會及委員會會議」一節。

於評估董事會組成時,提名委員會將考慮本 公司董事會成員多元化政策以及股東提名人 選參選本公司董事程序所載有關董事會成員 多元化的多個方面及因素,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 會將就達致董事會成員多元化的可計量目標 進行討論並達成共識(如有必要),並就採納 該等目標向董事會作出推薦建議。

於物色及篩選合適的董事候選人時,提名委員會將在考慮候選人的特長、資格、經驗、 獨立性及對落實企業策略及達至董事會成員 多元化屬必要的其他相關準則(倘適用)後, 方向董事會作出推薦建議。

提名委員會認為董事會已維持多元化觀點的 適當平衡。

企業管治職能

董事會整體負責履行企業管治守則守則條文 第D.3.1條*所載的職能。

* With effect from 1 January 2022, code provision D.3.1 has been re-designated as A.2.1

自二零二二年一月一日起,第D.3.1條守則 條文已重新指定為第A.2.1條 CORPORATE GOVERNANCE REPORT 企業管治報告

During the year, the Board 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 compliance manual (if any) applicable to employees and Directors, the Company's compliance with the CG Code and disclosure in this Report, and communicate with various level of staff to ascertain the implementation of policies and procedures on corporate governance.

RISK MANAGEMENT AND INTERNAL CONTROLS

The Company has in place policies and procedures in relation to risk management and internal control. The Board is primarily responsible for overseeing the risk management and internal control systems and for reviewing their effectiveness. The Company's internal control system and procedures are designed to meet its specific business needs and to minimise its risk exposure. The Company has adopted different internal guidelines, along with written policies and procedures to monitor and lessen the impact of risks which are relevant to its business and control its daily business operations. Management will identify the risks associated with the Group's day-to-day operations for review by the Board. The Board is responsible for evaluating and determining the nature and extent of the risks that the Company is willing to take in achieving the Company's strategic objectives, and ensuring that the Company establishes and maintains appropriate and effective risk management and internal control systems. The Board oversees management in the design, implementation and monitoring of the risk management and internal control systems. The Board acknowledges that such risk management and internal control systems are designed to manage rather than eliminate the risk of failure to achieve business objectives, and can only provide reasonable but not absolute assurance against material misstatement or loss.

年內,董事會已檢討本公司企業管治政策及 常規、董事及高級管理層培訓及持續專業發 展、本公司有關遵守法律及監管規定的政策 及常規、遵守標準守則及僱員及董事合規手 冊(如有)的情況、本公司遵守企業管治守則 的情況以及此報告的披露,並與各級員工溝 通以確保落實企業管治政策及程序。

風險管理及內部監控

本公司已制定有關風險管理及內部監控的政 策及程序。董事會主要負責監督風險管理及 内部監控系統,並檢討其成效。本公司的內 部監控系統及程序旨在滿足其具體的業務需 求,並將風險降至最低。本公司已採納不同 的內部指引,以及以書面形式訂明的政策及 程序,務求監察及減輕與其業務有關的風險 所產生的影響,並控制其日常業務營運。管 理層將識別與本集團日常營運有關的風險, 以提交董事會審查。董事會負責評估及釐定 本公司達成本公司策略目標時所願意承擔的 風險性質及程度,並確保本公司設立及維持 合適及有效的風險管理及內部監控系統。董 事會監督管理層對風險管理及內部監控系統 的設計、實施及監察。董事會知悉有關風險 管理及內部監控系統旨在管理而非消除未能 達成業務目標的風險,且僅可就防範重大失 實陳述或損失作出合理而非絕對的保證。



The Group does not have an internal audit function and is currently of the view that there is no immediate need to set up an internal audit function within the Group considering the size, nature and geography of the Group's business. The Directors are responsible for formulating and overseeing the implementation of the Group's risk management and internal control measures. The Group has engaged an external independent internal control consultant (the "IC Consultant") to conduct an internal control review on the internal control system of the Group for the year ended 31 December 2021. Such review is conducted annually. The review covers certain business cycles and procedures undertaken by the Group and make recommendations for improving and strengthening the system. The scope of the IC Consultant's review was previously determined and approved by the Board. The IC Consultant has recommended certain internal control improvement measures to the Board. The Board is of the view that no material internal control defeats have been noted. All recommendations given by the IC Consultant will be properly followed up by the Group to ensure that they are implemented within a reasonable period of time. The Directors were of the view that the risk management and internal control systems were adequate and effective to safeguard the interest of shareholders and the Group's assets.

The Board, through the Audit Committee, has conducted a review of the effectiveness of the risk management and internal control systems of the Group covering all material controls, including financial, operational and compliance controls functions. The Board considers that the Group's risk management and internal control systems are adequate and effective. The Board expects that a review of the risk management and internal control systems will be performed annually. 本集團並無內部審核功能及認為根據目前本 集團業務之規模、性質及佈局,毋須即時於 本集團內設立內部審核功能。董事負責制定 本集團的風險管理及內部監控措施及監督其 實施。本集團已委聘外部獨立內部監控顧問 (「內部監控顧問」),於截至二零二一年十二 月三十一日止年度為本集團的內部監控系 統進行內部監控檢討。此項檢討每年進行一 次。檢討涵蓋本集團實施的若干業務週期及 程序,並提出改善及加強有關系統的建議。 內部監控顧問的審查範圍先前已由董事會確 定並批准。內部監控顧問已向董事會建議了 若干內部監控改進措施。董事會認為並沒有 發現重大內部監控失誤。本集團將適當跟進 由內部監控顧問給予的所有建議,以確保該 等建議於一段合理的時間內執行。董事認 為,風險管理及內部監控系統足以有效維護 股東利益及本集團資產。

董事會透過審核委員會,就本集團的風險管 理及內部監控系統是否有效進行檢討,當中 涵蓋所有重大監控措施,包括財務、營運 及合規監控職能。董事會認為,本集團的風 險管理及內部監控系統充足及有效。董事會 預計每年對風險管理及內部監控系統進行檢 討。

REMUNERATION OF DIRECTORS AND SENIOR 董事及高級管理層薪酬 MANAGEMENT

Particulars of the Directors' remuneration for the year ended 31 December 2021 are set out in note 8 in the Notes to the consolidated financial statements.

Pursuant to code provision B.1.5* of the CG Code, the remuneration of the members of the senior management (other than the Directors) whose particulars is contained in the section headed "Biographies of the Directors and Senior Management" in this Report by band is set out below:

截至二零二一年十二月三十一日止年度的董 事薪酬詳情載於綜合財務報表附註8。

根據企業管治守則的守則條文第B.1.5條*, 高級管理層成員(董事除外)(其詳情載於本 報告「董事及高級管理層履歷」一節)按範圍 劃分的薪酬如下:

		Number of individuals
Remuneration band (in HK\$)	薪酬範圍 (港元)	人數
Nil to 1,000,000	零至1,000,000	3

EXTERNAL AUDITOR AND THEIR REMUNERATION

Mazars CPA Limited ("**Mazars**") is the external auditor of the Company. The Audit Committee is responsible for making recommendation to the Board on the appointment, reappointment and removal of the external auditor, which is subject to the approval by the Board and at the general meetings of the Company by its shareholders.

During the year ended 31 December 2021, the remuneration for the audit services provided by the Company's auditor to the Group was as follows:

外聘核數師及其薪酬

中審眾環(香港)會計師事務所有限公司 (「**中審眾環**」)為本公司外聘核數師。審核 委員會負責就外聘核數師的委任、重新委 任及罷免向董事會提出推薦建議,相關委 任、重新委任及罷免須經董事會批准及股 東於本公司股東大會上批准。

於截至二零二一年十二月三十一日止年度, 本公司核數師向本集團提供的審核服務薪酬 如下:

		HK\$	Equivalent to RMB
		港元	相當於人民幣
Annual audit service for	截至二零二一年十二月三十一日		
the year ended 31 December 2021	止年度的年度審核服務	700,000	579,000

With effect from 1 January 2022, code provision B.1.5 has*自二零二二年一月一日起,第B.1.5條守則been re-designated as E.1.5條文已重新指定為第E.1.5條

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RESPECTIVE RESPONSIBILITIES OF DIRECTORS AND AUDITOR

The Directors acknowledge their responsibilities for the preparation of accounts for the year ended 31 December 2021, which give a true and fair view of the state of affairs of the Group and of the results and cash flows for that period and comply with the requirement of the Companies Ordinance (Chapter 622 of the Laws of Hong Kong) ("Hong Kong Companies Ordinance") and the applicable disclosure provisions of the Listing Rules.

The auditor is responsible for forming an independent opinion, based on the audit, on the financial statements prepared by the Directors and reporting the opinion solely to the Company's shareholders.

The Directors are not aware of any material uncertainties relating to events or conditions that may cast significant doubt upon the Group's ability to continue as a going concern. The statement of the independent auditor of the Company about its reporting responsibilities on the financial statements is set out in the "Independent Auditor's Report" on pages 110 to 118.

DISCLOSURE OF INSIDE INFORMATION

The Group acknowledges its responsibilities under the Securities and Futures Ordinance, Chapter 571 of the laws of Hong Kong and the GEM Listing Rules and the overriding principle that inside information should be announced promptly when it is the subject of a decision. The procedures and internal controls for the handling and dissemination of inside information are as follows:

the Group conducts its affairs with close regard to the disclosure requirement under the GEM Listing Rules as well as the "Guidelines on Disclosure of Inside Information" published by the Securities and Futures Commission of Hong Kong in June 2012;

董事及核數師各自的責任

董事知悉其編製截至二零二一年十二月 三十一日止年度之賬目的責任,該賬目須真 **宵**公平反映本集團於相關期間事務狀況以及 業績及現金流量狀況,且符合香港法例第 622章《公司條例》(「**香港公司條例**」)的規定 及上市規則的適用披露規定。

核數師負責根據其審核工作就董事編製的財 務報表形成獨立意見,並僅向本公司股東報 告該意見。

董事並不知悉任何可能令本集團持續經營能 力產生重大疑問的事件或狀況的相關重大不 確定因素。本公司獨立核數師關於其就財務 報表的報告責任的聲明載於第110至118頁 的[獨立核數師報告]。

內幕消息披露

本集團了解其於香港法例第571章《證券及期 貨條例》及GEM上市規則項下的責任,並知 悉首要原則是當內幕消息為決策的主題時應 立即予以公告。處理及發佈內幕消息的程序 及內部監控措施如下:

本集團在開展自身事務時,密切關注 GEM上市規則下的披露規定以及香港 證券及期貨事務監察委員會發佈於二零 一二年六月的「內幕消息披露指引」;

CORPORATE GOVERNANCE REPORT 企業管治報告

- the Group has implemented and disclosed its policy on fair disclosure by pursuing broad, nonexclusive distribution of information to the public through channels such as financial reporting, public announcements and the Company's website;
- the Group has strictly prohibited unauthorised use of confidential or inside information; and
- the Group has established and implemented procedures for responding to external enquiries about the Group's affairs, the Board will decide, or designate appropriate persons to communicate with parties outside the Group.

COMPANY SECRETARY

Company secretary supports the Board by ensuring good information flow within the Board and that the Board policy and procedures are followed. The company secretary is responsible for advising the Board on corporate governance matters and facilitating induction and professional development of the Directors. All Directors have access to the advice and services of the company secretary to ensure that the Board procedures and all applicable laws, rules and regulations, are followed.

Mr. Chau Lai Ki was appointed as the company secretary of the Company on 25 September 2017 and has complied with all requirements relating to qualifications, experiences and training under the GEM Listing Rules. For the year ended 31 December 2021, he has undertaken not less than 15 hours of relevant professional training respectively in compliance with rule 5.15 of the GEM Listing Rules.

- 本集團透過財務報告、公開公告及本公司網站等渠道向公眾廣泛且非獨家發佈 資訊,以推行及披露其公平披露政策;
- 本集團嚴格禁止未經授權而使用保密或 內幕資料;及
- 本集團已就回應外界關於本集團事務的 查詢制定並實施相關措施,董事會將決 定或指定適當人選與本集團外界人士進 行溝通。

公司秘書

公司秘書通過確保董事會內部良好的資訊流 動以及董事會的政策及程序獲遵守而支援董 事會工作。公司秘書負責就企業管治事宜向 董事會提供意見,並負責協助董事的入職及 專業發展。所有董事均有權取得公司秘書的 意見及服務,以確保董事會程序及所有適用 法律、規則及規例獲得遵守。

周麗麒先生於二零一七年九月二十五日獲委 任為本公司的公司秘書並已遵守GEM上市規 則項下關於資格、經驗及培訓的所有規定。 截至二零二一年十二月三十一日止年度,彼 已根據GEM上市規則第5.15條接受不少於15 小時的相關專業培訓。



SHAREHOLDERS' RIGHTS

To safeguard shareholder 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 by poll pursuant to the GEM Listing Rules and poll results will be posted on the websites of the Company and of the Stock Exchange after each general meeting.

Convening an EGM

Pursuant to Article 58 of the Articles of Association of the Company, shareholders may convene an EGM in accordance with the "Procedures for Shareholders to convene an EGM" set out below.

Procedures for Shareholders to Convene an EGM

Any one or more shareholders holding at the date of deposit of the requisition not less than 10% of the paidup capital of the Company carrying the right of voting at general meetings of the Company (the "**Eligible Shareholder(s)**") shall at all times have the right, by written requisition to the Board or the company secretary for the purpose of requiring an EGM to be called by the Board for the transaction of any business specified in such requisition, including making proposals or moving a resolution at the EGM.

Eligible Shareholders who wish to convene an EGM for the purpose of making proposals or moving a resolution at the EGM must deposit a written requisition (the "**Requisition**") signed by the Eligible Shareholder(s) concerned (the "**Requisitionist(s)**") at the principal place of business of the Company in Hong Kong (presently located at 3rd Floor, Effectual Building, 16 Hennessy Road, Wanchai, Hong Kong) for the attention of the company secretary. The Requisition must state clearly the name(s) of the Requisitionist(s) concerned, his/her/their shareholdings in the Company, the reason(s) to convene an EGM and the proposed agenda.

股東權利

為保障股東權益及權利,於股東大會上應就 各個別重要事項(包括各董事的選舉)提呈獨 立的決議案。於股東大會上提呈的所有決議 案將根據GEM上市規則進行投票表決,投票 結果將於相關股東大會後在本公司及聯交所 網站公佈。

召開股東特別大會

根據本公司組織章程細則第58條,股東可根 據下文所載「股東召開股東特別大會的程序」 召開股東特別大會。

股東召開股東特別大會的程序

任何於提交要求日期持有不少於10%附帶於 本公司股東大會上投票權利的本公司繳足股 本的一名或多名股東(「合資格股東」)隨時有 權通過向董事會或公司秘書發出書面要求, 而要求董事會召開股東特別大會,以在股東 特別大會上處理相關要求中所列明的任何事 務,包括提出建議或提呈決議案。

有意召開股東特別大會以在股東特別大會上 提出建議或提呈決議案的合資格股東(「要求 人」)須將經所涉合資格股東簽署的書面要求 (「要求」)遞交至本公司的香港主要營業地點 (當前位於香港灣仔軒尼詩道16號宜發大廈 3樓),收件人為公司秘書。要求須列明所涉 要求人的姓名/名稱、其於本公司的股權、 召開股東特別大會的理由及建議議程。

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The Company will check the Requisition and the identity and shareholding of the Requisitionist(s) will be verified with the Company's branch share registrar in Hong Kong. If the Requisition is found to be proper and in order, the company secretary will ask the Board to convene an EGM and/or include the proposal(s) made or the resolution(s) proposed by the Requisitionist(s) at the EGM within two months after the deposit of the Requisition. On the contrary, if the Requisition has been verified as not in order, the Requisitionist(s) will be advised of the outcome and accordingly, the Board or the company secretary will not call for an EGM nor include the proposal(s) made or the resolution(s) proposed by the Requisitionist(s) at the EGM.

If within 21 days of the deposit of the Requisition the Board or the company secretary fails to proceed to convene such EGM, the Requisitionist(s) himself/herself/ themselves may do so in the same manner, and all reasonable expenses incurred by the Requisitionist(s) as a result of the failure of the Board or the company secretary to convene an EGM shall be reimbursed to the Requisitionist(s) by the Company.

Putting Forward Enquiries to the Board

For putting forward any enquiries to the Board of the Company, shareholders may send written enquiries to the Company. The Company will not normally deal with verbal or anonymous enquiries.

Contact Details

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

Address: 3rd Floor, Effectual Building, 16 Hennessy Road, Wanchai, Hong Kong

(For the attention of the company secretary)

本公司將檢查要求人的要求及身份,並在本 公司香港股份過戶登記分處核實要求人的股 權情況。倘要求被證實為適當及有效,則 公司秘書將要求董事會在要求提交後兩個月 內召開股東特別大會及/或將要求人提出的 建議或提呈的決議案納入股東特別大會。相 反,倘要求被核實為無效,則要求人將被告 知相關結果,而董事會或公司秘書將不會召 開股東特別大會,亦不會將要求人提出的建 議或提呈的決議案納入股東特別大會。

倘在要求提交後21日內,董事會或公司秘書 未能著手召開相關股東特別大會,則要求人 可自行按相同方式召開股東特別大會,而要 求人因董事會或公司秘書未召開股東特別大 會而產生的所有合理開支由本公司向要求人 作出補償。

向董事會提交查詢

對於向本公司董事會提交任何查詢,股東可 向本公司發出書面查詢。本公司通常不會處 理口頭或匿名查詢。

聯繫方式

股東可將其上述查詢或要求發送至以下地 址:

香港灣仔軒尼詩道16號宜發大廈3樓

(收件人為公司秘書)



Right to Put Forward Proposals at General Meetings

There are no provisions allowing shareholders to propose new resolutions at the general meetings under the Companies Law (as revised) of the Cayman Islands. Subject to provisions of the Articles, Eligible Shareholders who wish to move a resolution may by means of requisition convene an EGM following the procedures set out above.

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.

COMMUNICATIONS WITH SHAREHOLDERS AND INVESTORS

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 Company also recognises the importance of transparency and timely disclosure of corporate information, which will enable shareholders and investors to exercise their rights in an informed manner and allow them to engage actively with the Company.

Information will be communicated to the shareholders through the Company's quarterly, interim and annual financial reports, the publish and posting of notices, announcements, circulars, AGMs and other EGMs that may be convened as well as all the published disclosures submitted to the Stock Exchange.

於股東大會上提出建議的權利

開曼群島公司法(經修訂)並無條文批准股東 於股東大會上提呈新決議案。在細則條文的 規限下,有意提出決議案的合資格股東可透 過上述程序提出召開股東特別大會。

為免生疑問,股東須將正式簽署的書面要 求、通知或聲明、查詢(視情況而定)的正本 提交並發送至上述地址,並提供其全名、聯 繫方式及身份證明,以使相關書面要求、通 知或聲明、查詢生效。股東的資料可能會按 法律規定予以披露。

與股東及投資者的溝通

本公司認為與股東間的有效溝通對於加強投 資者關係及提升投資者對於本集團業務表現 及策略的了解至關重要。本公司亦深知保證 公司消息透明度與及時披露的重要性,以便 令股東及投資者能夠在知情的情況下行使其 權利並與本公司保持積極溝通。

本公司通過季度、中期及年度財務報告、公佈及刊發通告、公告及通函、股東週年大會及可能召開的其他股東特別大會以及向聯交所提交的所有公開披露向股東傳達資料。

CORPORATE GOVERNANCE REPORT 企業管治報告

Shareholders should direct their questions about their shareholdings to the Company's share registrar. Shareholders and the investment community may at any time make a request for the Company's information to the extent such information is publicly available. Any such questions, requests, comments and suggestions can be addressed to the Company by post to its head office and principal place of business in Hong Kong. 股東關於其股權的問題應向本公司股份過戶 登記處提出。股東及廣大投資者可隨時索取 本公司的公開資料。如有任何問題、請求、 意見及建議均可通過郵寄至本公司香港總部 及主要營業地點的方式向本公司提出。

CONSTITUTIONAL DOCUMENTS

Except for the conditional adoption of the amended and restated memorandum of association and Articles of Association (the "**M&A**") adopted by the Company on 26 November 2018 to comply with the applicable legal and regulatory requirements (including the GEM Listing Rules), which took effect from the Listing Date, there was no significant change in the constitutional documents of the Company during the Relevant Period.

The amended and restated M&A is available on the respective websites of Company and the Stock Exchange.

章程文件

除本公司於二零一八年十一月二十六日遵照 適用法律及監管規定(包括GEM上市規則)有 條件採納經修訂及重述的組織章程大綱及細 則(「**大綱及細則**」)(自上市日期起生效)外, 於有關期間,本公司的章程文件無重大變 動。

經修訂及重述的大綱及細則可於本公司及聯 交所網站查閱。



ENVIRONMENTAL, SOCIAL AND GOVERNANCE REPORT 環境、社會及管治報告

INTRODUCTION

This is the fourth Environmental, Social and Governance (the "ESG") Report of Huakang Biomedical Holdings Company Limited (the "Group") to highlight its approaches and strategies in pursuit of sustainable development during the reporting period from 1 January 2021 to 31 December 2021 (the "Reporting Period"). This ESG report covers the environmental and social performance of the Group's business operation of its manufacturing operation in Shenzhen, the PRC, namely Shenzhen Huakang, during the Reporting Period, unless otherwise stated. The Group primarily adopts the principles and basis of Environmental, Social and Governance Reporting Guide (the "ESG Reporting Guide") as set out in Appendix 20 of the GEM Listing Rules. The Group complied with all the provisions set out in the ESG Reporting Guide during the Reporting Period.

The Group is a medical device supplier principally specialized in the research and development (the "**R&D**"), manufacturing and sale of a wide range of biological reagents and auxiliary reproductive supplies and equipment in the PRC, which collectively accounted for 89% of the Group's total revenue during the Reporting Period. The Group's product portfolio offers 27 biological reagents, including 24 male fertility in-vitro diagnostics (the "**IVD**") reagents, 2 parasite antibody detection reagents.

Since December 2020, the Group had a new segment to commencement, marketing and distribution of selfdeveloped healthcare supplements under the Group's registered brand "Nutronic". The healthcare product business is included in the report since it contributed approximately 11% of the total revenue during the Reporting Period. There were no other major operational changes in the scope compared with the period from 1 January 2020 to 31 December 2020 (the "Last Reporting Period").

緒言

這是華康生物醫學控股有限公司(「本集團」) 的第四份環境、社會及管治(「環境、社會及 管治」)報告,重點介紹了其於二零二一年一 月一日至二零二一年十二月三十一日的報告 期(「報告期」)內達致可持續發展的方法和戰 略。除非另有説明,本環境、社會及管治和戰 告涵充報告期內本集團在中國深圳生產 業務的業務運營(即深圳華康)之環境和社會 績效。本集團主要採納GEM上市規則附錄 二十所載之環境、社會及管治報告指引(「環 現告期內,本集團一直遵守所有環境、社會 及管治報告指引所載的條文規定。

本集團為一家醫療器械供應商,主要於中國 從事研發(「研發」)、生產及銷售生物試劑及 輔助生育用品和設備,其合共佔本集團於報 告期總收益的89%。本集團產品組合有27種 生物試劑,包括24種男性不育體外診斷(「體 外診斷」)試劑,2種寄生蟲系列檢測試劑和1 種EB病毒(「EB病毒」)檢測試劑。

自二零二零年十二月起,本集團設立新 分部以開始營銷及經銷本集團註冊品牌 「Nutronic」下自主研發的健康保健品。鑒於 其貢獻報告期間總收益的約11%,健康產 品業務計入報告。跟二零二零年一月一日至 二零二零年十二月三十一日期間(「上個報告 期」)相比,該範圍沒有其他重大運營變化。 ENVIRONMENTAL, SOCIAL AND GOVERNANCE REPORT 環境,社會及管治報告

THE BOARD'S ESG COMMITMENT

The Board has overall responsibility for the Group's ESG strategy and reporting. Specifically, the Board is held accountable for the Group's long-term resilience with respect to potential shifts in the business landscape that may result from climate change. As the stewards for long-term performance and resilience, the Board is committed to determining the most effective way to integrate ESG considerations into its structure and committees. The Group also evaluates and monitors ESG-related risks and ensures these risks are thoroughly considered and involved in decision making and embedded into the management of risk and opportunities across the Group.

The Group strives to achieve a high level of public transparency by regularly engaging stakeholders and disclosing information in a timely and accurate manner. Accordingly, the Group maintains regular exchanges and dialogues with peers, investors and other stakeholders to encourage the sharing of methodologies and to stay informed about the latest ESG-related risks, regulatory requirements etc. The Group also tracks existing regulations and emerging regulations to ensure its ESG policies, processes and disclosures meet expectations.

Legal compliance is an essential pillar for sound corporate governance and underpins sustainable operations. The Group has established appropriate and effective management policies and internal control systems for ESG issues during the Reporting Period and confirmed that the disclosed contents comply with the requirements of the ESG Reporting Guide.

董事會在環境、社會及管治上的承諾

董事會對本集團的環境、社會及管治策略及 匯報承擔全部責任。尤其是,董事會須就因 氣候變化可能導致的業務格局的可能轉變對 本集團的長期韌性承擔責任。作為負責長期 表現及韌性的管理者,董事會致力於確定最 有效的方式,以將環境、社會及管治考慮因 素糅合在其結構及承諾中。本集團亦評估及 監控環境、社會及管治相關風險及確認於作 出決策時充分考慮該等風險,並將該等風險 納入本集團的風險及機會管理之中。

本集團致力於透過讓持份者定期參與並及時 準確地披露信息,從而達致高水準的公開透 明度。因此,本集團與同行、投資者及其他 持份者定期保持交流及對話,以鼓勵方法共 享及知悉最新的環境、社會及管治相關風險 及監管要求等。本集團亦留意現有法規及新 興法規,以確保其環境、社會及管治政策、 流程及披露符合預期。

遵守法律及法規是健全公司治理的重要支 柱,也是可持續營運的基礎。本集團於報告 期內已就環境、社會及管治事宜設立合適及 有效的管理政策及內部監控系統,並確認所 披露內容符合環境、社會及管治報告指引的 要求。

THE GROUP'S ESG APPROACH

The Board and senior management are engaged in the materiality assessment in identifying material ESG issues that impact the Group's business operations. The Board formulates the approach and strategy towards ESG factors to identify, evaluate, prioritise and manage material ESG related issues. The Group holds periodic meetings to discuss significant matters related to operations and review management approaches towards a set of ESG issues. The Group continuously monitors ESG-related risks through the implementation of appropriate systems and processes.

Reflecting international concerns on climate change, the Group has begun assessing the short , medium and longterm materiality of ESG related risks and opportunities for the Group. The Group ensures that all its actions and responses to climate change are proportionate to the materiality of climate change effects on the Group. The Board reviews progress against ESG related matters through setting appropriate targets and strategies to be implemented to measure progress on an annual basis. Such measures are crucial to the Group's business as they enable the Group to manage ESG related risks and regulatory requirements.

The Group will consider including ESG targets and indicators in its executive incentive schemes, where appropriate.

The favourable policies and systems in the PRC enable the Group to seize new business opportunities in the emerging IVD market and invest in the development of the biomedical industry to tackle future health challenges. To meet the increasingly sophisticated demands of customers, the Group seeks to enhance existing products and develop new products leveraging its vast experience and advanced technologies, which, in turn, benefits society.

本集團的環境、社會及管治方法

董事會及高級管理層均參與重要性評估,以 判定影響本集團業務營運的環境、社會及管 治的重大問題。董事會制定環境、社會及管 治方法及策略以識別、評估、優先排序及管 理重大環境、社會及管治相關問題。本集團 定期舉行會議,探討業務相關的重大事項, 並檢討管理層針對一系列環境、社會及管治 問題的方法。本集團通過實施適當的系統和 流程來持續監控環境、社會及管治的相關風 險。

為反映國際上對氣候變化的關注,本集團已 開始評估其環境、社會及管治相關風險及機 會的短期、中期及長期重要性。本集團確保 其針對氣候變化的所有行動及應對措施對於 本集團的氣候變化影響重要性而言屬適當。 董事會每年透過設立將予落實以計量進度 的恰當目標及策略檢討環境、社會及管治相 關事宜進度。該等措施對本集團業務至關重 要,因其使本集團能夠管理環境、社會及管 治相關風險及監管規定。

在適當情況下,本集團可能會考慮將與環 境、社會及管治相關的目標和指標納入高管 激勵計劃。

中國的優惠政策和制度,可令本集團抓緊新 興的體外診斷試劑市場之新商機及投資生物 醫學行業的發展,以應對未來的健康挑戰。 為了滿足客戶日益增加的複雜需求,本集團 力求利用其豐富的經驗和先進的技術來增強 現有產品並開發新產品,從而造福於社會。 ENVIRONMENTAL, SOCIAL AND GOVERNANCE REPORT 環境、社會及管治報告

THE GROUP'S MISSION AND VISION

Enhance peoples' health Meet customer's needs

The Group embraces its vision through its operational practices and in the provision of quality products and excellent service. Not only does the Group adhere to stringent standards and requirements to ensure that its products meet the highest quality, it also actively engages in developing innovative products for worldwide healthcare needs and a better quality of life.

The Group's ambitions are:

- be a pioneer in its core technologies;
- boost investment in R&D;
- recruit high-caliber personnel worldwide;
- establish and implement quality management
 systems effectively;
- stay innovative in various business areas;
- enhance the physical well-being of the general public;
- adhere to the customer-centric principle in business practice and take full responsibility in service delivery to customers' satisfaction;
- comply with relevant rules and regulations; and
- improve quality management systems consistently for a stable product quality that meets customers' requirements.

本集團願景

提高民生健康 滿足客戶需求

本集團在其營運常規及提供優質產品和卓越 服務方面抱有願景。本集團不僅遵循嚴格的 標準和要求,以確保其產品達到最高質量, 而且還積極參與開發創新產品以滿足全球醫 療保健需求和改善生活質量。

本集團志在:

- 成為核心技術的先驅;
- 增加研發的投資;
- 在世界各地招聘人才;
- 建立及實施有效的質量管理制度;
- 在各種業務領域保持創新;
- 提高大眾的身心健康;
- 在實踐業務時堅持以客戶為中心的原則,對提供的服務承擔全部責任,以使客戶滿意;
- 遵守相關規則和法規;及
- 持續改善質量管理制度,以達到滿足客
 戶要求的穩定產品質量。

STAKEHOLDER ENGAGEMENT AND 持份者參與及重要性 MATERIALITY

The Group recognizes the importance of building positive relationships with its stakeholders. The Group maintains ongoing dialogues with key stakeholders via various communication channels including meetings, performance reviews, customer satisfaction surveys and interview sessions. Feedback obtained through such regular engagement is essential to the decision-making process of the Group's operations, from improving its business performance to gaining insights into future development.

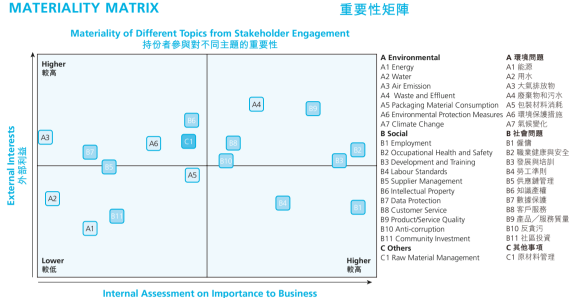
To identify material ESG issues, the Group specifically engaged both internal and external stakeholders to gain insights into ESG material topics and challenges the Group's operations face. Key stakeholders, such as shareholders, directors of the board, suppliers, customers and staff were engaged in the materiality assessment. In the materiality assessment, stakeholders were asked to rate a list of 19 topics in terms of their relevance and importance to the Group's business development and sustainability, as well as to the wider community.

Results of the materiality assessment and the consolidated list of material aspects are presented in the following matrix and table respectively. 本集團明白與持份者建立良好關係的重要 性。本集團通過各種通訊渠道(包括會議、 績效評估、客戶滿意度調查和訪談會議)來 保持與主要持份者進行交流。透過該等定期 參與獲得的反饋對於本集團營運的決策過程 (從改進業務表現到收穫未來發展的見解)至 關重要。

為判定重大環境、社會及管治問題,本集團 特意委聘內部及外部持份者,以獲取本集團 業務上有關環境、社會及管治之重要議題 及挑戰的見解。關鍵持份者例如股東、董事 會、供應商、客戶及員工,會參與重要性評 估。進行重要性評估時,持份者須對19項議 題各自對本集團業務持續發展而言以及對範 圍更大社區的相關性及重要性,對有關議題 進行排序。

重要性評估結果和主要範疇的合併列表分別 顯示在以下矩陣及表內。

ENVIRONMENTAL, SOCIAL AND GOVERNANCE REPORT 環境、社會及管治報告



Internal Assessment on Importance to Busines 對業務重要性的內部評估

Among the environmental and social aspects, the following ESG topics were deemed as the most important by the stakeholders:

- Product and service quality
- Occupational Health and Safety
- Development and Training
- Watse and Effluent
- Employment

在環境和社會方面,以下環境、社會及管治 主題被持份者確定為最重要的問題:

- 產品及服務質素
- 職業健康與安全
- 發展與培訓
- 廢棄物與污水
- 僱傭





STAKEHOLDERS' FEEDBACK

The Group welcomes stakeholders' feedback on its ESG approach and sustainability performance. Stakeholders may share with the Group any suggestion and view via email to: hk@szhuakang.com.

AWARDS, RECOGNITIONS AND MEMBERSHIPS

Since its establishment, the Group has received awards and recognitions from governmental and international authorities acknowledging its achievements in product R&D and occupational safety and health. The Group has obtained the following awards or certifications:

持份者的反饋

本集團歡迎持份者對其環境、社會及管治方 法和可持續性績效作出反饋。持份者可通過 發送電子郵件至hk@szhuakang.com與本集 團分享任何建議和見解。

獎項·認可及會籍

自成立以來,本集團曾獲政府和國際權威機 構的獎項和認可,以表彰其在產品研發和職 業安全及健康方面所取得的成就。本集團已 獲得以下獎項或證書:

Awards/Recognitions 獎項/認可	Awarding authority 頒發機構
Shenzhen High and New Technology Enterprise 深圳市科技創新企業	Innovation Committee of Shenzhen Municipal Finance Committee of Shenzhen Shenzhen State Taxation Bureau Shenzhen Local Taxation Bureau 深圳市創新委員會 深圳市財政委員會 深圳市國家税務局 深圳市地方税務局
High and New Technology Enterprise 高新技術企業	Innovation Committee of Shenzhen Municipal Finance Committee of Shenzhen 深圳市創新委員會 深圳市財政委員會
Certificate of Good Manufacturing Practice Rules for Medical Devices 醫療器械生產質量管理規範證書	China Food and Drug Administration 國家食品藥品監督管理局
Work Safety Standardization 生產安全標準化	State Administration of Work Safety 國家安全生產監督管理局
ISO13485 Medical Devices - Quality Management System ISO13485 醫療器械行業質量管理體系認證	International Organization for Standardization 國際標準化組織

ENVIRONMENTAL, SOCIAL AND GOVERNANCE REPORT 環境、社會及管治報告

Moreover, the Group actively forges close ties with the industry bodies and takes part in professional associations in the biomedical community. The Group is currently the member of the following associations:

• Shenzhen Association of Medical Devices,

• Shenzhen Hi-tech Industry Association,

• Guangdong Medical Device Management Academy,

• Guangdong Food and Drug Technology Association for Evaluation and Certification,

• Shenzhen Life Science and Biotechnology Association, and

• Shenzhen Medical Device Quality Promotion Association.

These associations provide excellent platforms for knowledge sharing, networking, market insight sharing and business development. 此外,本集團積極與業內機構建立緊密聯 繫,並參與生物醫學界的專業協會。本集團 目前為以下協會成員:

· 深圳市醫療器械行業協會,

• 深圳市高新技術產業協會,

廣東省醫療器械管理學會,

廣東省食品藥品審評認證技術協會,

深圳市生命科學與生物技術協會,及

深圳市醫療器械質量管理促進會。

該等協會為知識交流、網絡、市場見解分享 及業務發展提供了良好的平台。



A. ENVIRONMENTAL

The Group is committed to protecting the environment and remains vigilant against greenhouse gas ("**GHG**") emissions in all business activities. The Group's Environmental Management Policy outlines the key objectives and principles of the Group related to managing the environmental influences of its operations.

The Group mainly consumed electricity, petrol and water, and generated wastewater and paper waste during the Reporting Period. The Group strictly abides by the laws, rules and regulations enforced by the PRC in relation to environmental protection and pollution control, including but not limited to:

- Environmental Protection Law of the PRC;
- Water Pollution Prevention and Control Law of the PRC;
- Law of the PRC on the Prevention and Control of Atmospheric Pollution; and
- Law of the PRC on the Prevention and Control of Environmental Pollution by Solid Waste.

During the Reporting Period, no material non-compliance with laws and regulations relating to air and GHG emissions, discharge into water and land, or the generation of hazardous and non-hazardous waste was recorded.

A. 環境

本集團致力於保護環境,並在所有活動 中就溫室氣體(「**溫室氣體**」)排放保持警 惕。本集團的環境管理政策概述有關本 集團管理其運營所產生的環境影響的主 要目標及原則。

報告期內,本集團主要消耗電力、汽油 及用水,並產生廢水及廢紙。本集團嚴 格遵守中國在環保及污染控制方面執行 的法律、規則及法規,包括但不限於:

- 中華人民共和國環境保護法;
- 中華人民共和國水污染防治法;
- 中華人民共和國大氣污染防治法:
 及
- 中華人民共和國固體廢物污染環境 防治法。

報告期內,並無重大違反有關廢氣及溫 室氣體排放、向水及土地排放或產生有 害及無害廢物的法律及法規。 ENVIRONMENTAL, SOCIAL AND GOVERNANCE REPORT

環境·社會及管治報告

A1. Emissions

Air pollutants and GHG emissions are significant factors to address in combating climate change. To reduce emissions, only high-quality fuel is used within the Group's fleet. Where appropriate, staff are encouraged to use public transport. The Group also tends to choose suppliers that are closely located to its operations, so that emissions caused by transport between the suppliers and the operations can be minimised.

A1.1 Air Emissions

The Group-owned petrol vehicles were used for daily business operations during the Reporting Period, which contributed to the emission of nitrogen oxides (" NO_x "), sulfur oxides (" SO_x ") and respiratory suspended particles ("RSP").

A1. 排放物

空氣污染物及溫室氣體排放乃對抗氣候 變化中亟需解決因素。為減少排放,本 集團車隊內僅採用優質燃油。於適當情 況下,鼓勵員工使用公共交通。本集團 亦傾向於選擇地理位置上鄰近其營運所 在地的供應商,從而盡可能減低供應商 與營運所在地間運輸造成的排放。

A1.1 廢氣排放

報告期內,本集團以自持汽油車輛 用於日常業務,導致排放氮氧化物 (「NO_x」)、硫氧化物(「SO_x」)及可吸入 懸浮粒子(「RSP」)。

Air emissions (non-GHG) from mobile combustion 移動燃燒產生的廢氣排放(非溫室氣體)

Fuel Source	燃料源	Usage	燃料使用	NO_x (kg) 氮氧化物 (公斤)	RSP (kg) 可吸入懸浮粒子 (公斤)	SO_x (kg) 硫氧化物 (公斤)
Petrol	汽油	For vehicles	車輛用	2.75	0.21	0.06

Note:

附註:

Emission factors for calculations on environmental parameters throughout the report were made reference to Appendix 20 of the GEM Listing Rules and their referred documentation as set out by Hong Kong Exchanges and Clearing Limited, unless stated otherwise.



A1.2 Greenhouse Gas Emissions

During the Reporting Period, the Group's business activities contributed to the GHG emission of 121.14 tonnes of carbon dioxide equivalent ("**tCO₂eq.**"), mainly carbon dioxide, methane and nitrous oxide. The overall GHG intensity for the Group was 1.46tCO₂eq. with reference to the number of full-time employees ("**FTE**"), or 0.0026 tCO₂eq. per unit of product sold, representing a 28.4% and 25.7% fall respectively compared with the Last Reporting Period.

A1.2 溫室氣體排放

整個報告期內,本集團的經營活動產生 了121.14噸二氧化碳當量(「噸二氧化碳 當量」,主要為二氧化碳、甲烷及氮氧 化物)的溫室氣體排放。本集團整體的 溫室氣體排放密度為每名全職僱員(「全 職僱員」)1.46噸二氧化碳當量或每件售 出產品0.0026噸二氧化碳當量,較上個 報告期分別減少28.4%及25.7%。

Scope of GHG Emissions	Emission Sources	GHG Emission (tCO₂eq.) 温室氣體排放	Total GHG Emission (%) 總計温室氣體排放
温室氣體排放的範圍	排放源	(噸二氧化碳當量)	(%)
Scope 1 Direct GHG Emission 範疇1 直接溫室氣體排放			
Combustion of fuel for mobile sources 燃料燃燒(移動源)	Petrol 汽油	10.2	8%
Scope 2 Energy Indirect GHG Emission 範疇2 能源間接溫室氣體排放	7 6714		
Purchased electricity		105.88	88%
所購電力			
Scope 3 Other Indirect GHG Emission 範疇3 其他間接溫室氣體排放			
Paper waste disposal 堆填區棄置的廢紙		0.84	
Electricity used for freshwater processing 淡水處理所耗電力		0.78	4%
Electricity used for sewage processing 污水處理所耗電力		0.24	
Business air travel by employees 僱員商務差旅		3.20	
Total 總計		121.14	100%

- Note 1: Emission factors were made by reference to Appendix 20 to the GEM Listing Rules and their referred documentation as set out by the Stock Exchange, unless stated otherwise.
- *Note 2:* Emission factor of 0.06101 tCO₂/MWh was used for purchased electricity in the National Grid of the PRC.
- *Note 3:* Emission factor of 0.71 tCO₂/MWh was used for electricity purchased from the Hong Kong Electric Company.
- 附註1:除另有説明外,排放系數乃參照 GEM上市規則附錄20及聯交所所訂 其參考文件而作出。
- 附註2:在中國國家電網購買電力乃採用排 放系數0.06101噸二氧化碳當量/ 兆瓦時計算。
- 附註3:購買自香港電力公司的電力乃採用 排放系數0.71噸二氧化碳當量/兆 瓦時計算。

A1.3 Hazardous Waste

During the Reporting Period, the Group generated a total of 2.65 tonnes of hazardous waste, mainly comprised of hazardous solids and liquids. The intensity was 0.06 kg/unit of product sold, representing a decrease of 33.3% compared with the last Reporting Period.

A1.4 Non-hazardous Waste

Non-hazardous waste from the Group's operations consists mainly of paper waste and domestic waste. During the Reporting Period, the Group generated a total of 1.25 tonnes of non-hazardous waste, 13% of which was paper waste derived from the Group's office operation. The overall intensity was 15 kg/FTE, representing a 8.62% decrease compared to the Last Reporting Period.

A1.5 Measures to Mitigate Emissions

The Group is dedicated to curbing air pollution and GHG emissions from its operations. To reduce emissions produced though its products, the Group estimates the production needs and determines the optimal production quantity in one-off production.

The Group highly encourages employees to use public transport whenever possible. The Group has adopted the use of online conferencing tools to reduce air travel. As a result of the Group's continuous efforts, both fuel consumption and vehicle exhaust emissions reduced significantly compared to the Last Reporting Period. In the long run, the Group has established a 10-year Group-wise emission reduction target to reduce emissions by 10% by the fiscal year of 2030.

A1.3 有害廢棄物

於報告期間,本集團總共2.65噸有害廢 棄物,主要包括有害固體及液體。密度 為每件售出產品每單位0.06公斤,較上 個報告期減少33.3%。

A1.4 無害廢棄物

本集團經營活動產生的無害廢棄物主要 包括廢紙及生活垃圾。於報告期間, 本集團共產生無害廢棄物1.25噸,其中 13%為本集團辦公經營產生的廢紙。整 體密度為15公斤/每名全職僱員,較上 個報告期減少8.62%。

A1.5 減排措施

本集團致力於抑制其業務活動產生的空 氣污染及溫室氣體排放。為減少其產品 產生的排放,本集團估算生產需求,並 確定一次性生產的最佳產量。

本集團極力推崇僱員盡可能使用公共交 通工具。本集團已採用線上視頻會議以 減少飛機差旅。由於本集團不懈努力, 耗油量及汽車尾氣排放均較上個報告期 明顯減少。長遠而言,本集團已設立10 年集團減排目標,以期於二零三零年財 政年度前減排10%。

A1.6 Waste Handling and Reduction Initiatives

The Group strictly observes national laws in handling both hazardous and non-hazardous waste. Wastes are reduced and prevented at source wherever possible. Wastewater, as a kind of hazardous waste, is temporarily stored in containers, and collected by designated licensed handlers for further treatment prior to disposal.

Paper waste is collected and disposed of in landfills. The Group continues to implement papersaving measures to reduce paper waste at source. For instance, the Group encourages doublesided printing, promotes the use of electronic documentation, and keeps track of paper consumption in promoting a paperless office. The paper consumption pattern was similar to the Last Reporting Period. In the long run, the Group has established a 10-year Group-wise waste reduction target to reduce waste generation by 20% by the fiscal year of 2030.

A2. Use of Resources

Although the Group has not established formal policies on improving resource utilization efficiency, the Group adheres to the principle of full utilization of resources and encourages employees to observe relevant practices to achieve resource conservation.

A1.6 廢棄物處理及減廢措施

本集團嚴格遵守處理有害廢棄物及無害 廢棄物的國家法律。盡可能從源頭減 廢,作出預防措施。廢水乃其中一種有 害廢棄物,其臨時存置於安全的容器 中,並由指定具牌照的工程公司負責收 集,以便於處置前作進一步處理。

收集廢紙並於堆填區棄置。本集團繼續 採取節省用紙措施,從源頭減少廢紙, 例如本集團鼓勵雙面打印、採用電子文 件及記錄用紙量,以推廣無紙化辦公。 紙張消耗模式與上個報告期相若。長遠 而言,本集團已設立10年集團減廢目 標,以期於二零三零年財政年度前減廢 20%。

A2. 資源使用

儘管本集團並無制定正式政策提高資源 使用效率,但本集團一直堅持充分利用 資源的原則,並鼓勵僱員遵守自然資源 保護的慣例。 **ENVIRONMENTAL, SOCIAL AND GOVERNANCE REPORT** 環境·社會及管治報告

A2.1 Energy Consumption

Direct/indirect

The total energy consumption of the Group was 206,366 Kilowatt-hour ("**kWh**"), with an overall energy intensity of 2,486 kWh/FTE, and 4.48 kWh per unit of product sold during the Reporting Period, representing a 2.42% decrease and 2.05% increase respectively compared to the last reporting period.

A2.1 能源消耗

於報告期間,本集團的總能源消耗量 206,366千瓦時(「**千瓦時**」),總能源密 度為2,486千瓦時/每名全職僱員及每 件售出產品4.48千瓦時,較上一個報告 期間分別減少2.42%及增加2.05%。

Energy Sources 直接/間接能源	Consumption 消耗量 (unit) (單位)	Consumption 消耗量 (kWh) (千瓦時)	E	nergy Intensity 能源密度
Petrol 汽油	3,834 L 3,834升	34,950	421 kWh/FTE 421千瓦時/ 每名全職僱員	0.76 kWh/unit of product sold 0.76千瓦時/每件售出產品
Purchased electricity 所購電力	171,416 kWh 171,416千瓦時	171,416	2,065 kWh/FTE 2,065千瓦時/ 每名全職僱員	3.72 kWh/unit of product sold 3.72千瓦時/每件售出產品
Group total 集團總計		206,366	2,486 kWh/FTE 2,486千瓦時/ 每名全職僱員	4.48 kWh/unit of product sold 4.48千瓦時/每件售出產品
Note:			附註:	

Conversion factors were made reference to IEA Energy Statistics Manual and 2006 IPCC Guidelines for National Greenhouse Gas Inventories.

轉換系數乃參考國際能源署能源統計數據手 冊及二零零六年IPCC國家溫室氣體排放清單 指南作出。



A2.2 Water Consumption

Freshwater consumed for daily business operations is supplied by municipal freshwater supplier. Water is mainly used for domestic use and in the production of reagents. During the Reporting Period, the water consumption for the Group was 1,870 m³, contributing to a water intensity of 22.5 m³/FTE or 0.04 m³ per unit of product sold.

A2.3 Energy Use Efficiency Initiatives

The Group's major energy consumption is petrol consumption by vehicles and electricity consumption. The Group regularly monitors the usage of energy to achieve maximum consumption efficiency. The Group has formulated a series of measures to reduce electricity consumption and increase electricity efficiency. Energy conservation initiatives adopted by the Group include:

- maintaining all default temperature settings of air conditioners at 25.5°C;
- choosing low-carbon and energy-efficient products and appliances;
- setting computers to energy-saving mode when idle; and
- switching off office equipment and electronic devices after office hours.

In the long run, the Group has established a 10year Group-wise energy reduction target to reduce electricity use by 20% by the fiscal year of 2030.

A2.2 水消耗

日常業務營運消耗的淡水乃由市政淡水 供應商供應。水主要用作生活用水及用 於生產試劑。於報告期間,本集團消耗 的淡水為1,870立方米,水密度為22.5 立方米/每名全職僱員及每件售出產品 0.04立方米。

A2.3 能源使用效率舉措

本集團的主要能源消耗為汽車的石油消 耗及電耗。本集團定期監控能源的使 用,以實現最佳消耗效率。本集團已制 定一系列措施以節約用電及提升用電效 率。本集團採取的節能舉措包括:

- 維持空調的所有預設温度於 25.5℃,
- 選擇低碳節能的產品及電器,
- 於閒置時將電腦設為節能模式,及
- 於辦公時間後關上辦公設備及電子 設備。

長遠而言,本集團已設立10年集團節能 目標,以期於二零三零年財政年度前節 電20%。 ENVIRONMENTAL, SOCIAL AND GOVERNANCE REPORT 環境、社會及管治報告

A2.4 Water Use Efficiency Initiatives

No issue in sourcing water that is fit for purpose was identified during the Reporting Period. To sustain water resources, the Group encourages water conservation and reminds all staff members to reduce water wastage whenever possible. Compared to the Last Reporting Period, the water intensity declined by 30% measured by number of FTE. In the long run, the Group has set a 10-year Group-wise water reduction target to reduce water use by 20% by the fiscal year of 2030.

Water conservation initiatives adopted by the Group include:

- reminding employees to turn off water taps after use;
- putting up posters related to water resource conservation at prominent locations;
- monitoring the water usage patterns; and
- enforcing inspections and maintenance to prevent wastage of water resources.

A2.5 Packaging Materials

Paper cartons and plastics were widely used as packaging materials for different product presentations. During the Reporting Period, a total of 3.25 tonnes of packaging materials were consumed, including carton boxes, polyethylene and polypropylene, contributing to an intensity of 0.07 kg per unit of product sold, a reduction of 7.0% compared to the Last Reporting Period. All packaging materials have undergone rigorous quality control tests before use.

A2.4 水使用效率舉措

於報告期間,並無識別與採購適合用途 的水相關的問題。為使水資源得以永 續,本集團鼓勵節約用水,並提醒全體 員工儘可能減少浪費水源。按全職僱員 數目計算的水密度較上個報告期減少 30%。長遠而言,本集團已設立10年集 團減少用水目標,以期於二零三零年財 政年度前減少用水20%。

本集團採取的節約用水舉措包括:

- 提醒僱員使用水龍頭後將水龍頭關上;
- 於顯眼位置張貼與水資源節約有關 的海報;
- 監察用水模式;及
- 加強檢查及維護,防止浪費水資源。

A2.5 包裝材料

紙箱及塑料獲廣泛用於不同產品展示的 包裝材料。於報告期間,共消耗3.25噸 包裝材料,包括紙箱、聚乙烯和聚丙 烯,密度為每件售出產品0.07公斤,較 上個報告期間減少7.0%。所有包裝材 料於使用前均已進行嚴格的質量控制測 試。



A3. The Environment and Natural Resources

A3.1 Significant Impacts of Activities on the Environment

The Group's business activities do not pose any major significant adverse impacts on the environment, except for the minor impact arising from consumption of energy resources and fuels. The Group's Environmental Management Policy aims to facilitate rational and efficient use of resources such as energy, water and other raw materials. The Group also carries out various measures for reducing GHG emissions and advocating resource conversation through the 3R's (namely reducing waste, reusing, and recycling resources) principle. During the Reporting Period, any waste, wastewater, or emissions that posed adverse impacts to human or environment was appropriately managed, controlled, and treated prior to release into the environment.

Electricity consumption was the largest component of the Group's energy, making up nearly 83% of total energy consumed. To reduce electricity use, the Group has specifically adopted various management measures. For instances, the Group has provided education to employees to raise their awareness of energy conservation and given preference to lowcarbon and energy-saving appliances.

Looking forward, the Group will persist in operating the business in an environmentally responsible manner and drive a continual improvement in its business processes, products, and services with as little impact on the environment as possible.

A3. 環境及天然資源

A3.1活動對環境的重大影響

本集團的業務活動對環境並不會造成任 何重大不利影響,惟能源資源及燃料消 耗所產生的細微影響除外。本集團的環 境管理政策旨在促進資源(如能源、水 及其他原材料)的合理有效使用。本集 團亦採取各項措施以減少溫室氣體排 放及透過3R(即是減少廢物、重用和回 收資源)原則倡導保護資源。於報告期 間,對人類或環境造成不利影響的任何 廢物、廢水或排放於排放至環境前均得 到適當的管理、控制及處理。

用電為本集團最大能耗組成部分,約佔 總能耗的83%。為減少耗電,本集團專 門採納多項管理措施。例如,本集團教 育僱員提升節能意識,優先選擇低碳節 能設備。

展望未來,本集團將堅持以對環境負責 的方式經營業務,推動其業務流程、產 品及服務持續改進,同時盡可能減少對 環境造成影響。 ENVIRONMENTAL, SOCIAL AND GOVERNANCE REPORT 環境、社會及管治報告

A4. Climate Change

Huakang acknowledges that it has a role in limiting climate change, and that climate change may impose an impact in limiting the Group's operations. To better identify and address the risks involved, the Group is committed to looking at climate change issues together with other ESG issues. This means the Board will take initiative in assessing climate-change related matters with the support of management. When material aspects are identified, polices shall be formulated to address them.

With climate change issues considered, Huakang may be threatened by both physical risks and transition risks. For all of Huakangs' operations, eventdriven extreme weather may disrupt supply chains which would interrupt business activities and affect revenues; and cost may be incurred by the Group to meet with newly enforced laws and regulations and market driven changes as a response to climate change.

That being said, Huakang remains hopeful knowing that it can bring positive impacts to the environment. Understanding its more significant environmental effects being (i) the emissions of air pollutants and greenhouse gases from the consumption of purchased electricity and fuel, and (ii) the generation of certain waste from daily operations, guiding policies have been established to improve the Group's environmental performance.

A4. 氣候變化

華康深知其有責任在減緩氣候變化方面 發揮作用,且氣候變化或會對本集團經 營造成不利影響。為更好識別及處理相 關風險,本集團致力於在一併處理其他 環境、社會及管治問題時著眼氣候變化 問題。這意味著董事會主動評估氣候變 化相關事宜,而管理層將會提供協助。 當識別重大層面時,將會制定政策加以 處理。

鑒於氣候變化問題,華康或會面臨實體 風險及過渡風險的威脅。就華康所有業 務而言,極端天氣時間可能擾亂供應 鏈,進而中斷業務活動及影響收入;同 時,為符合新實施法律法規,及響應市 場針對氣候變化出現的改變,本集團或 會產生相關成本。

話雖如此, 華康仍抱有希望, 因本集團 深知其能夠為環境帶來積極影響。本集 團深知(i)消耗外購電力及燃油產生的空 氣污染物及溫室氣體排放,及(ii)其日常 營運會產生若干廢棄物會對環境造成較 大影響,因此本集團已制定指導性政策 以改善本集團的環境表現。

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B. SOCIAL

1. Employment and Labor Practices

B1. Employment

The Group strictly abides by all applicable laws and regulations in relation to employment in the PRC, Hong Kong, and the United Kingdom during the Reporting Period, including but not limited to:

- Labor Law of the PRC;
- Labor Contract Law of the PRC;
- The Social Insurance Law of the PRC;
- Special Rules on the Labor Protection of Female Employees;
- Social Insurance Law of the PRC;
- Regulation on Paid Annual Leave for Employees;
- Provisions on the Prohibition of Using Child Labor;
- The Hong Kong Employment Ordinance; and
- United Kingdom Employment law, Labour Law and all relevant laws.

During the Reporting Period, there was no material non-compliance with relevant laws and regulations relating to compensation and dismissal, recruitment and promotion, working hours, rest periods, equal opportunity, diversity, anti-discrimination and other benefits and welfare of the Group.

B. 社會

- 1. 僱傭及勞工常規
- B1. 僱傭

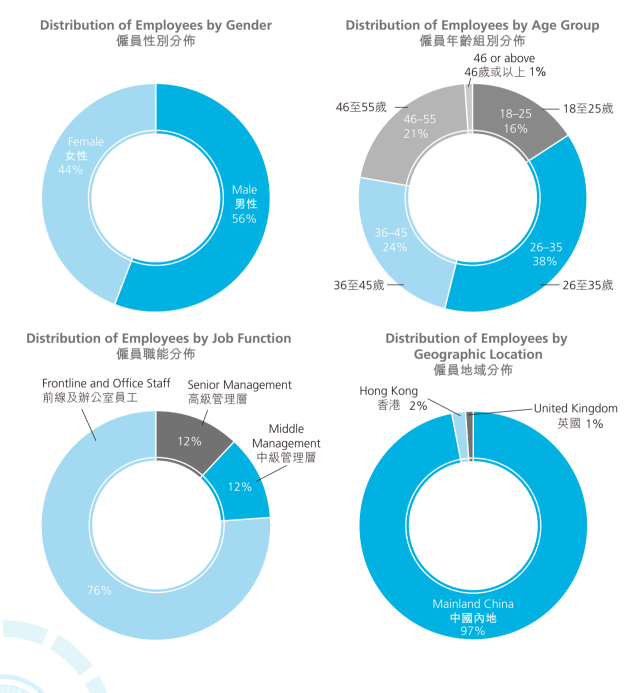
於報告期間,本集團嚴格遵守與中國、 香港及英國僱傭有關的所有適用法律及 規例,包括但不限於:

- 《中華人民共和國勞動法》;
- 《中華人民共和國勞動合同法》;
- 《中華人民共和國社會保險法》;
- 《女職工勞動保護特別規定》;
- 《中華人民共和國社會保險法》;
- 《職工帶薪年休假條例》;
- 《禁止使用童工規定》;
- 香港《僱傭條例》;及
- 英國《僱傭法》、《勞動法》及一切相 關法律。

於報告期間,本集團並無有關補償及解 僱、招聘及晉升、工作時數、假期、平 等機會、多元化、反歧視及其他待遇及 福利的重大違反法律及規例的情況。 ENVIRONMENTAL, SOCIAL AND GOVERNANCE REPORT 環境、社會及管治報告

As of 31 December 2021, the Group had a total number of 83 employees. All of them were full-time employees. The employee structure sorted by gender, age group, function and geographical regions are shown below.

於二零二一年十二月三十一日,本集團 共有83名僱員。彼等均為全職僱員。按 性別、年齡組別、職能及地域分佈的僱 員架構載列如下。



The Employee Manual outlines detailed policies regarding recruitment and dismissal, remuneration and compensation, appraisal and promotion, attendance, compensation leave, etc. Employees are required to follow strictly the code of conduct and ethics, which establishes the Group's ethical standards and expectation of employees.

Competitive Compensation and Benefits

The Group offers an equitable and competitive remuneration package to attract and to retain talent. In addition to basic wages, the Group offers overtime pay, attendance bonuses, seniority bonuses, housing allowance, and a discretionary performance bonus. The Group also safeguards the legitimate interests of its employees, respects the rights of employees to rest and leave, and regulates their working hours and their rights for various types of rest time and holidays. Apart from medical coverage and statutory holidays, employees are entitled to a range of leave including marriage leave, maternity leave, paternity leave, sick leave and bereavement leave.

Performance Review and Promotion

The Group provides development opportunities to its employees through regular performance-based appraisals, to understand their work performance in a clear way through feedback from their supervisors and develop excellent personal growth and ongoing career developments. According to the promotion policy, employees are eligible for career advancement within the Group based on their competencies and suitability for higher-ranking positions. 員工手冊列明有關招聘及解僱、薪酬及 補償、考核及晉升、考勤、離職補償等 詳細政策。僱員須嚴格按操守及道德守 則行事,該守則載列本集團指導員工的 道德準則及期望。

具競爭力的薪酬及福利

本集團提供公平及具競爭力的薪酬待 遇,以吸引及挽留人才。除基本工資 外,本集團亦提供加班費、考勤獎金、 工齡獎金、住房津貼以及酌情績效獎 金。本集團亦保障其員工的法律權利, 尊重員工的休息及休假權利,規管其工 作時數、各類休息及休假的權利。除醫 療保險及法定假期外,員工有權享有各 類假期,例如婚假、產假及侍產假、病 假及喪假。

績效審核及晉升

本集團通過定期績效考核為僱員提供發 展機會,使他們可通過主管的反饋,更 清楚地了解其工作表現,並獲得良好的 個人成長及持續職業發展。根據晉升政 策,員工按其能力及是否符合更高級別 的職位獲得本集團內部晉升。

ENVIRONMENTAL, SOCIAL AND GOVERNANCE REPORT

環境·社會及管治報告

Equal Opportunity

The Group respects the differences in employees. Fair labor practices are followed within the Group to eliminate discrimination. Employees are provided with equal opportunities in respect of recruitment, employment, training and development, promotion, compensation and benefits, whether on the basis of race, religion, nationality, ethnicity, age, gender or disability. There was no non-compliance relating to equal opportunity, diversity, and anti-discrimination during the Reporting Period.

Employee Relations

The Group strives to foster a strong sense of belonging with employees and ensure that every voice is heard through transparent communication channels. Regular meetings are held to collect employee opinions, suggestions, and complaints which are handled promptly.

平等機會

本集團尊重各僱員各有不同。為消除歧 視,本集團實行公平勞工。僱員於招 聘、僱傭、培訓及發展、晉升、補償及 福利方面,不論基於種族、宗教、國 籍、族裔、年齡、性別還是殘疾,均享 有平等機會。於報告期間,並無有關平 等機會、多元化及反歧視的不合規情 況。

僱員關係

本集團致力培養員工的強烈歸屬感,確 保透過透明的溝通渠道聆聽到每名員工 的意見,並定期舉行會議收集員工意 見、建議,並及時處理有關投訴。

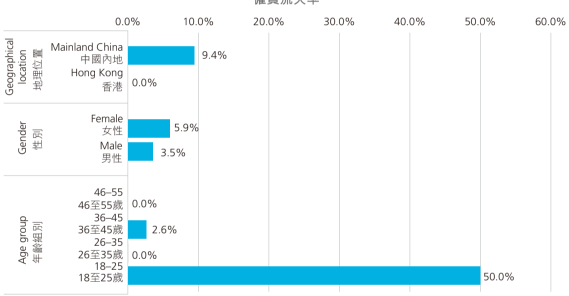


Turnover

The Group considers offering a more attractive remuneration package and benefits to retain talent based on the Group's business situation. A total of 8 full-time employees have left the Group during the Reporting Period, representing an annual turnover rate¹ of 9%. The employee turnover rate² by gender, age group and geographical locations are as follows:

僱員流失

本集團考慮根據本集團的業務情況提 供更具吸引力的薪酬待遇及福利挽留 人才。於報告期內,合共8名全職僱員 離開本集團,年度流失率1為9%。按性 別、年齡組別及地域分佈劃分的僱員流 失率2如下:



TURNOVER RATE 僱員流失率

- ¹ The annual turnover rate is calculated by total number of employees who left the Group in the reporting period/ number of employees as at the end of the reporting period*100%. Employees who leave the Group within probationary period are not counted.
- ² Turnover rate refers to total number of employee turnover in the specific group throughout the reporting period/total number of employees of the corresponding group as at the end of the reporting period*100%.
- 年度流失率乃按報告期內從本集團離職僱員 總數/報告期末僱員數目*100%計算。於 試用期內從本集團離職的僱員不計算在內。
- 流失率乃指於整個報告期內特定群體的僱 員流失總數/報告期末相應群體僱員總數 *100%。

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B2. Employee Health and Safety

The Group is dedicated to creating an accident and injury-free working environment for its employees. During the Reporting Period, the Group strictly complied with all national laws, regulations and standards in safeguarding workplace health and safety, including the Law of the PRC on the Prevention and Treatment of Occupational Diseases, Production Safety Law of the PRC and Regulation on Work-Related Injury Insurance. The Group has maintained its Work Safety Standardization certification for its manufacturing operation in Shenzhen since 2016.

The Group has in place various safety rules and guidelines to address various situations and issues. All frontline workers are required to strictly follow the safe working practice code. To further enhance workplace safety, the Group conducts regular health and safety audits to identify safety risks and carries out investigations for hidden hazards.

Apart from providing personal protective equipment for employees engaging in activities where occupational hazards can potentially arise, annual health check-ups are offered to ensure timely treatment can be given. Safety education and training programs are also provided for the employees to increase their awareness and improve their work safety skills.

B2. 僱員健康和安全

本集團致力為每位僱員創造一個零事 故、零受傷的工作環境。於報告期間, 本集團嚴格遵守所有與勞工健康及安全 有關的國家法律、法規及標準,包括 《中華人民共和國職業病防治法》、《中 華人民共和國安全生產法》及《工傷保險 條例》。本集團的深圳生產工廠自二零 一六年以來一直持有安全生產標準化證 書。

本集團已設有各項安全規則及指引以處 理各類情形及問題。所有前線員工須嚴 格遵守安全工作常規守則。為進一步加 強工作場所安全,本集團定期進行健康 及安全審核,以識別安全風險並就隱患 開展調查。

除為從事可能引起職業危害活動之僱員 提供個人防護設備之外,本集團每年提 供健康檢查以確保僱員及時獲得治療。 本集團亦為僱員提供安全教育及培訓課 程,以提升他們有關工作安全之意識及 提升他們之技能。



The Group has developed contingency plans and emergency procedures for foreseeable workplace emergencies. Emergency evacuation plans are displayed at conspicuous locations. The Group organizes fire drills every year to ensure that all employees are familiar with the evacuation routes in emergency situations.

In the past 3 years, no fatalities of the Group's employees have been recorded. No work injury case or material non-compliance with relevant laws and regulations in relation to occupational health and safety of the Group was recorded during the Reporting Period. 本集團已就可預見之工作場所緊急事件 制定應急計劃及緊急程序。緊急疏散計 劃張貼於顯眼位置。本集團每年均會組 織消防演習以確保全體僱員均熟悉於緊 急情況下之疏散路線。

在過去的三個年度,本集團僱員並無錄 得任何死亡事故。於報告期內,本集團 並無有關職業健康及安全的工傷事故或 重大違反職業健康及安全相關法律及規 例的情況。

Occupational Health and Safety Statistics in FY2021	二零二一年財政年度職業健康與 安全統計			
Work related fatality	殉職事故	0		
Work injury cases >3 days	工傷事故 > 三天	0		
Work injury cases ≤3 days	工傷事故 ≤ 三天	0		
Lost days due to work injury	因工傷損失工作日	0 day 0天		

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Responses to the Epidemic

A series of anti-epidemic measures have been put in place to contain the spread of the virus in the community and protect the wellbeing of staff. In addition to stepping up the sanitation of the facilities, the Group has also enforced social distancing measures in the workplace, conducted temperature checks for employees, and provided disinfection supplies such as face masks and hand sanitizers.

Moreover, the Group has introduced isolation arrangements for employees with COVID-19 symptoms. In the event of a suspected case of COVID-19, the Group will arrange enhanced cleaning and disinfection measures at the relevant area and report the suspected case to hospitals in accordance with the reporting criteria and guidelines issued by the local government. Any infected employee will be placed in quarantine as soon as is practical, and all staff are tested for the virus.

B3. Development and Training

Employee development is vital to the sustainable growth of the Group. The administration department is responsible for developing annual training plans pertaining to the various training needs of employees. Where appropriate, employees are assessed upon recruitment and reviewed periodically thereafter for their proficiency in vocational skills through examinations. Through providing comprehensive training programs, the Group ensures that all employees, including R&D personnel, technicians, or production workers whose experience and qualifications meet the requirements of relevant positions.

應對疫情

本集團已推出一系列抗擊疫情的措施, 防止病毒在社區內蔓延及保護員工的健 康。除加強清潔設施外,本集團亦於工 作場所強制實行社交距離措施,對員工 測量體溫,並提供口罩及酒精搓手液等 消毒用品。

此外,本集團對出現 COVID-19症 狀的僱員進行隔離安排。倘有疑似 COVID-19病例,本集團將加強相關區 域的清潔及消毒措施,並根據當地政府 頒佈的報告標準及指引向醫院報告疑似 病例。感染員工將在可行情況下盡快接 受隔離,所有員工都將接受病毒檢測。

B3. 發展及培訓

員工發展對本集團的可持續發展至關重 要。行政部負責制定滿足僱員各種培訓 需求的年度培訓計劃。於適當情況下, 僱員會於招聘時被評估,其後透過考核 定期審查彼等之職業技能水平。本集團 透過提供全面的培訓計劃,確保研發人 員、技術人員或生產工人等全體員工具 備滿足相關崗位要求的經驗及資質。



During the Reporting Period, 98% of the Group's employees received training; the total training hours and the average training hours per employee were 843.5 hours and 10.2 hours per employee respectively.

於報告期內,本集團98%的僱員接受培 訓,總培訓時數及每名僱員平均培訓時 數分別為每名僱員843.5小時及10.2小 時。

Gender	按性別劃分	Training percentage 受訓百分比	Average training hours 平均受訓時數
Male	男性	98%	10.18
Female	女性	97%	10.14

Employee grade	按員工級別劃分	Training percentage 受訓百分比	Average training hours 平均受訓時數
Frontline employees	前線員工	95%	10.94
Middle management	中級管理層	90%	10.90
Senior management	高級管理層	100%	10.02

The Group organized the following internal training and development seminars during the Reporting period:

- Anti-Corruption talk (ICAC)
- Listing Rules and Director's role training
- Anti-Corruption talk
- Occupational Health and Safety Training

於報告期內,本集團組織了以下內部培 訓及發展研討會:

- 反貪污會談(廉政公署)
- 上市規則及董事職責培訓
- 反貪污會談
- ▶ 職業健康及安全培訓

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During the Reporting Period, the Group organized training sessions covering a broad range of topics for employees from different departments. Some of the events that the Group attended are as follows:

於報告期內,本集團為不同部門的員工 安排了多種主題的培訓項目。本集團參 與的部分活動如下:

Name of Conference 會議名稱	Time 時間	Location 地點
CACLP The 18th international medical testing and blood transfusion reagents equipment Conference	21–23 March 2021	Chongqing International Expo Center
第十八屆國際檢驗醫學暨輸血儀器 試劑博覽會	二零二一年三月二十一日 至二十三日	重慶國際博覽中心
The 9th Guangxi Association of Integrative Medicine (Andrology)	10–12 September 2021	Beihai Excemon Beach Hotel
academic conference 第九屆廣西中西醫結合學會(男科) 學術研討會	二零二一年九月十日至十二日	北海辰茂海灘酒店
2021 LingNan male reproductive endocrinology and infertility conference	7–9 May 2021	Ramada Plaza Guangzhou
二零二一年嶺南男性生殖內分泌及 不孕症研討會	二零二一年五月七日至九日	廣州嘉鴻華美達廣場 酒店
The 11th Guangdong reproductive endocrinology and infertility academic	18–19 September 2021	Sofitel Guangzhou Sunrich Hotel
conference 第十一屆廣東生殖內分泌及不孕症 學術研討會	二零二一年九月十八日至 十九日	廣州聖豐索菲特大酒店
2021 Male infertility guide workshop 二零二一年男科不孕症指導研討會	31 October 2021 二零二一年十月三十一日	Virtuous World Hotel 德徠酒店
2021 Reproductive endocrinology and heredity conference	26–27 November 2021	DoubleTree by Hilton Guangzhou Science
二零二一年生殖內分泌及遺傳研討會	二零二一年十一月二十六日 至二十七日	City 廣州匯華希爾頓逸林 酒店

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Name of Conference 會議名稱	Time 時間	Location 地點
2021 Hunan Province Medical Society reproductive endocrinology and infertility academic conference 二零二一年湖南省醫學會生殖內分泌及 不孕症學術研討會	3–5 December 2021 二零二一年十二月三日至五日	Ramada Plaza by Wyndham Changsha Wangcheng 長沙華美達酒店
2021 Shenzhen DongGuang Huizhou Semen analysis external quality control conference	15–16 October 2021	Shenzhen Zhongshan Urological Hospital
二零二一年深圳、東莞及惠州聯辦精子 分析外部質量控制會議	二零二一年十月十五日至 十六日	深圳中山泌尿外科醫院
2021 Hubei Province Semen analysis external quality control conference	8–10 June 2021	Tongji Hospital Reproduction Medicine Center
二零二一年湖北省精子分析外部質量 控制會議	二零二一年六月八日至十日	同濟醫院生殖醫學中心

B4. Labor Standards

The Group adheres to a strict philosophy of a society free of child labor and forced labor. There was no child labor nor forced labor employed in the Group; no cases of non-compliance of relevant laws and regulations in relation to labor standards were recorded during the Reporting Period.

The Group complies with the Labor Law of the PRC, Provisions on the Prohibition of Using Child Labor and internal recruitment guidelines which prohibits the employment of workers under the age of 16 in operations. The human resources department verifies candidates' valid identity documentation, age, and working permit to prevent child labor, forced labor and other forms of unlawful labor. As such, employees hired by the Group are deemed to meet the relevant legal requirements. Consequences of breaching the conditions include immediate termination of contract.

B4. 勞工準則

本集團遵循一個沒有童工和強制勞工的 社會的嚴格理念。本集團並無僱用童工 或強制勞工;於報告期間,並無發現違 反勞工準則相關法律及規例的情況。

本集團遵守《中華人民共和國勞動法》、 《禁止使用童工規定》及內部招聘指引, 禁止在其營運中僱用未滿十六歲的工 人。人力資源部會核實求職者的有效身 份證明文件、年齡及工作許可證,以防 止童工、強制勞工及其他形式的非法勞 工。因此,本集團聘用的僱員被視為符 合相關法律規定。違反條件的後果包括 即刻終止合約。 ENVIRONMENTAL, SOCIAL AND GOVERNANCE REPORT

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The Group ensures reasonable working hours and paid holidays in accordance with all national employment laws and requirements. The working hours of the employees are enforced in accordance with the requirements of relevant local laws and regulations; thus, no forced labor is allowed. The Group encourages the employees to complete their daily work within the specified working hours. When overtime work by special arrangement is unavoidable, employees are eligible for overtime pay based on the agreed hourly wage.

2. Operating Practices

B5. Supply Chain Management

The Group engaged 57 suppliers during the Reporting Period. 52 of them were in the PRC primarily providing raw and auxiliary materials for the manufacturing of IVD reagents. The remaining 5 suppliers were from Canada, Hong Kong, the PRC and Japan and supplied to the Hong Kong office. The Group adopts an integrated approach in screening and evaluating all potential and existing suppliers. In selecting suppliers, the Group assesses suppliers against agreed criteria including production capability, environmental and social considerations, product efficacy and quality management systems. The performance of all gualified suppliers is regularly monitored through the submission of testing reports and documentation to demonstrate consistent conformance to all applicable statutory and regulatory requirements.

All suppliers are evaluated according to not only conformance to all applicable statutory and regulatory requirements, but also on their environmental credentials. If a supplier is deemed to be in non-performance of its social and environmental obligations, it will be asked to rectify the failure as soon as is practical. If non-conformance continues, the supplier will be removed from the supply chain. 本集團根據一切國家僱傭法律及規定確 保合理工作時長及帶薪假期。僱員的工 作時數按照當地相關法律及規例的規定 執行;因此,絕不容許強制勞工。本集 團鼓勵僱員於特定工作時間內完成日常 工作。在特殊安排而無法避免加班的情 況下,僱員可按協定的時薪領取加班 費。

2. 經營常規

B5. 供應鏈管理

本集團於報告期間已委聘57家供應商。 52家供應商均於中國主要提供用以生 產體外診斷試劑的原材料及輔助材料, 其餘5家加拿大、香港、中國及日本供 應商向香港辦事處供應。本集團採用結 合方法分別篩選及評估所有潛在及現有 供應商。在挑選供應商方面,本集團 議定標準評估供應商,包括對其生產能 力、環境及社會考量、產品效能及質量 管理體系進行評估。所有合資格供應商 的表現會透過其提交檢測報告及文件作 定期監察,以證明其一直遵守所有適用 的法定及監管要求。

本集團將不僅根據所有適用法定及監管 規定,而且根據其環境資質評估所有供 應商。如果供應商被視為違反其社會及 環境責任,其將被要求盡快在可行情況 下糾正其失職之處。如果違反情況持續 不改,則該供應商將被自供應鏈移除。 On-site assessments, when needed, are conducted to ensure that the facility, systems, and products provided by the suppliers are compliant with the Group's stringent requirements on quality, workplace safety and hygiene. If a significant non-conformance is proved, the Group may consider disqualifying or terminating the partnership with the concerned supplier.

B6. Product and Service Responsibility

Quality Assurance

The Group is committed to delivering safe, effective, and reliable IVD reagent products that have attained the highest quality standards. Aligning with the Group's corporate quality values, the Group has obtained the ISO 13485:2003 certification for medical device manufacturing and implemented a quality management system according to the current good manufacturing practices (the "**CGMP**"). During the Reporting Period, the Group strictly complied with all relevant laws and standards established by the China Food and Drug Administration (the "**CFDA**") in the manufacturing of IVD reagents and kits, which included:

- YY/T 0287-2017 standard (i.e., Medical Devices

 Quality Management Systems Requirements for Regulatory Purposes);
- Good Manufacturing Practice for Medical Devices – Appendix on In-Vitro Diagnostic Reagents;
- Good Manufacturing Practice for Medical Devices – Guidelines for Onsite Inspection of In-Vitro Diagnostic Reagents;
- Regulations on Supervision and Administration of Medical Devices;
- Contract Law of the PRC; and
- Product Quality Law of the PRC.

現場評估將會在有需要時進行,以確保 供應商提供的設施、系統及產品符合本 集團對質量、工作場所安全及衛生的嚴 格要求。如證實有重大違規事項,本集 團可能考慮取消或終止與有關供應商的 合作關係。

B6. 產品及服務責任

質量保證

本集團致力提供安全、有效及可靠的體 外診斷試劑產品,該等產品均達到最高 質量標準。秉承本集團的企業質量價 值觀,本集團就醫療設備製造取得ISO 13485:2003認證,並根據現行優良生 產質量管理規範(「cGMP」)執行質量管 理制度。於報告期內,本集團嚴格遵守 國家食品藥品監督管理總局(「國家食藥 監總局」)就生產體外診斷試劑及試劑盒 制定的一切相關法律及標準,包括:

- YY/T 0287-2017標準(即《醫療器 械一質量管理制度一用於法規的要 求》);
- 《醫療器械生產質量管理規範附錄 體外診斷試劑》;
- 《醫療器械生產質量管理規範體外 診斷試劑現場檢查指導原則》;
- 《醫療器械監督管理條例》;
- 《中華人民共和國合同法》;及
- 《中華人民共和國產品質量法》。

ENVIRONMENTAL, SOCIAL AND GOVERNANCE REPORT 環境、社會及管治報告

The Group's quality manual outlines the organizational roles, authorities, as well as responsibilities for the accountable quality management across the Group. Specific production activities are required to be performed in the designated Class 10,000 and 100,000 cleanrooms in compliance with the ISO 14644-1 Cleanroom standard. Moreover, air-sensitive reagent products are stored under controlled conditions, i.e., at a consistent temperature within the range of 2°C–8°C.

Customer Services and Product Recall

The Group values the importance of customer loyalty and is committed to building and maintaining a stable and long-term relationship with its customers. The Group cares about customer satisfaction throughout the entire business process from product sales to after-sales service. Customer satisfaction surveys help the Group gain valuable insight into its performance and identify improvements, thereby continuously improving the Group's product and service quality as well as enhancing customer experience. Apart from conducting customer reviews, the Group also constantly explores ways to improve its products through research and development.

The Group has developed effective mechanisms and handling procedures for dealing with customer complaints and product recalls. Any complaints received will be formally investigated and any necessary follow-up actions are taken in timely manner. The Group carries out investigation and identifies corrective and preventive actions for each complaint to prevent recurrence. During the Reporting Period, the Group received no complaints related to products and services provided, all the enquiries had been resolved to the customers' satisfaction. No material non-compliance with relevant laws and regulations in relation to customer services of the Group was identified during the Reporting Period. 本集團的質量手冊概述本集團內負責質 量管理的組織角色、權限及責任。特定 生產活動必須於指定的10,000級無塵 室及100,000級無塵室進行,以符合ISO 14644-1無塵室標準。此外,空氣敏感 試劑產品於受控條件下(即在攝氏2-8度 範圍內的穩定溫度下)儲存。

客戶服務及產品召回

本集團重視客戶忠誠度的重要性,故致 力與其客戶建立並維持穩定及長期的關 係。本集團關注從產品銷售到售後服務 的整個業務流程中的客戶滿意度。客戶 滿意度調查有助本集團收集到有關其 現的寶貴意見,認識到其改善空間,從 而持續提升本集團的產品及服務質素以 及改善客戶體驗。除進行客戶訪問外, 本集團亦持續尋求各種方式,透過研發 改善其產品。

本集團已開發出有效機制及處理程序, 處理客戶投訴及產品召回。凡收到的投 訴均將得到正式調查,並及時採取任何 必要跟進行動。本集團會對各投訴案任 進行調查,並確認糾正及預防措施, 並投訴案件再次發生。於報告期內,本 集團並無收到有關產品及所提供服務之 投訴,且所有查詢均已解決,並令客戶 滿意。於報告期內,未發現本集團有關 客戶服務的重大違反法律及規例的情 況。

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The Group's product recall procedure is formulated in accordance with the Administrative Measures for Medical Device Recalls established by CFDA. The quality control department undertakes quality inspections at different stages of the production process. In the event of detecting defective products, the Group will suspend the sale of the concerned products and notify related customers immediately for product recall and replacement. There was no product recalled due to safety and health reasons and no material non-compliance with laws and regulations that have a significant impact on the Group in relation to product health and safety recorded during the Reporting Period.

Data Protection and Privacy

The Group pays special attention to confidentiality and privacy issue of the Group and third parties. The confidentiality policy stipulates that all employees are prohibited from disclosing confidential information (e.g., trade secrets, proprietary information, customers data, etc.) to anyone outside of the Group to others and use them for personal benefit or profit. In addition, the Group restricts access to confidential information and trade secrets, except to authorized persons permitted by the Group. No major incidents that impacted the Group's operations or infringed upon client privacy occurred during the Reporting Period. 本集團根據國家食藥監總局頒佈的《醫 療器械召回管理辦法》制定產品召回程 序。質量控制部門於不同生產階段進行 品質檢測。倘發現缺陷產品,本集團將 停止銷售相關產品,並及時通知相關客 戶召回及替換相關產品。於報告期內, 概無因安全及健康理由而被召回的產 品,亦無錄得任何對本集團產品健康及 安全有重大影響的重大違反法律及規例 的情況。

數據保護及私隱

本集團特別留意本集團及第三方的保密 及私隱事宜。保密政策規定所有員工禁 止向本集團任何外部人士披露機密資 料(如商業秘密、專利資料、客戶資料 等),且不得將該等資料用於個人利益 或牟利。此外,本集團禁止查閱機密資 料及商業秘密,惟本集團准許的授權人 士除外。於報告期間,概無發生任何影 響本集團營運或侵犯客戶隱私的重大事 件。

ENVIRONMENTAL, SOCIAL AND GOVERNANCE REPORT

環境·社會及管治報告

Intellectual Property

The Group understands the importance of originality and appreciates the hard work of the R&D team. The Group's Intellectual Property (the "**IP**") Rights Policy aims to protect IP owned by the Group and third parties in pursuant to the Trademark Law of the PRC and Patent Law of the PRC.

Furthermore, financial incentives are offered to motivate the Group's employees to invent new products as well as innovative patent projects. The Group also closely monitors the infringement actions in the market and actively combats any infringements. Any unauthorized use of IP rights may give rise to legal liability. No major incidents relating to infringement of IP rights occurred during the Reporting Period.

Having the IP management system in place, the Group has accelerated the application and maintenance of patents for its own production design and technology, ensuring the value of intellectual property are well respected and recognized within the Group. As of 31 December 2021, the Group had obtained a total of 19 issued patents for its inventions.

知識產權

本集團瞭解原創的重要性,並重視研究 團隊的努力。本集團的知識產權(「知識 產權」)政策旨在根據《中華人民共和國 商標法》及《中華人民共和國專利法》保 障本集團及第三方擁有的知識產權。

此外,本集團提供財務獎勵以激勵本集 團員工發明新產品及創新專利項目。本 集團亦密切監控市場上的侵權行為及積 極打擊任何侵權行為。非法使用知識產 權可能引發法律責任。於報告期間,概 無發生任何有關知識產權侵權的重大事 件。

本集團設有知識產權管理系統,加快為 其自有產品設計及科技申請及維護專 利,確保知識產權的價值在本集團得到 尊重及認同。截至二零二一年十二月 三十一日,本集團已就其發明合共獲得 19項已頒發的專利。



B7. Anti-corruption

The Group has zero tolerance for bribery and corruption. The Group's ethical standards are clearly set out in the code of conduct and ethics and Employee Manual, which requires all business activities to be operated with the highest level of integrity. The Anti-corruption Policy strictly prohibits any corrupt acts, practices, and activities within the Group. The Group strictly controls gifts, meals, and entertainment that could give the mere appearance of impropriety. Employees are encouraged to report any instance or suspected instance of bribery or corruption related to the Group directly to the Group.

All staff are encouraged to keep up to date with the latest anti-corruption guidelines by reading the PRC Criminal Law and the PRC Anti-unfair Competition Act, applying to official bribery and commercial bribery.

The ICAC conducted Anti-Corruption training in December 2021 for the Directors of the Group. Training material from this training was then disseminated to staff in both Hong Kong and in the PRC.

During the Reporting Period, the Group was in full compliance with all relevant laws and regulations, including the Criminal Law of the PRC, Anti-unfair Competition Law of the PRC, Anti-money Laundering Law of the PRC and Interim Provisions on Banning Commercial Bribery. There was no concluded legal case regarding corrupt practices brought against the Group or its employees during the Reporting Period.

B7. 反貪污

本集團絕不容忍賄賂及貪污。本集團的 道德原則清晰列明於操守及道德守則及 僱員手冊,其中要求所有商業活動必須 在最高度誠信下進行。反貪污政策嚴格 禁止本集團內的任何貪污行為、行動及 活動。本集團嚴格控制貌似不正當行為 的禮品、膳食及招待。鼓勵員工直接向 本集團舉報任何有關本集團的賄賂或貪 污案件或涉嫌賄賂或貪污案件。

所有員工均鼓勵透過細閱適用於官員賄 賂及商業賄賂的中國《刑法》及中國《反 不正當競爭法》,時刻了解最新反貪污 指引。

廉政公署於二零二一年十二月向本集團 董事開展反貪污培訓。是次培訓的培訓 材料其後分發予香港及中國員工。

於報告期間,本集團全面遵守《中華人 民共和國刑法》、《中華人民共和國反不 正當競爭法》、《中華人民共和國反洗錢 法》及《關於禁止商業賄賂行為的暫行規 定》等一切相關法律及規例。於報告期 間,本集團或其僱員並無涉及已審結的 貪污訴訟案件。

ENVIRONMENTAL, SOCIAL AND GOVERNANCE REPORT

環境·社會及管治報告

Whistle-blowing Policy

A whistle-blowing system is established for employees and other relevant parties to report any suspected misconducts, malpractices, and unlawful or unethical behaviors within the workplace. Whistle-blowers can make confidential reports to the management of the Group, and are reassured to be protected against unfair dismissal, victimization, and unwarranted disciplinary action. Every reported case will be followed through in accordance with the Whistleblowing Policy and related procedures.

B8. Community Investment

The Group is committed to supporting the public by means of social participation and contribution as part of its strategic development. To nurture corporate culture and strengthen practices of corporate citizenship, the Group embraces human capital into the social management strategies to sustain its corporate social responsibility and support the Group's strategic development. The Group maintains communications with stakeholders from time to time to understand the needs of the communities where the Group operates in and to ensure the communities' interests are taken into consideration. The Group also encourages its employees to take part in various community events to strengthen team spirit while caring for vulnerable populations. In the future, the Group will continue to discharge its corporate social responsibility to care for the community and build a harmonious society.

On 1 December 2021, Nutronic HK participated in an event organized by the Rotary Club of Peninsula East entitled "Improving the health of under privileged women and their babies", donating a years supply of health supplements and conducting a seminar focusing on how health products can benefit under privileged woman in Hong Kong and their children.

舉報政策

本集團已為僱員及其他相關方建立舉報 機制,以舉報工作場所的可疑不當行 為、舞弊行為、及非法或不道德行為。 舉報人可向本集團管理層作出機密舉 報,並保證可免受不公平解僱、受害及 不必要的紀律處分。每宗舉報案件將按 舉報政策及相關程序跟進。

B8. 社區投資

作為其戰略發展的一部分,本集團致力 參與社會活動及貢獻社會,支援公眾。 為培育企業文化及加強企業公民實踐, 本集團於社會管理策略中投入人力資本 以承擔企業社會責任,並支持本集團戰 略發展。本集團不時與持份者保持溝 通,以瞭解本集團營運所在地的社區需 要,並確保考慮到社區利益。本集團亦 鼓勵僱員參與各類社區參與活動,以提 升團隊精神,關愛弱勢群體。未來本集 團將繼續履行其企業社會責任,關愛社 區,共建和諧社會。

於二零二一年十二月一日,香港 Nutronic參與半島東扶輪社舉辦的名為 「改善弱勢婦女及其嬰兒健康」的活動, 捐獻一年量保健品及舉行著重於健康產 品如何惠及香港弱勢婦女及其子女的研 討會。



REPORT OF THE DIRECTORS 董事會報告

The Directors are pleased to present their annual report together with the audited consolidated financial statements of the Group for the year ended 31 December 2021.

PRINCIPAL ACTIVITIES

The Company was incorporated in the Cayman Islands under the Companies Law, Cap 22 (Law 3 of 1961, as consolidated and revised), of the Cayman Islands as an exempted company with limited liability on 3 August 2017.

The principal activity of the Company is an investment holding company. Details of the principal activities and other particulars of the principal subsidiaries of the Company are set out in note 33 in the Notes to the consolidated financial statements.

The Group is principally engaged in research and development, manufacture, marketing and sales of IVD reagents and auxiliary reproductive supplies and equipment in the PRC. There were no significant changes to the Group's principal activities during the current year.

BUSINESS REVIEW AND FUTURE PROSPECTS

A discussion and analysis of the activities of the Company as required by Schedule 5 to the Hong Kong Companies Ordinance, including an analysis of the Group's financial performance, an indication of likely future developments in the Group's business and Group's key relationship with its stakeholders who have a significant impact on the Group and on which the Group's success depends, is set out in the sections headed "Chairman's Statement" on pages 4 to 5 and "Management Discussion and Analysis" on pages 6 to 19 of this Report. The above form part of this directors' report. 董事欣然呈列其年度報告連同本集團截至二 零二一年十二月三十一日止年度之經審核綜 合財務報表。

主要業務活動

本公司於二零一七年八月三日根據開曼群島 法律第22章公司法(一九六一年第3號法,經 綜合及修訂)在開曼群島註冊成立為豁免有 限公司。

本公司主要業務活動為投資控股。有關主要 活動及本公司主要附屬公司其他資料之詳情 載於綜合財務報表附註33。

本集團主要從事於中國研發、生產、營銷及 銷售體外診斷試劑及輔助生育用品和設備。 本年度,本集團主要業務活動概無發生重大 變動。

業務回顧及未來展望

香港公司條例附表5要求對本公司業務活動 進行討論及分析,當中包括本集團財務表現 分析、本集團業務的未來可能發展態勢的跡 象及本集團與其持份者(對本集團具有重大 影響並為本集團成功加以依賴者)的主要關 係,載於本報告第4至5頁「主席報告」及第6 至19頁「管理層討論及分析」各節。上述構成 本董事會報告之一部分。

REPORT OF THE DIRECTORS 董事會報告

PRINCIPAL RISK AND UNCERTAINTIES

Details of the principal risks and uncertainties of the Group are set out in notes 2 and 30 in the Notes to the consolidated financial statements and in the section headed "Management Discussion and Analysis" of this Report on page 6 to 19.

Investors are advised to make their own judgement or consult their own investment advisors before making any investment in the Shares.

USE OF PROCEEDS FROM THE SHARE OFFER

Details of the intended uses and utilised amount are set out on page 15 of this Report.

ENVIRONMENTAL POLICIES AND PERFORMANCE

Details of the Environmental, Social and Governance Report for the year ended 31 December 2021 are set out on page 51 to 86 of this Report.

COMPLIANCE WITH LAWS AND REGULATIONS

The Group has adopted risk management and internal control policies to monitor the on-going compliance with the relevant laws and regulations. To the best of the Directors' knowledge, information and belief, having made all reasonable enquiries, our Group has complied in material respects with the relevant laws and regulations that have a significant impact on the business and operation of our Group during the year ended 31 December 2021.

主要風險及不明朗因素

本集團主要風險及不明朗因素詳情載於綜合 財務報表附註2及30以及本報告第6至19頁 「管理層討論及分析」一節內。

投資者於投資股份之前務請自行判斷或諮詢 其投資顧問。

股份發售所得款項用途

擬定用途及已使用金額詳情載於本報告第15 頁。

環境政策及表現

截至二零二一年十二月三十一日止年度的環 境、社會及管治報告的詳情載於本報告第51 至86頁。

遵守法律法規

本集團已採用風險管理及內部監控政策監察 持續遵守有關法律法規的情況。董事作出一 切合理查詢後,就其所深知、全悉及確信, 本集團於截至二零二一年十二月三十一日止 年度已於重大方面遵守對本集團業務及營運 有重大影響的相關法律及法規。



FINANCIAL RESULTS

The results of the Group for the year ended 31 December 2021 are set out in the consolidated statement of profit or loss and other comprehensive income on page 119 of this Report.

FINAL DIVIDEND

The Directors does not recommend the payment of any final dividend for the year ended 31 December 2021 *(2020: Nil)*.

There is no arrangement that a shareholder of the Company has waived or agreed to waive any dividends.

CHARITABLE DONATIONS

There were no charitable donations made by the Group during the year ended 31 December 2021 *(2020: Nil)*.

PROPERTY, PLANT AND EQUIPMENT

Details of movements in property, plant and equipment during the year are set out in note 12 in the Notes to the consolidated financial statements.

SHARE CAPITAL

Details of the movement in share capital of the Company are set out in note 27 in the Notes to the consolidated financial statements.

RESERVES

Details of movement in the reserves of the Group and of the Company during the year ended 31 December 2021 are set out in the consolidated statement of changes in equity on page 122 and note 35(b) in the Notes to the consolidated financial statements respectively.

財務業績

本集團截至二零二一年十二月三十一日止年 度業績載於本報告第119頁綜合損益及其他 全面收益表。

末期股息

董事不建議派付截至二零二一年十二月 三十一日止年度的任何末期股息(二零二零 年:無)。

概無本公司股東已放棄或同意放棄任何股息 的安排。

慈善捐獻

截至二零二一年十二月三十一日止年度,本 集團並無作出慈善損獻(*二零二零年:無)*。

物業、廠房及設備

年內物業、廠房及設備變動詳情載於綜合財 務報表附註12。

股本

本公司股本變動詳情載於綜合財務報表附註 27。

儲備

於截至二零二一年十二月三十一日止年度, 本集團及本公司之儲備之變動詳情分別載於 第122頁綜合權益變動表及綜合財務報表附 註35(b)。 **REPORT OF THE DIRECTORS** 董事會報告

DISTRIBUTABLE RESERVES

Under the Companies Law of the Cayman Islands, the Company may pay dividends out of the profit or the share premium account in accordance with the provisions of Articles of Association, provided that immediately following the date on which the dividend is proposed to be distributed, the Company remains able to pay the debts as and when they fall due in the ordinary course of business. As at 31 December 2021, the Company's reserves available for distribution to shareholders comprising share premium and accumulated profits of the Group, amounted to approximately RMB47.3 million.

FIVE-YEAR FINANCIAL SUMMARY

A summary of the results and assets and liabilities of the Group for the most recent four years is set out in the section headed "Financial Summary" on page 232 of this Report.

DIRECTORS

The Directors during the year ended 31 December 2021 and up to the date of this Report were as follows:

Executive Directors

Mr. Zhang Shuguang (*Chairman*) Mr. Zhang Chunguang (*Chief Executive Officer*) Mr. Poon Lai Yin Michael (*Chief Financial Officer*) Mr. He Jiaming (*Business Development Director*)

Independent Non-executive Directors

Dr. Chow Kwok Fai Joseph Dr. Cheng Faat Ting Gary Mr. Chan Kin Sang

可供分派儲備

根據開曼群島公司法,本公司可根據組織章 程細則條文以溢利或股份溢價賬支付股息, 惟於緊隨建議分派股息當日後,本公司於 日常業務過程中仍可支付到期債務。於二零 二一年十二月三十一日,本公司可供分派予 股東的儲備包括本集團股份溢價及累計溢 利,金額約為人民幣47.3百萬元。

五年財務概要

本集團最近四年之業績及資產及負債概要載 於本報告第232頁「財務概要」一節。

董事

截至二零二一年十二月三十一日止年度及直 至本報告日期止,董事如下:

執行董事

張曙光先生(*主席)* 張春光先生(*行政總裁)* 潘禮賢先生(*首席財務官)* 何嘉明先生(*業務發展董事)*

獨立非執行董事

周國輝博士 鄭發丁博士 陳健生先生



Pursuant to the Articles of Association, at each general meeting, one-third of the Directors for the time being shall retire from office by rotation provided that every Director shall be subject to retirement at an annual general meeting at least once every three years. Such retiring Directors may, being eligible, offer themselves for re-election at the annual general meeting. All Directors appointed by the Board to fill a casual vacancy shall hold office until the first general meeting of shareholders after their appointment and be subject to re-election at such meeting and all Directors appointed by the Board shall hold office only until the next following annual general meeting and shall then be eligible for re-election.

Accordingly, all the current Directors will retire at the forthcoming AGM where they will offer themselves for re-election.

CONFIRMATION OF INDEPENDENCE

The Company has received from each of the independent non-executive Directors an annual confirmation of independence pursuant to Rule 5.09 of the GEM Listing Rules and considers all the independent non-executive Directors to be independent.

BIOGRAPHIES OF DIRECTORS AND SENIOR MANAGEMENT

The biographical details of the Directors and senior management are disclosed in the section headed "Biographies of Directors and Senior Management" on pages 20 to 26 of this Report.

MANAGEMENT CONTRACTS

No contract, other than the service contracts, concerning management and administration of the whole or any substantial part of the Group's businesses was entered into or existed during the year ended 31 December 2021. 根據組織章程細則,於每屆股東大會上,當 時在任的三分之一董事須輪值退任,惟各董 事須至少每三年於股東週年大會上輪值退 任一次。有關退任董事或合資格並願意於股 東週年大會上膺選連任。董事會就填補空缺 職位委任之全部董事應任職至彼等獲委任後 召開的首次股東大會及須於有關大會上獲重 選,而獲董事會委任以加入現有董事會之全 部董事僅可任職至下屆股東週年大會及屆時 合資格膺選連任。

因此,全體現任董事將於應屆股東週年大會 上退任並願意膺選連任。

確認獨立性

本公司已收到各獨立非執行董事根據GEM上 市規則第5.09條就其獨立性發出之年度確認 書,認為全體獨立非執行董事具有獨立性。

董事及高級管理層之履歷

董事及高級管理層履歷詳情於本報告第20至 26頁「董事及高級管理層之履歷」一節披露。

管理合約

於截至二零二一年十二月三十一日止年度, 概無訂立或存在任何與本集團業務中全部或 任何重大部分有關之管理及行政合約(服務 合約除外)。

DIRECTORS' SERVICE CONTRACTS

Each of Mr. Zhang Shuguang, Mr. Zhang Chunguang and Mr. Poon Lai Yin Michael, who were appointed on 25 September 2017, has entered into a service contract with the Company commencing from the Listing Date, which has no fixed term and can be terminated by either party giving not less than three months' notice in writing to the other party. Mr. He Jiaming, who was appointed on 14 January 2020, has entered into a service contract with the Company for an initial fixed term of three years commencing from the date of appointment and can be terminated by either party giving not less than three months' notice. Each of the independent nonexecutive Directors has entered into an appointment letter with our Company for an initial term of three years commencing from their respective appointment dates unless terminated by either party giving not less than one month's written notice to the other party.

As at 31 December 2021, no Director proposed for re-election at the forthcoming AGM has entered into a service contract with the Company, which is not determinable by the Company within one year without payment of compensation, other than statutory compensation.

DIRECTORS' AND CONTROLLING SHAREHOLDERS' INTEREST IN CONTRACTS

Save as disclosed in note 32 in the Notes to the consolidated financial statements, no contract of significance for the provision of services to the Company or any of its subsidiaries by controling shareholders of the Company or any of its subsidiaries, no transactions, arrangements and contracts of significance in relation to the Group's business to which the Company, or any of its holding companies or subsidiaries was a party and in which a Director, Controlling Shareholders of the Company and their respective connected parties had a material interest, whether directly or indirectly, subsisted at any time during the year ended 31 December 2021.

董事服務合約

張曙光先生、張春光先生及潘禮賢先生(均 於二零一七年九月二十五日獲委任)各自已 與本公司訂立服務合約,自上市日期起開 始,並無固定期限,並可由任何一方向另一 方發出不少於三個月的書面通知終止。何嘉 明先生(於二零二零年一月十四日獲委任)已 與本公司訂立服務合約,自委任日期起開 始,初步固定任期為三年,並可由任何一方 發出不少於三個月的通知終止。各獨立非執 行董事已與本公司訂立委任書,自他們各 自的委任日期起初步為期三年,除非任何一 方向另一方發出不少於一個月的書面通知終 止。

於二零二一年十二月三十一日,於應屆股東 週年大會上建議重選的董事並無與本公司訂 立本公司不可於一年內在不予賠償(法定賠 償除外)之情況下終止之服務合約。

董事及控股股東於合約的權益

除綜合財務報表附註之附註32所披露者外, 於截至二零二一年十二月三十一日止年度內 任何時間,本公司或其任何控股公司或附屬 公司概無參與訂立本公司控股股東或其任何 附屬公司向本公司或其任何附屬公司提供服 務的重大合約或與本集團業務有關,而本公 司董事、控股股東及彼等各自關連人士於當 中直接或間接擁有重大權益的重大交易、安 排及合約。



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

As at 31 December 2021, the interests and short positions of the Directors and chief executive of the Company in the Shares, underlying Shares and debentures of the Company or any of the associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance (Chapter 571 of the Laws of Hong Kong) (the "SFO")) which, once the Shares are listed on GEM of the Stock Exchange, will have to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including any interest or short positions which they are taken or deemed to have under such provision of the SFO) or will be required, pursuant to section 352 of the SFO, to be entered in the register referred to therein, or will be required, pursuant to the Rules 5.46 to 5.67 of the GEM Listing Rules relating to securities transactions by the Directors, to be notified to the Company and the Stock Exchange pursuant to the Model Code for Securities Transactions by directors of listed issuers, will be as follows:

Long Positions in the Shares

董事及最高行政人員於本公司及其相關 法團之股份、相關股份及債權證的權益 及淡倉

於二零二一年十二月三十一日,董事及本公 司最高行政人員於本公司或其任何相聯法團 (定義見香港法例第571章證券及期貨條例 (「證券及期貨條例」)第XV部)的股份、相關 股份及債權證中,擁有(一旦股份於聯交所 GEM上市後)須根據證券及期貨條例第XV部 第7及8分部知會本公司及聯交所的權益及淡 倉(包括根據證券及期貨條例有關條文彼等 被當作或被視為擁有的任何權益或淡倉), 或根據證券及期貨條例第352條須登記於該 條所指的登記冊內的權益及淡倉,或根據有 關董事進行證券交易的GEM上市規則第5.46 至5.67條上市發行人董事進行證券交易之標 準守則須知會本公司及聯交所的權益及淡倉 如下:

於股份之好倉

Ordinary shares of HK\$0.01 each of the Company

本公司每股面值0.01港元之普通股

Name of Directors/ Chief Executive	Capacity/ Nature of Interest	Number of ordinary shares held ^⑴ 所持	Number of share options held ⁽⁴⁾ 所持	Total interest	Percentage of shareholding ^⑵ 股權
董事/最高行政人員姓名	身份/權益性質	普通股數目	購股權數目	權益總計	百分比(2)
Mr. Zhang Shuguang	Interests of controlled corporation and concert party ⁽³⁾	240,000,000	4,000,000	244,000,000	61.0%
張曙光先生 Mr. Zhang Chunguang	受控法團權益及一致行動人士 ⁽³⁾ Beneficial owner	_	4,000,000	4,000,000	1.0%
張春光先生 Mr. Poon Lai Yin Michael	實益擁有人 Beneficial owner	-	4,000,000	4,000,000	1.0%
潘禮賢先生 Mr. He Jiaming 何嘉明先生	實益擁有人 Beneficial owner 實益擁有人	-	4,000,000	4,000,000	1.0%

REPORT OF THE DIRECTORS 董事會報告

Notes:

- (1) All interest stated are long positions.
- (2) The calculation is based on the total number of 400,000,000 Shares in issue as at 31 December 2021.
- (3) On 16 November 2017, Mr. Zhang Shuguang and Mr. Chang Yim Yang entered into the Acting-in-concert Confirmation ("Confirmation") to acknowledge and confirm, among other things, that they have been and will be actively cooperating, communicating, and acting in concert with each other with respect to their interest in or the business of the relevant members of our Group since they became shareholders of the Company and will continue to act in concert after the signing of the Confirmation. For further details, please refer to the section headed "History and Reorganisation" in the Prospectus. The aggregate of 240,000,000 Shares and 4,000,000 share options are deemed to be interested by them in aggregate under the SFO, consist of (i) 144,576,000 Shares held by Crystal Grant Limited ("Crystal Grant"), a company wholly owned by Mr. Zhang Shuguang, in which Mr. Zhang Shuguang is deemed to be interested under the SFO; and (ii) 95,424,000 Shares held by Ever Charming Inc. ("Ever Charming"), a company wholly owned by Mr. Chang Yim Yang, in which Mr. Zhang Shuguang is deemed to be interested as a result of being a party acting in concert with Mr. Chang Yim Yang; and (iii) 4,000,000 share options granted to Mr. Zhang Shuguang on 9 April 2020.
- (4) Details of the underlying Shares of the Company held by the Director/chief executives are set out in the section headed "Share Option Scheme".

附註:

(1) 所有所列權益均為好倉。

- (2) 此乃基於二零二一年十二月三十一日的已發 行股份總數400,000,000股計算。
- 於二零一七年十一月十六日,張曙光先生及 (3) 張賢陽先生訂立一項一致行動確認書(「確認 書」),以承認並確認(其中包括)彼等於成 為本公司股東後一直並將就彼等於本集團 有關成員公司之權益或相關業務積極合作 溝通並彼此保持一致行動,且將於簽署確 認書後繼續保持一致行動。有關進一步詳 情,請參閱招股章程「歷史及重組」一節。 根據證券及期貨條例,彼等合計被視為於 合共240,000,000股股份和4,000,000份購 股權中擁有權益,其中包括(i) Crystal Grant Limited (「**Crystal Grant**」,由張曙光先生 全資擁有之公司)持有之144,576,000股股 份,根據證券及期貨條例張曙光先生被視為 於其中擁有權益;及(ii) Ever Charming Inc. (「Ever Charming」,由張賢陽先生全資擁 有之公司)持有之95,424,000股股份,由於 張曙光先生為與張賢陽先生一致行動之人 士,故其被視為於該等股份中擁有權益;及 (iii)在二零二零年四月九日授於張曙光先生 4,000,000份購股權。
- (4) 董事/最高行政人員持有之本公司相關股份 的詳情載於「購股權計劃」一節。



Long Position in the Ordinary Shares of Associated	於相聯法團普通股之好倉
Corporations	

Name of Directors/ Chief Executive 董事/最高行政人員姓名	Name of Associated Corporation 相聯法團名稱	Capacity/ Nature of Interest 身份/權益性質	Number of ordinary shares held ^(Note) 所持普通股數目 ^(附註)	Percentage of shareholding 股權百分比
Mr. Zhang Shuguang	Crystal Grant	Beneficial owner	100 shares of US\$1.00 each	100%
張曙光先生	Crystal Grant	實益擁有人	100股每股1.00美元之 股份	100%

Note:

All interest stated are long positions.

附註:

所有所列權益均為好倉。

Save as disclosed above, as at 31 December 2021, none of the Directors and the chief executive of the Company had any interests or short positions in the Shares, underlying Shares or debentures of the Company or any of its associated corporations (within the meaning of Part XV of the SFO) which would have to be notified to the Company and the Stock Exchange under Divisions 7 and 8 of Part XV of the SFO (including interests or short positions which he is taken or deemed to have under such provision of the SFO) or which would be required, pursuant to Section 352 of the SFO, to be entered in the register referred to therein, or which would be required pursuant to Part XV of the SFO or Rules 5.46 to 5.67 of the GEM Listing Rules to be notified to the Company and the Stock Exchange.

除上文所披露者外,於二零二一年十二月 三十一日,概無董事及本公司最高行政人員 於本公司或其任何相聯法團(定義見證券及 期貨條例第XV部)的股份、相關股份或債權 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任何權益 或淡倉(包括根據證券及期貨條例有關條文 彼被當作或視為擁有之權益或淡倉),或根 據證券及期貨條例第352條須登記於該條所 述登記冊的任何權益或淡倉,或根據證券及 期貨條例第XV部或GEM上市規則第5.46條至 第5.67條須知會本公司及聯交所的任何權益 或淡倉。

Substantial Shareholders' and Others Persons' Interests and Short Positions in Shares and Underlying Shares

As at 31 December 2021, so far as is known to the Directors, the following persons (not being a Director or chief executive of the Company) had interest or short position in the Shares or underlying Shares which fell to be disclosed to the Company and the Stock Exchange under Divisions 2 and 3 of Part XV of the SFO or as recorded in the register required to be kept by the Company pursuant to Section 336 of the SFO:

主要股東及其他人士於股份及相關股份之權 益及淡倉

於二零二一年十二月三十一日,據董事所 知,以下人士(既非董事亦非本公司最高行 政人員)於股份或相關股份中擁有根據證券 及期貨條例第XV部第2及第3分部須向本公 司及聯交所披露,或記錄於本公司根據證券 及期貨條例第336條須存置之登記冊內的權 益或淡倉:

Name of Shareholders	Capacity/ Nature of Interest	Number of ordinary shares held ⁽³⁾ 所持	Number of share options held ⁽⁴⁾ 所持	Total interest	Percentage of shareholding 股權
股東姓名/名稱	身份/權益性質	лля 普通股數目 [₿]	л☆ 購股權數目 ^⑷	權益總計	放催 百分比
Crystal Grant	Beneficial owner and concert party ⁽¹⁾	240,000,000	4,000,000	244,000,000	61.0%
Crystal Grant	實益擁有人及一致行動人士 ⁽¹⁾				
Ever Charming	Beneficial owner and concert party ⁽¹⁾	240,000,000	4,000,000	244,000,000	61.0%
Ever Charming	實益擁有人及一致行動人士(1)				
Mr. Chang Yim Yang 張賢陽先生	Interests of controlled corporation ⁽¹⁾ 受控法團權益 ⁽¹⁾	240,000,000	4,000,000	244,000,000	61.0%



Notes:

- (1) On 16 November 2017, Mr. Zhang Shuguang and Mr. Chang Yim Yang entered into the Confirmation to acknowledge and confirm, among other things, that they have been and will be actively cooperating, communicating, and acting in concert with each other with respect to their interest in or the business of the relevant members of our Group since they became shareholders of the Company and will continue to act in concert after the signing of the Confirmation. For further details, please refer to the section headed "History and Reorganisation" in the Prospectus. The aggregate of 240,000,000 Shares and 4,000,000 share options are deemed to be interested by them in aggregate under the SFO, consist of (i) 144,576,000 Shares held by Crystal Grant, a company wholly owned by Mr. Zhang Shuguang, in which Mr. Zhang Shuguang is deemed to be interested under the SFO; (ii) 95,424,000 Shares held by Ever Charming, a company wholly owned by Mr. Chang Yim Yang, in which Mr. Zhang Shuguang is deemed to be interested as a result of being a party acting in concert with Mr. Chang Yim Yang; and (iii) 4,000,000 share options granted to Mr. Zhang Shuguang on 9 April 2020.
- (2) All interests stated are long positions.
- (3) Details of the underlying shares of the Company held by the substantial shareholder are set out in the section headed "Share Option Scheme".

附註:

- (1) 於二零一七年十一月十六日,張曙光先生 及張賢陽先生訂立確認書,以承認並確認 (其中包括)彼等於成為本公司股東後一直並 將就彼等於本集團有關成員公司之權益或 相關業務積極合作溝通並彼此保持一致行 動,且將於簽署確認書後繼續保持一致行 動。有關進一步詳情,請參閱招股章程 歷 史及重組」一節。根據證券及期貨條例,彼 等合計被視為於合共240,000,000股股份和 4,000,000份購股權中擁有權益,其中包括 (i) Crystal Grant(由張曙光先生全資擁有之 公司)持有之144,576,000股股份,根據證 券及期貨條例張曙光先生被視為於其中擁有 權益;(ii) Ever Charming(由張賢陽先生全資 擁有之公司)持有之95,424,000股股份,由 於張曙光先生為與張賢陽先生一致行動之人 士,故其被視為於該等股份中擁有權益;及 (iii)在二零二零年四月九日授於張曙光先生 4.000.000份購股權。
- (2) 所有所列權益均為好倉。
- (3) 主要股東持有之本公司相關股份的詳情載於 「購股權計劃」一節。

DIRECTORS' RIGHTS TO ACQUIRE SHARES OR DEBENTURES

Save as otherwise disclosed in this Report, at no time during the year ended 31 December 2021 and up to the date of this Report, have the Directors and the chief executive of the Company and their respective close associates (as defined in the GEM listing rules) had any interests in, or had been granted, or exercised any rights to acquire benefits by means of the acquisition of shares in, or debentures of, the Company and/or its associated corporations (within the meaning of SFO).

PERMITTED INDEMNITY PROVISION

The Articles of Association provide that Directors shall be entitled to be indemnified out of the assets of the Company against all losses or liabilities incurred or sustained in defending any proceedings, whether civil or criminal, in which judgement is given in his favour, or in which he is acquitted. The Company has maintained liability insurance to provide appropriate cover for the Directors during the year ended 31 December 2021.

COMPETING INTEREST

The Directors confirm that none of the controlling shareholders or the Directors and their respective close associates (as defined in the GEM Listing Rules) is interested in any business apart from the business operated by our Group which competes or is like to compete, directly or indirectly, with our Group's business during the year ended 31 December 2021 and up to the date of this Report.

董事收購股份或債權證的權利

除本報告另有披露者外,於截至二零二一年 十二月三十一日止年度任何時間直至本報告 日期,董事及本公司最高行政人員及彼等各 自之緊密聯繫人(定義見GEM上市規則)概 無於本公司及/或其相聯法團(定義見證券 及期貨條例)之股份或債權證中擁有任何權 益或獲授予或行使可藉收購本公司及/或其 相聯法團股份或債權證而獲取利益之任何權 利。

獲准彌償條文

組織章程細則規定,董事有權就其在獲判勝 訴或獲判無罪的任何法律訴訟(不論民事或 刑事)中進行抗辯而招致或蒙受的一切損失 或責任從本公司資產中獲得彌償。截至二零 二一年十二月三十一日止年度,本公司已續 購責任保險,為董事提供適當保障。

競爭權益

董事確認,於截至二零二一年十二月三十一 日止年度直至本報告日期,概無控股股東或 董事或彼等各自之緊密聯繫人(定義見GEM 上市規則)於本集團經營業務以外且直接或 間接與本集團業務構成競爭或可能構成競爭 的任何業務中擁有權益。



DEED OF NON-COMPETITION

On 27 November 2018, the Company entered into the Deed of Non-competition with each of the Controlling Shareholders of the Company. Pursuant to the Deed of Non-competition, each of the Controlling Shareholders have undertaken, jointly and severally, to the Company that they would not, and would procure their respective close associates (as defined in the GEM Listing Rules) and/ or companies controlled by the respective Controlling Shareholders not to, directly or indirectly, either on their own account or in conjunction with or on behalf of any person, firm or company, among other things, carry on, participate or be interested or engaged in or acquire or hold (in each case whether as a shareholder, partner, agent or otherwise) any business or activity which is or may be in competition with the business of the Group. Details of the Deed of Non-competition are disclosed in the section headed "Relationship with our Controlling Shareholders" of the Prospectus. The Company has received an annual declaration in writing from each of the Controlling Shareholders confirming that he/it had complied with the non-competition undertakings provided to the Company under the Deed of Noncompetition. The independent non-executive Directors have reviewed the status of compliance and enforcement of the Deed of Non-competition and confirmed that all the undertakings thereunder have been complied with since the date of the execution of the same and up to 31 December 2021.

不競爭契據

於二零一八年十一月二十七日,本公司與本 公司各控股股東訂立不競爭契據。根據不競 爭契據,各控股股東已共同及個別向本公司 承諾,彼等將不會並將促致彼等之各自緊密 聯繫人(定義見GEM上市規則)及/或有關 控股股東控制之公司不會自行或聯同或代表 任何人士、商號或公司直接或間接(其中包 括)進行、參與或於當中擁有權益或從事或 收購或持有(在各情況下,不論以股東、合 夥人、代理人或其他身份)與本集團業務構 成或可能構成競爭的任何業務或活動。有關 不競爭契據的詳情載於招股章程「與控股股 東的關係」一節。本公司已收到來自各控股 股東的書面年度聲明,確認彼已遵守不競爭 契據項下提供予本公司的不競爭承諾。獨立 非執行董事已檢討不競爭契據的遵守及執行 情況,並確認不競爭契據項下的所有承諾自 不競爭契據簽署日期直至二零二一年十二月 三十一日已獲遵守。

RELATED PARTY TRANSACTIONS

Details of the related party transactions of the Group for the year ended 31 December 2021 are set out in note 32 in the Notes to the consolidated financial statements. Save as mentioned in the section "Connected Transactions" below, other related party transactions did not constitute connected transactions and continuing connected transactions under Chapter 20 of the GEM Listing Rules. The Company has complied with the disclosure requirements in accordance with Chapter 20 of the GEM Listing Rules.

CONNECTED TRANSACTIONS

Shenzhen Huakang (as tenant) and Shenzhen Junxuan Biological Technology Co., Ltd.* ("**Shenzhen Junxuan**") (as landlord) entered into tenancy agreements, pursuant to which Shenzhen Junxuan agrees to rent out Junxuan Property to Shenzhen Huakang for a term of three years ending on 13 September 2023 (the "**Tenancy Agreement(s)**") (note).

Pursuant to HKFRS 16 "Leases", the Company shall recognise the premises leased under Tenancy Agreement as a right-of-use asset in the consolidated financial statements of the Group. The entering into of the Tenancy Agreement is regarded as an acquisition of asset under the definition of transaction as set out in Rule 19.04(1) (a) of the GEM Listing Rules. The aggregated value of the right-of-use asset initially recognised under the Tenancy Agreement was approximately RMB2,036,000.

Note:

Mr. Zhang Shuguang, our Controlling Shareholder, executive Director and chairman of our Board, holds the entire equity interest in Shenzhen Junxuan. Therefore, Shenzhen Junxuan is an associate of Mr. Zhang Shuguang pursuant to Rule 20.10(1) (c) of the GEM Listing Rules, and thus it is a connected person of our Company under the GEM Listing Rules. The transaction under the Tenancy Agreements (as defined above) constitutes a connected transaction of our Company under the GEM Listing Rules.

English translation is for identification purpose only

關連方交易

本集團截至二零二一年十二月三十一日止年 度的關聯方交易詳情載於綜合財務報表附註 的附註32。除下文「關連交易」一節所述者 外,其他關聯方交易並不構成GEM上市規則 第20章項下之關連交易及持續關連交易。 本公司已根據GEM上市規則第20章遵守披露 規定。

關連交易

深圳華康(作為承租人)與深圳市君軒生物技 術有限公司(「**深圳君軒**」)(作為業主)訂立租 賃協議,據此,深圳君軒同意將君軒物業出 租予深圳華康,截至二零二三年九月十三日 止為期三年(「**租賃協議**」)^(附註)。

根據香港財務報告準則第16號「租賃」,本 公司須於本集團綜合財務報表將租賃協議項 下承租的物業確認為使用權資產。按GEM上 市規則第19.04(1)(a)條所載之交易的定義, 訂立租賃協議被視為收購資產。租賃協議項 下初始確認的使用權資產總值約為人民幣 2,036,000元。

附註:

我們的控股股東、執行董事及董事會主席張曙光 先生持有深圳君軒全部股權。因此,根據GEM上 市規則第20.10(1)(c)條,深圳君軒為張曙光先生 的聯繫人,故為GEM上市規則項下本公司之關連 人士。根據GEM上市規則,租賃協議(定義見上 文)項下之交易構成本公司之關連交易。



Pursuant to Chapter 20 of the GEM Listing Rules, a transaction was entered into by the Group with the connected person (as defined in Chapter 20 of the GEM Listing Rules) which constituted a connected transaction during the year ended 31 December 2021. The relevant applicable ratios (other than the profit ratios) under Chapter 20 of the GEM Listing Rules were less than 5.0% and the total consideration was less than HK\$3.0 million, and therefore pursuant to Rule 20.74 of the GEM Listing Rules, the connected transaction contemplated herein was fully exempt from the reporting, announcement, annual review and independent shareholders' approval requirements under Chapter 20 of the GEM Listing Rules.

根據GEM上市規則第20章,於截至二零二一 年十二月三十一日止年度,本集團與關連人 士(定義見GEM上市規則第20章)訂立之交 易構成一項關連交易。由於GEM上市規則第 20章下的相關適用比率(溢利比率除外)低於 5.0%且總代價少於3.0百萬港元,因此根據 GEM上市規則第20.74條,其項下擬進行的 關連交易全部獲豁免遵守GEM上市規則第20 章項下之申報、公告、年度審閱及獨立股東 批准規定。

KEY RELATIONSHIPS WITH EMPLOYEES, CUSTOMERS AND SUPPLIERS

The Group maintains a good relationship with its employees, and certain policies have been implemented to ensure that its employees are provided with competitive remuneration, good welfare benefits and continuous professional training. The Group also maintains good relationships with its customers and suppliers, without whom success in the Group's production and operation would be at risk.

與僱員、客戶及供應商的關鍵關係

本集團與僱員維持良好關係並已實施若干政 策確保為僱員提供具競爭力的薪酬、良好的 福利及持續專業培訓。本集團亦與其客戶及 供應商維持良好關係,彼等對本集團生產及 營運的成功具關鍵作用。

SHARE OPTION SCHEME

The Company has adopted the Share Option Scheme pursuant to an ordinary resolution passed by the shareholders in the extraordinary general meeting on 13 January 2020. The Share Option Scheme is a longterm incentive scheme of the Company to reward it's employees, Directors and other eligible participants for their contributions to the Group and to assist the Group in its recruitment and retention of high calibre employees and other eligible participants who are instrumental to the growth and development of the Group.

Eligible participants of the Share Option Scheme include: (a) any employee or proposed employee (whether fulltime or part-time and including any executive Director), consultants or advisers of or to the Company, any of its subsidiaries or any entity in which the Group an equity interest ("Invested Entity"); (b) any non-executive Directors (including independent non-executive Directors) of the Company, any of its subsidiaries or any Invested Entity; (c) any supplier of goods or services to any member of the Group or any Invested Entity; (d) any customer of the Group or any Invested Entity; (e) any person or entity that provides research, development or other technological support to the Group or any Invested Entity; and (f) any shareholder of any member of the Group or any Invested Entity or any holder of any securities issued by any member of the Group or any Invested Entity, and any company wholly owned by one or more persons belonging to any of the above classes.

Subject to the earlier termination of the Share Option Scheme in accordance with the rules thereof, the Share Option Scheme shall remain in force for a period of ten years commencing from the date of adoption.

The maximum number of shares issuable upon the exercise of options granted under the Share Option Scheme and any other share option scheme adopted by the Group (including both exercised or outstanding options) to each grantee within any 12-month period, is limited to 1% of the shares of the Company in issue at any time.

購股權計劃

本公司已根據股東於二零二零年一月十三日 的股東特別大會上通過的一項普通決議案採 納購股權計劃。購股權計劃乃本公司的長期 激勵計劃,旨在獎勵其僱員、董事及其他合 資格參與者對本集團作出貢獻,同時協助本 集團招聘及挽留高素質僱員及其他對本集團 成長及發展至關重要的合資格參與者。

購股權計劃的合資格參與者包括:(a)本公 司、其任何附屬公司或本集團持有股權之任 何實體(「投資實體」)之任何僱員或擬聘用僱 員(不論全職或兼職及包括任何執行董事)、 諮詢顧問或顧問;(b)本公司、其任何附屬公 司或任何投資實體之任何非執行董事(包括 獨立非執行董事);(c)向本集團任何成員公 司或任何投資實體提供貨品或服務的任何供 應商;(d)本集團或任何投資實體的任何客 戶;(e)向本集團或任何投資實體提供研究、 開發或其他技術支持之任何人士或實體;及 (f)本集團任何成員公司的任何股東或任何投 資實體或本集團任何成員公司或任何投資實 體所發行的任何證券的任何持有人,以及屬 於上述任何類別的一名或多名人士所全資擁 有的任何公司。

根據購股權計劃的規則,除購股權計劃提前 終止外,購股權計劃將自採納之日起計的十 年期間有效。

於任何十二個月期間內根據購股權計劃及本 集團採納之任何其他購股權計劃(包括已行 使及未行使購股權)項下授予各承授人的購 股權獲行使時可予發行股份數目之上限,以 本公司任何時間之已發行股份之1%為限。



Share options granted to a Director, chief executive or substantial shareholder of the Company, or to any of their associates, are subject to approval in advance by the independent non-executive Directors of the Company. In addition, any share options granted to a substantial shareholder or an independent non-executive Director of the Company, or to any of their associates, in excess of 0.1% of the shares of the Company in issue at any time and with an aggregate value (based on the closing price of the Company's shares at the date of the grant) in excess of HK\$5 million, within any 12-month period, are subject to shareholders' approval in advance in a general meeting.

The total number of shares which may be issued upon the exercise of all options (excluding for this purpose options which have lapsed) which have been or may be granted under the Share Option Scheme and any share option scheme of the Group must not in aggregate exceed 40,000,000 shares, representing 10% of the shares of the Company in issue as at the date of approval of the Share Option Scheme and as at the end of Reporting Period and the date of approval of this Report. The maximum number of shares to be issued upon the exercise of all outstanding options granted and yet to be exercised under the Share Option Scheme and any other share option scheme of the Group must not in aggregate exceed 30% of the shares of the Company in issue from time to time.

The offer of a grant of share options may be accepted within 30 days from the date of offer, upon payment of a nominal consideration of HK\$1 in total by the grantee. The exercise period of the share options granted is determinable by the Directors, which period may commence from the date of the offer of the share options, and ends on a date which is not later than ten years from the date of grant of the share options subject to the provisions for early termination thereof. 授予本公司董事、主要行政人員或主要股東 或彼等任何聯繫人之購股權,須先經本公司 獨立非執行董事批准。此外,於任何十二個 月期間,倘授予本公司主要股東或獨立非執 行董事或彼等任何聯繫人之任何購股權超逾 本公司任何時候之已發行股份0.1%及總值 (以本公司股份於授出日期之收市價計算)超 過5百萬港元,則須經股東於股東大會上事 先批准。

因行使根據購股權計劃及本集團任何購股 權計劃已授出或可能授出的所有購股權(就 此而言,不包括已失效的購股權)而可予發 行的股份總數,合共不得超過40,000,000 股,佔於購股權計劃批准之日以及於報告期 末及本報告批准之日的本公司已發行股份的 10%。因行使根據購股權計劃及本集團任 何其他購股權計劃獲授出但有待行使之所 有尚未行使購股權而可予發行之股份最高數 目,合共不得超過本公司不時已發行股份的 30%。

授出購股權之要約可於要約日期起計三十日 內由承授人支付名義代價合共1港元予以接納。所授出購股權的行使期由董事釐定,行 使期可由購股權的要約日期開始,並於不遲 於授出購股權日期起計十年當日結束,惟須 遵守提前終止的規定。 **REPORT OF THE DIRECTORS** 董事會報告

The exercise price of the share options is determinable by the Directors, but shall not be less than the highest of (i) the closing price of the Company's shares as quoted on the Stock Exchange's daily quotations sheet on the date of the offer; (ii) the average closing price of the Company's shares as quoted on the Stock Exchange's daily quotations sheet for the five business days immediately preceding the date of offer; and (iii) the nominal value of a share.

As at 31 December 2021, the Company had 23,504,000 (2020: 25,504,000) share options outstanding under the Share Option Scheme. Please refer to paragraph headed "Share Option Scheme" in the section "Management Discussion and Analysis" for further details.

EMOLUMENTS OF THE DIRECTORS AND THE FIVE HIGHEST PAID INDIVIDUALS

Detail of the emoluments of the Directors and the five highest paid individuals of our Group are set out in note 8 in the Notes to the consolidated financial statements in this Report.

There was no arrangement under which a Director has waived or agreed to waive any emoluments for the year ended 31 December 2021.

Save for Directors' fees, none of the independent nonexecutive Directors is expected to receive any other remuneration for holding their office as an independent non-executive Director. 購股權行使價將由董事釐定,惟不可低於以 下各項之最高者:(i)於要約日期本公司股份 在聯交所每日報價表所列之收市價;(ii)本公 司股份於緊接要約日期前五個交易日在聯交 所每日報價表所列之平均收市價;及(iii)股份 之面值。

於二零二一年十二月三十一日,本公司於購 股權計劃項下有23,504,000份(二零二零年: 25,504,000份)尚未行使購股權。有關更多 詳情,請參閱「管理層討論及分析」一節「購 股權計劃」一段。

董事及五名最高薪人士的薪酬

本集團董事及五名最高薪人士的薪酬詳情載 於本報告綜合財務報表附註之附註8。

截至二零二一年十二月三十一日止年度,概 無董事根據任何安排放棄或同意放棄任何酬 金。

除董事袍金外,概無獨立非執行董事預期會 就彼等擔任獨立非執行董事收取任何其他酬 金。



EMOLUMENT POLICY

The emolument policy for the employee of the Group is set up by the management on the basis of their merit, qualifications and competence. Under the emolument policy, the basis of determining the emolument payable to Directors is subject to the decision of the Remuneration Committee of the Company. As at 31 December 2021, the Group has 83 full-time employees (2020: 80) located in Hong Kong and the PRC for operation. Detail of the staff costs, including Directors' remuneration, incurred by the Group are set out in note 7 in the Notes to the consolidated financial statements in this Report.

The Remuneration Committee will review and determine the remuneration and compensation packages of the Directors' regarding their responsibilities, workload, time devoted to our Group and the performance of our Group.

MAJOR CUSTOMERS AND SUPPLIERS

The Group's largest customer contributed approximately 10.3% (2020: approximately 11.2%) of the total revenue for the year while the Group's five largest customers accounted for approximately 28.8% (2020: approximately 26.3%) of the total revenue for the year. The Group's largest supplier contributed approximately 12.5% (2020: approximately 16.7%) of the total purchase for the year while the Group's five largest suppliers accounted for approximately 52.0% (2020: approximately 62.2%) of the total purchase for the year.

At no time during the year ended 31 December 2021 have the Directors, any of their associates or any Shareholder (which to the knowledge of the Directors owns more than 5% of the number of issued Shares) had any beneficial interest in any of the above major customers and suppliers during the year ended 31 December 2021.

薪酬政策

本集團僱員的薪酬政策乃管理層根據彼等之 特長、資格及能力設立。根據薪酬政策,釐 定應付董事之酬金之基準須由本公司薪酬委 員會確定。於二零二一年十二月三十一日, 本集團於香港及中國擁有83名全職僱員(二 零二零年:80名)以進行業務經營。有關本 集團所產生員工成本(包括董事酬金)之詳 情,載於本報告綜合財務報表附註之附註7。

薪酬委員會將根據董事各自的職責、工作 量、為本集團貢獻的時間及本集團的業績表 現檢討及釐定董事之薪酬及待遇。

主要客戶及供應商

本集團最大客戶之貢獻佔年內總收益約 10.3%(二零二零年:約11.2%),而本集 團五大客戶之貢獻佔年內總收益約28.8% (二零二零年:約26.3%)。本集團最大供 應商貢獻年內總採購之約12.5%(二零二零 年:約16.7%),而本集團五大供應商貢獻 年內總採購之約52.0%(二零二零年:約 62.2%)。

於截至二零二一年十二月三十一日止年度之 任何時間,概無董事、任何彼等聯繫人或任 何股東(據董事所知擁有已發行股份數目5% 以上)於截至二零二一年十二月三十一日止 年度於任何上述主要客戶及供應商中擁有任 何實益權益。 **REPORT OF THE DIRECTORS** 董事會報告

EQUITY-LINKED AGREEMENTS

No equity-linked agreements that will or may result in the Company issuing Shares or that require the Company to enter into any agreements that will or may result in the Company issuing Shares were entered into by the Company, or subsisting during the year ended 31 December 2021.

PURCHASE, SALES OR REDEMPTION OF LISTED SECURITIES

There were no purchases, sales or redemptions of the Company's listed securities by the Company or any of its subsidiaries during the year 31 December 2021.

PRE-EMPTIVE RIGHTS

There are no provision for pre-emptive rights under the Company's Articles of Association or the laws of Cayman Islands which would oblige the Company to offer new shares on a pro rata basis to existing shareholders.

SUFFICIENCY OF PUBLIC FLOAT

Based on the information that is publicly available to the Company and to the best knowledge of the Directors, the Directors confirm that the Company complies with the minimum of public float of 25% under the GEM Listing Rules since the Listing Date and up to the latest practicable date prior to the issue of this Report.

CORPORATE GOVERNANCE PRACTICES

The Company is firmly committed to maintaining and ensuring a high level of corporate governance standards and will review and improve the corporate governance practices and standards constantly. Details of the principal corporate governance practices adopted by the Company are set out in the section headed "Corporate Governance Report" on pages 27 to 50 of this Report.

股權掛鈎協議

於截至二零二一年十二月三十一日止年度, 本公司概無訂立任何將會或可能會使本公司 發行股份或要求本公司訂立任何將會或可能 會導致本公司發行股份之協議之股權掛鈎協 議。

購買、出售或贖回上市證券

於截至二零二一年十二月三十一日止年度, 本公司或其任何附屬公司概無購買、出售或 贖回本公司任何上市證券。

優先購買權

本公司組織章程細則或開曼群島法律並無有 關優先購股權之條文,要求本公司按比例提 呈新股份予現有股東。

充足公眾持股量

根據本公司可獲得的公開資料及就董事所深 知,董事確認,本公司自上市日期直至刊發 本報告前的最後實際可行日期已遵守GEM上 市規則下的25%最低公眾持股量規定。

企業管治常規

本公司堅定致力維持及確保高水平的企業管 治標準,並會不斷檢討及改善企業管治常規 及標準。本公司所採納主要企業管治常規之 詳情載於本報告第27至50頁「企業管治報告」 一節。



TAX RELIEF

The Company is not aware of any relief on taxation available to the shareholders by reason of their holdings of the Shares. If the shareholders are unsure about the taxation implications of purchasing, holding, disposing of, dealing in or exercising of any rights in relation to the Shares, they are advised to consult their professional advisers.

MATERIAL LEGAL PROCEEDINGS

As at 31 December 2021, the Company was not involved in any material litigation or arbitration and no material litigation or arbitration were pending or threatened or made against the Company so far as the Company is aware.

EVENTS AFTER THE REPORTING PERIOD

Save as disclosed in elsewhere, the Board is not aware of any material event requiring disclosure, that has taken place subsequent to 31 December 2021 and up to the date of this Report.

ANNUAL GENERAL MEETING

The notice of the forthcoming annual general meeting of the Company will be published and dispatched to shareholders in the manner specified in the GEM Listing Rules in due course.

税務減免

本公司並不知悉股東因持有股份而可獲得的 任何税務減免。倘股東不確定購買、持有、 出售、買賣股份或行使與股份有關的任何權 利所涉及的税務影響,務請諮詢專業顧問的 意見。

重大法律訴訟

於二零二一年十二月三十一日,就本公司所 知,本公司未涉入任何重大法律訴訟或仲裁 或針對本公司之重大待決或具威脅性之訴訟 或仲裁。

報告期後事項

除其他地方披露者外,董事會並不知悉任何 於二零二一年十二月三十一日後及直至本報 告日期已發生之須予披露重大事項。

股東週年大會

本公司應屆股東週年大會通告將適時按GEM 上市規則指定之方式刊發及寄發予股東。 **REPORT OF THE DIRECTORS** 董事會報告

REVIEW BY AUDIT COMMITTEE

The Board has established the Audit Committee with its terms of reference in compliance with Rules 5.28 to 5.33 of the GEM Listing Rules and code provisions C.3.3 and C.3.7* of the CG Code. The Audit Committee consists of three independent non-executive Directors, namely Dr. Cheng Faat Ting Gary (Chairman), Dr. Chow Kwok Fai Joseph and Mr. Chan Kin Sang.

The main duties of the Audit Committee are to assist the Board in reviewing the financial information and reporting process, risk management and internal control systems, effectiveness of the internal audit function, scope of audit and appointment of external auditors, and arrangements to enable employees of the Company to raise concerns about possible improprieties in financial reporting, internal control or other matters of the Company.

The Audit Committee has reviewed the audited consolidated financial statements and is of the opinion that the preparation of such statements complied with the applicable accounting standards, the requirements under the GEM Listing Rules and other applicable legal requirements, and that adequate disclosures have been made.

由審核委員會審閲

董事會已成立審核委員會,並遵照GEM上市 規則第5.28至第5.33條及企業管治守則條文 第C.3.3及C.3.7條*訂明其職權範圍。審核委 員會由三名獨立非執行董事組成,即鄭發丁 博士(主席)、周國輝博士及陳健生先生。

審核委員會的主要職責包括協助董事會審閲 財務資料和申報程序、風險管理和內部監控 系統、內部審核職能的有效性、審核範圍和 委任外聘核數師,以及讓本公司僱員可對有 關本公司財務申報、內部監控或其他事宜的 潛在不當行為提出關注的安排。

審核委員會已審閱經審核綜合財務報表,並 認為該等報表乃根據適用會計準則、GEM上 市規則要求及其他適用法律規定編製,並已 作出充足披露。

With effect from 1 January 2022, code provision C.3.3 has been re-designated as D.3.3 and code provision C.3.7 has been re-designated as D.3.7 自二零二二年一月一日起,第C.3.3條守則 條文已重新指定為第D.3.3條及第C.3.7條守 則條文已重新指定為第D.3.7



AUDITOR

The consolidated financial statements for the year ended 31 December 2021 have been audited by Mazars, who shall retire and, being eligible, offers itself for re-appointment at the forthcoming AGM. A resolution for re-appointment of Mazars as auditor of the Company will be proposed at the forthcoming AGM.

Deloitte Touche Tohmatsu has resigned as the auditor of the Company with effect from 19 December 2019. With the recommendation from the Audit Committee, Mazars has been appointed as the new auditor with effect from 19 December 2019. Please refer to the announcement of the Company dated 19 December 2019 for more details.

FORWARD LOOKING STATEMENTS

This Report contains forward looking statements with respect to the financial conditions, results of operations and business of the Group. These forward looking statements represent the Company's expectations or beliefs concerning future events and involve known and unknown risks and uncertainty that could cause actual results, performance or events to differ materially from those expressed or implied in such statements.

On behalf of the Board

Zhang Shuguang

Chairman and Executive Director

Hong Kong, 24 March 2022

核數師

截至二零二一年十二月三十一日止年度之綜 合財務報表已由中審眾環審核,中審眾環將 於應屆股東週年大會退任,惟符合資格及願 意獲續聘。續聘中審眾環為本公司核數師之 決議案將於應屆股東週年大會上提呈。

德勤•關黃陳方會計師行已辭任本公司核數 師,自二零一九年十二月十九日起生效。根 據審核委員會的建議委任中審眾環為新任核 數師,自二零一九年十二月十九日起生效。 更多詳情請參閱本公司日期為二零一九年 十二月十九日之公告。

前瞻性陳述

本報告載有關於本集團財務狀況、營運業績 及業務之前瞻性陳述。該等前瞻性陳述為本 公司對未來事件之預期或信念,並涉及已知 及未知之風險及不明朗因素,該等風險及不 明朗因素可能導致實際業績、表現或事件與 於該等陳述內明示或默示者顯著不同。

代表董事會

張曙光 主席兼執行董事

香港,二零二二年三月二十四日

INDEPENDENT AUDITOR'S REPORT 獨立核數師報告



To the members of Huakang Biomedical Holdings Company Limited (incorporated in the Cayman Islands with limited liability)

OPINION

We have audited the consolidated financial statements of Huakang Biomedical Holdings Company Limited (the "**Company**") and its subsidiaries (collectively referred to as the "**Group**") set out on pages 119 to 231, which comprise the consolidated statement of financial position as at 31 December 2021, and the consolidated statement of profit or loss and other 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 financial position of the Group as at 31 December 2021, and of its financial performance and cash flows for the year then ended in accordance with Hong Kong Financial Reporting Standards ("**HKFRSs**") issued by the Hong Kong Institute of Certified Public Accountants (the "**HKICPA**") and have been properly prepared in compliance with disclosure requirements of the Companies Ordinance.

MAZARS CPA LIMITED

中審眾環(香港)會計師事務所有限公司 42nd Floor, Central Plaza 18 Harbour Road, Wanchai, Hong Kong 香港灣仔港灣道18號中環廣場42樓

致華康生物醫學控股有限公司股東

(於開曼群島註冊成立之有限公司)

意見

吾等已審核列載於第119至231頁華康生物 醫學控股有限公司(「貴公司」)及其附屬公司 (以下統稱「貴集團」)的綜合財務報表,該綜 合財務報表包括於二零二一年十二月三十一 日的綜合財務狀況表與截至該日止年度的綜 合損益及其他全面收益表、綜合權益變動表 及綜合現金流量表,以及綜合財務報表附 註,包括主要會計政策概要。

吾等認為,綜合財務報表已根據香港會計師 公會(「**香港會計師公會**」)所頒佈的香港財務 報告準則(「**香港財務報告準則**」)真實而公平 地反映 貴集團於二零二一年十二月三十一 日的財務狀況,以及 貴集團截至該日止年 度的財務表現及現金流量,並已按照公司條 例的披露規定妥為編製。

BASIS FOR OPINION

We conducted our audit in accordance with Hong Kong Standards on Auditing ("**HKSAs**") issued by 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

Key audit matters are those matters that, in our professional judgement, were of most significance in our audit of the consolidated financial statements for 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.

意見的基礎

吾等已根據香港會計師公會頒佈的香港審計 準則(「**香港審計準則**」)進行審計。吾等在該 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」一節中作進 一步闡述。根據香港會計師公會的專業會計 師道德守則(「**守則**」),吾等為獨立於 貴集 團,並已按照守則履行其他道德責任。吾等 相信所獲得的審計憑證能充足及適當地為我 們的意見提供基礎。

關鍵審計事項

關鍵審計事項根據吾等的專業判斷,認為對 吾等審計本期間綜合財務報表最為重要的事 項。該等事項已於吾等審計整份綜合財務報 表及就其出具意見時處理,而吾等不會就該 等事項單獨提供意見。

KEY AUDIT MATTERS (Continued)

Key audit matter

How our audit addressed the key audit matter

Impairment assessment of trade receivables

As at 31 December 2021, the Group's net trade receivables amounted to approximately RMB9,399,000 and out of these trade receivables of approximately RMB8,259,000 were past due. The Group recorded net impairment losses on trade receivables of approximately RMB637,000 debited to profit or loss for the year ended 31 December 2021 and the Group's lifetime expected credit losses ("**ECL**") on trade receivables as at 31 December 2021 amounted to approximately RMB3,998,000.

The management of the Group estimates the amount of lifetime ECL of trade receivables based on provision matrix through grouping of various debtors that have similar loss patterns, after considering internal credit assessment of trade debtors and past due status of respective trade receivables. Estimated loss rates are based on historical observed default rates over the expected life of the debtors and are adjusted for forward-looking information.

In addition, trade receivables that are creditimpaired are assessed for ECL individually. The loss allowance amount of the credit impaired trade receivables is measured as the difference between the asset's carrying amount and the present value of estimated future cash flows with the consideration of expected future losses.

We identified impairment assessment of trade receivables as a key audit matter due to the significance of trade receivables to the Group's consolidated financial position and the involvement of subjective judgement and management estimates in evaluating the ECL of the Group's trade receivables at the end of the reporting period.

Related disclosures are included in Notes 2, 17 and 30 to the consolidated financial statements.

Our procedures, among others, included:

- a) Understanding key controls on how the management estimates the credit loss allowance for trade receivables;
- b) Testing the integrity of information used by management to develop the provision matrix including testing individual customers' credit assessment, on a sample basis, through analysing their nature, size and past due status with the underlying supporting documents and comparing the internal credit assessment made by management on these customers;
- c) Evaluating management's basis and judgement in determining credit loss allowance on trade receivables, including their identification of credit impaired trade receivables, the reasonableness of management's grouping of the remaining trade debtors into different categories in the provision matrix, and the basis of estimated credit loss rates applied in each category in the provision matrix (with reference to historical default rates and forward-looking information); and
- d) Evaluating the disclosures regarding the impairment assessment of trade receivables.

關鍵審計事項(續)

關鍵審計事項

吾等在審計中對關鍵審計事項的處理方式

貿易應收款項減值評估

於二零二一年十二月三十一日, 貴集團之貿 易應收款項淨額約為人民幣9,399,000元,該等 貿易貿易款項中約人民幣8,259,000元已逾期。 截至二零二一年十二月三十一日止年度, 貴 集團錄得貿易應收款項減值虧損淨額約人民幣 637,000元已計入損益,而 貴集團於二零二一 年十二月三十一日的貿易應收款項全期預期信 貸虧損(「預期信貸虧損」)約為人民幣3,998,000 元。

貴集團管理層經考慮貿易債務人之內部信貸評 估及各貿易應收款項之逾期狀況,透過對具有 類似虧損型態的不同債務人分組根據撥備矩陣 估計貿易應收款項的全期預期信貸虧損金額。 估計虧損率乃基於應收賬款預期年期內的過往 可觀察違約率並就前瞻性資料作出調整。

此外,發生信貸減值之貿易應收款項單獨評估 預期信貸虧損。信貸減值貿易應收款項之虧損 撥備金額計量為資產賬面值與估計未來現金流 量(經考慮預期未來虧損)現值之差額。

吾等識別貿易應收款項的減值評估為關鍵審計 事項,乃由於貿易應收款項於 貴集團綜合財 務狀況之重要性及於報告期末評估 貴集團貿 易應收款項之預期信貸虧損時涉及主觀判斷及 管理層估計。

有關披露載於綜合財務報表附註2、17及30。

吾等之程序包括(其中包括):

- a) 了解管理層估計貿易應收款項信貸虧損撥備的關 鍵控制:
- b) 抽樣檢測管理層制定撥備矩陣所使用資料的完整 度(包括檢測單個客戶的信貸評估),檢測方式為 透過相關證明文件分析其性質、規模及逾期狀況 並比較管理層對該等客戶作出之內部信貸評估;
- c) 對管理層釐定貿易應收款項信貸虧損撥備之基礎 及判斷進行評估,當中包括彼等識別信貸減值貿 易應收款項、管理層於撥備矩陣中將餘下應收賬 款分為不同類別之合理性,以及撥備矩陣中各類 別所採用估計信貸虧損率的基準(經參考過往違 約率及前瞻性資料);及
- d) 評估對貿易應收款項減值評估之披露。

OTHER INFORMATION

The directors of the Company are responsible for the other information. The other information comprises the information included in the 2021 annual report of the Company but does not include 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 DIRECTORS AND THOSE CHARGED WITH GOVERNANCE 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 HKFRSs issued by the HKICPA and the disclosure requirements of the 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.

其他資料

貴公司董事須對其他資料負責。其他資料包括 貴公司二零二一年年報內的資料,但不 包括綜合財務報表及吾等就其發出的核數師 報告。

吾等對綜合財務報表發出的意見並不涵蓋其 他資料,吾等亦不對該等其他資料發表任何 形式的鑒證結論。

就吾等對綜合財務報表的審計而言,吾等的 責任是細閱其他資料,並在過程中考慮其他 資料與綜合財務報表或吾等於審計過程中 所了解的情況是否有重大抵觸,或似乎存在 重大失實陳述的情況。基於吾等已執行的工 作,倘吾等認為其他資料存在重大失實陳 述,吾等需要報告有關事實。就此而言,吾 等並無任何需要報告的事項。

董事及管治層就綜合財務報表承擔的責 任

貴公司董事須負責根據香港會計師公會頒佈 的香港財務報告準則及公司條例的披露規定 編製真實而公平的綜合財務報表,以及落實 其認為屬必要的內部監控,以使所編製的綜 合財務報表不存在由於欺詐或錯誤而導致的 重大失實陳述。

RESPONSIBILITIES OF DIRECTORS AND THOSE CHARGED WITH GOVERNANCE FOR THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

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 either intend to liquidate the Group or to cease operations, or have no realistic alternative but to do so.

Those charged with governance are responsible 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. This 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.

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.

董事及管治層就綜合財務報表承擔的責 任*(續)*

於編製綜合財務報表時, 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 持續經營的會計基礎,惟董事有意將 貴集 團清盤或停止經營,或除此以外別無其他實 際的替代方案則除外。

管治層須負責監督 貴集團的財務報告過 程。

核數師就審計綜合財務報表承擔的責任

吾等的目標為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失實陳述取 得合理保證,並出具包含我們意見的核數師 報告。本報告僅向 閣下作出,除此之外本 報告別無其他用途。吾等不會就本報告的內 容向任何其他人士負上或承擔任何責任。

合理保證是一種高水平的保證,但不能保證 按照香港審計準則進行的審計總能發現已存 在的重大失實陳述。失實陳述可以由欺詐或 錯誤引起,如果合理預期有關錯誤陳述單獨 或彙總起來會影響使用者根據綜合財務報表 所作出的經濟決定,則有關失實陳述被視為 重大失實陳述。

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

As part of an audit in accordance with HKSAs, we exercise professional judgement and maintain professional skepticism 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.

核數師就審計綜合財務報表承擔的責任 (續)

在根據香港審計準則進行審計的過程中,吾 等作出了專業判斷,並在整個審計過程中保 持專業懷疑態度。吾等亦:

- 識別和評估由於欺詐或錯誤而導致綜合 財務報表存在重大失實陳述的風險,設 計及執行審計程序以應對該等風險,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、故意遺漏、失實陳述,或凌 駕內部監控,因此,與未能發現因錯誤 而導致的重大失實陳述相比,未能發現 因欺詐而導致的重大失實陳述的風險較 高。
- 了解與審計有關的內部監控,以設計適用於有關情況的審計程序,但並非旨在對 貴集團內部監控的成效發表意見。
- 評估董事所採用會計政策是否恰當,以 及董事所作出的會計估計及相關披露是 否合理。

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

- 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.
- 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 those charged with governance 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.

核數師就審計綜合財務報表承擔的責任 (續)

- 就董事採用持續經營基礎的會計法是否 恰當作出結論,並根據已獲取的審計憑 證,就是否有對 貴集團繼續以持續基 準經營的能力構成重大疑問的事件或情 況的相關重大不確定因素作出結論。倘 吾等的結論為存在重大不確定因素,則 吾等需要於核數師報告中提出須注意綜 合財務報表內的相關資料披露,或倘有 關披露資料不足,則吾等需要發表非無 保留意見。吾等的結論以截至核數師報 告日期所獲得的審計憑證為基礎。然 而,貴集團可能因未來事件或情況而 不再持續經營。
- 評估綜合財務報表的整體呈列方式、結構及內容(包括披露資料),以及綜合財務報表是否以達致公平呈列的方式反映相關交易及事件。
- 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。吾等負責 貴 集團審計的方向、監督和執行。吾等為 吾等的審計意見承擔全部責任。

吾等與管治層就(其中包括)計劃的審計範 圍、時間安排及重大審計發現(包括吾等於 審計期間識別出的內部監控的任何重大缺 陷)進行溝通。

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

We also provide those charged with governance 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 those charged with governance, 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.

核數師就審計綜合財務報表承擔的責任 (續)

吾等亦向管治層提交聲明,説明吾等已符合 有關獨立性的相關道德要求,並就所有被合 理認為可能影響吾等獨立性的關係及其他事 宜及(如適用)為消除威脅所採取之措施或採 用之防範措施,與管治層進行溝通。

從與管治層溝通的事項中,吾等釐定對本期 綜合財務報表的審計工作最為重要的事項, 而有關事項因而為關鍵審計事項。除非法律 或法規不容許公開披露此等事項,或於極罕 見的情況下,吾等認為由於可合理預期披露 此等事項的不良後果將超越公眾知悉此等事 項的利益,因而不應於報告中披露,否則吾 等會於核數師報告中説明此等事項。

Mazars CPA Limited

Certified Public Accountants Hong Kong, 24 March 2022

The engagement director on the audit resulting in this independent auditor's report is: **Tsoi Wa Shan**

Practising Certificate number: P07514

中審眾環(香港)會計師事務所有限公司 *執業會計師* 香港,二零二二年三月二十四日

出具本獨立核數師報告的審計項目董事為:

蔡華山

執業證書號碼: P07514

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

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

		Notes 附註	2021 二零二一年 <i>RMB'000</i> 人民幣千元	2020 二零二零年 <i>RMB'000</i> 人民幣千元
Revenue Cost of sales	收益 銷售成本	3	26,127 (9,671)	21,967 (7,249)
Gross profit Other income Other gains and losses Selling and distribution expenses Administrative expenses Research and development expenses Provision for impairment losses on property, plant and equipment Provision for impairment losses on	毛利 其他收入 其他收益及虧損 銷售及分銷開支 行政開支 研發開支 研發開支 物業、廠房及 設備減值虧損撥備 貿易應收款項減值虧損	5 6 12	16,456 775 (259) (8,346) (9,353) (2,437) –	14,718 650 (1,062) (7,124) (10,191) (2,253) (2,556)
trade receivables, net Reversal of impairment losses on other receivables, net Equity-settled share-based payment expenses Finance costs Share of results of an associate	撥備淨額 其他應收款項減值虧損 撥回淨額 以股權結算之股份基礎 付款開支 融資成本 分佔一間聯營公司業績	30 30 26 7 15	(637) - (102) -	(787) 7 (2,660) (74) (40)
Loss before tax Income tax expense	除税前虧損 所得税開支	7 9	(3,903) (317)	(11,372) (255)
Loss for the year attributable to owners of the Company Other comprehensive income: Item that may be reclassified subsequently to profit or loss Exchange difference on consolidation	年內本公司擁有人 應佔虧損 其他全面收入: 其後可能重新分類至 損益的項目 綜合匯兑差額		(4,220) 66	(11,627) 141
Total comprehensive expense for the year attributable to owners of the Company	本公司擁有人應佔年內 全面開支總額		(4,154)	(11,486)
			RMB cents 人民幣分	RMB cents 人民幣分
Loss per share attributable to owners of the Company Basic and diluted	本公司擁有人應佔 每股虧損 基本及攤薄	10	(1.06)	(2.91)

CONSOLIDATED STATEMENT OF FINANCIAL POSITION

综合財務狀況表

At 31 December 2021 於二零二一年十二月三十一日

Non-current assets非流動資產Property, plant and equipment物業、廠房及設備Right-of-use assets使用權資產Intangible assets無形資產Interest in an associate於一間聯營公司之權益權益	12 13 14	8,689 1,664 3,043	7,256
Property, plant and equipment物業、廠房及設備Right-of-use assets使用權資產Intangible assets無形資產Interest in an associate於一間聯營公司之權益	13	1,664	
Right-of-use assets使用權資產Intangible assets無形資產Interest in an associate於一間聯營公司之權益	13	1,664	
Intangible assets			2,432
Interest in an associate 於一間聯營公司之 權益	14		2,432
權益		5,045	2,524
	15	_	_
Deposits for acquisition of property, 收購物業、廠房及	10		
plant and equipment 設備之按金		_	1,079
Let et al the second			
		13,396	13,691
Current assets 流動資產			
Inventories 存貨	16	4,210	2,766
Trade receivables 貿易應收款項	17	9,399	9,503
Other receivables, deposits and 其他應收款項、按金	17	5,555	5,505
prepayments 及預付款項	18	3,848	4,797
Bank balances and cash 銀行結餘及現金	19	36,207	41,944
	, 0	00,207	11,911
		53,664	59,010
Current liabilities 流動負債			
Trade payables 貿易應付款項	20	717	1,447
Other payables and accrued 其他應付款項及應計			,
charges	21	4,395	3,961
Contract liabilities 合約負債	22	2,171	2,143
Lease liabilities 租賃負債	13	1,019	1,406
Deferred income – government 遞延收入一政府			
grants 補助	23	15	45
Amount due to an associate 應付聯營公司款項	24	101	_
Tax payable 應付税項		219	264
		8,637	0.266
		0,037	9,266
Net current assets 流動資產淨值		45,027	49,744
Total assets less current liabilities 資產總值減流動負債		58,423	63,435

CONSOLIDATED STATEMENT OF FINANCIAL POSITION 综合財務狀況表

At 31 December 2021 於二零二一年十二月三十一日

		Notes 附註	2021 二零二一年 <i>RMB'000</i> 人民幣千元	2020 二零二零年 <i>RMB'000</i> 人民幣千元
Non-current liabilities	北达动台库			
Lease liabilities	非流動負債 租賃負債	13	665	1,236
Deferred income – government	遞延收入一政府	15	005	1,250
grants	補助	23	53	340
			718	1,576
NET ASSETS	資產淨值		57,705	61,859
Conital and recoming	資本及儲備			
Capital and reserves Share capital	員平及陥惰 股本	27	3,509	3,509
Reserves	儲備	27	54,196	58,350
	ні ані		54,150	56,550
TOTAL EQUITY	權益總額		57,705	61,859

The consolidated financial statements on pages 119 to 231 were approved and authorised for issue by the Board of Directors on 24 March 2022 and signed on its behalf by:

董事會於二零二二年三月二十四日批准及授 權刊發該等載列於第119至231頁的綜合財 務報表並由以下人士代表簽署:

Mr. Zhang Shuguang 張曙光先生 Director 董事 Mr. Zhang Chunguang 張春光先生 Director 董事

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY 综合權益變動表

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

						Reserves 儲備				
		Share capital 股本 RMB'000 人民幣千元	Share premium 股份溢價 RMB'000 人民幣千元 (Note (a)) (附註(a))	Capital reserve 資本儲備 RMB'000 人民幣千元 (Note (b)) (附註(b))	Statutory reserve 法定儲備 RMB'000 人民幣千元 (Note (c)) (附註(c))	Translation reserve 匯兑儲備 RMB'000 人民幣千元 (Note (d)) (附註(d))	Share option reserve 購股權儲備 <i>RMB'000</i> 人民幣千元 (Note 26) (<i>附註26</i>)	Accumulated profits 累計溢利 RMB'000 人民幣千元	Sub-total 小計 RMB'000 人民幣千元	Total equity 權益總額 <i>RMB'000</i> 人民幣千元
At 1 January 2020	於二零二零年一月一日	3,509	47,248	1,943	2,302	(52)	-	15,735	67,176	70,685
Loss for the year	年內虧損	-	-	-	-	-	-	(11,627)	(11,627)	(11,627)
Other comprehensive income: Item that may be reclassified subsequently to profit or loss Exchange difference on consolidation	其他全面收入: <i>其後可能重新分類至損益的項目</i> 綜合匯兑差額	_	_	-	-	141	-	-	141	141
Total comprehensive expense for the year	年內全面開支總額	-	-	-	-	141	-	(11,627)	(11,486)	(11,486)
Transactions with owners: Contributions and distributions Recognition of equity-settled share-based payment (Note 26) Forfeiture of share options (Note 26)	與擁有人之交易: 供款及分派 確認以限權結算之股份基礎付款 (附註26) 沒收購服確(附註26)	-	-	-	-	-	2,660 (52)	- 52	2,660	2,660
Total transactions with owners	與擁有人之交易總額	-	-	-	-	-	2,608	52	2,660	2,660
At 31 December 2020	於二零二零年十二月三十一日	3,509	47,248	1,943	2,302	89	2,608	4,160	58,350	61,859
At 1 January 2021	於二零二一年一月一日	3,509	47,248	1,943	2,302	89	2,608	4,160	58,350	61,859
Loss for the year	年內虧損	-	-	-	-	-	-	(4,220)	(4,220)	(4,220)
Other comprehensive income: Item that may be reclassified subsequently to profit or loss Exchange difference on consolidation	其他全面收益 : <i>其後可能重新分類至損益的項目</i> 綜合匯兑差額	-	-	-	-	66	-	-	66	66
Total comprehensive expense for the year	年內全面開支總額	-	-	-	-	66	-	(4,220)	(4,154)	(4,154)
Transactions with owners: Contributions and distributions Statutory reserve appropriation Forfeiture of share options (Note 26)	與擁有人之交易 : 供 <i>熱及分派</i> 撥付法定儲備 沒收購股權 <i>(附註26)</i>	-	-	-	50 -	-	- (204)	(50) 204	-	-
Total transactions with owners	與擁有人之交易總額	-	-	-	50	-	(204)	154	-	-
At 31 December 2021	於二零二一年十二月三十一日	3,509	47,248	1,943	2,352	155	2,404	94	54,196	57,705

nce between the (b) 資本儲備指於二零一七年,本公司附屬

公司 King Grace Company Limited (「King Grace」)及深圳華康生物醫學工程有限公司 (「深圳華康」)之合併資本與King Grace就收 購深圳華康44%股權支付的代價之間的差 額。

(a) 股份溢價指本公司發行股份所得款項淨額或

(c) 法定儲備指根據中華人民共和國(「中國」)有 關法律及法規,於中國成立之實體的除所得 税後溢利提取之儲備。法定儲備之提取比例 須經中國實體之董事會批准。倘法定儲備結 餘達中國實體註冊資本50%,則可終止提取 法定儲備。法定儲備可用作彌償虧損或轉換 為資本。經股東大會之決議案/董事會會議 批准後,中國實體可按當時已有之持股量之 比例而將法定儲備轉換為資本。然而,如將 法定儲備轉換為資本,餘下未轉換之相關儲 備結餘不得少於該關實體註冊資本之25%。

(d) 匯兑儲備已根據綜合財務報表附註2所載就 外幣換算採納之會計政策設立及處理。

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY 综合權益變動表

附註:

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

代價超出其股份面值。

Notes:

- (a) Share premium represents the excess of the net proceeds or consideration from issuance of the Company's shares over their par value.
- (b) Capital reserve represents the difference between the combined capital of the Company's subsidiaries, King Grace Company Limited ("King Grace") and 深圳華康 生物醫學工程有限公司 (Shenzhen Huakang Bio-Medical Engineering Limited*) ("Shenzhen Huakang") and the consideration paid for acquiring 44% equity interest of Shenzhen Huakang by King Grace in 2017.
- (c) Statutory reserve is required to be appropriated from profit after income tax of the entity which established in the People's Republic of China (the "PRC"), determined in accordance with the relevant laws and regulations in the PRC. Allocation to the statutory reserve shall be approved by the board of directors of the PRC entity. The appropriation to statutory reserve may cease if the balance of the statutory reserve has reached 50% of the registered capital of the PRC entity. The statutory reserve may be used to make up losses or for conversion into capital. The PRC entity may, upon the approval by a resolution of shareholders' general meeting/board of directors' meeting, convert the statutory reserve into capital in proportion to the then existing shareholdings. However, when converting the statutory reserve into capital, the balance of such reserve remaining unconverted must not be less than 25% of the registered capital of that entity.
- (d) Translation reserve has been set up and is dealt with in accordance with the accounting policies adopted for foreign currency translation as set out in Note 2 to the consolidated financial statements.

* English translation is for identification purpose only

CONSOLIDATED STATEMENT OF CASH FLOWS 綜合現金流量表

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

		2021 二零二一年 <i>RMB'000</i> 人 <i>民幣千元</i>	2020 二零二零年 <i>RMB'000</i> 人民幣千元
OPERATING ACTIVITIES Loss before tax	經營活動 除税前虧損	(3,903)	(11,372)
Adjustments for:	經調整:	(3,503)	(11,372)
Amortisation of intangible assets	無形資產攤銷	261	330
Depreciation of property,	物業、廠房及設備折舊		
plant and equipment		1,495	1,848
Depreciation of right-of-use assets	使用權資產折舊	1,193	1,016
Equity-settled share-based	以股權結算之股份基礎付款 開支		2,660
payment expenses Gain on lease modification	租賃修訂收益	_	(11)
Interest income	利息收入	(179)	(185)
Provision for impairment losses on	物業、廠房及設備減值虧損		
property, plant and equipment	撥備	-	2,556
Provision for impairment losses on	貿易應收款項減值虧損撥備	627	
trade receivables, net	淨額 其他應收款項減值虧損撥回	637	787
Reversal of impairment loss on other receivables, net	兵他應收款與減阻虧預撥凹 淨額	_	(7)
Release of deferred income	遞延收入撥回	(317)	(45)
Share of result of an associate	分佔一間聯營公司業績	-	40
Write-off of property,	物業、廠房及設備核銷		
plant and equipment		-	33
Write-off of inventories	核銷存貨	190	-
Finance costs	融資成本	102	74
Operating cash flows before changes in working capital	營運資金變動前之經營現金流量	(521)	(2,276)
Changes in working capital	營運資金變動		()
Inventories	存貨	(1,634)	(63)
Trade receivables Other receivables,	貿易應收款項 其他應收款項、按金及預付	(533)	(211)
deposits and prepayments	款項	949	(2,897)
Trade payables	貿易應付款項	(730)	417
Other payables and accrued charges	其他應付款項及應計費用	434	112
Contract liabilities	合約負債	28	1,851
Cash used in operations	經營所用現金	(2,007)	(3,067)
Income tax paid	已付所得税	(362)	(857)
Interest paid	已付利息	(9)	
Net cash used in operating	經營活動所用現金淨額		
activities		(2,378)	(3,924)

CONSOLIDATED STATEMENT OF CASH FLOWS

綜合現金流量表

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

		2021 二零二一年 <i>RMB'000</i> 人 <i>民幣千元</i>	2020 二零二零年 <i>RMB'000</i> <i>人民幣千元</i>
INVESTING ACTIVITIES	投資活動		
Interest received	已收取利息	179	185
Acquisition of property, plant and	收購物業、廠房及設備		
equipment		(1,951)	(1,741)
Proceeds from disposal of property,	出售物業、廠房及設備之		
plant and equipment	所得款項	97	_
Development costs paid	已付開發成本	(380)	(340)
Acquisition of investment in an	收購於一間聯營公司之投資		
associate		-	(40)
Net cash used in investing	投資活動所用現金淨額		
activities		(2,055)	(1,936)
FINANCING ACTIVITIES	融資活動		
Repayment for lease liabilities	租賃負債還款	(1,467)	(1,107)
Advance from an associate	聯營公司墊款	101	
Net cash used in financing	融資活動所用現金淨額	(4.255)	
activities		(1,366)	(1,107)
Net decrease in cash and cash equivalents	現金及現金等價物減少淨額	(5,799)	(6,967)
Cash and cash equivalents at the	年初之現金及現金等價物		
beginning of the year	〒⋈と℆亚区坑亚守頃彻	41,944	48,793
Effect on exchange rate changes	匯率變動的影響	62	118
Cash and cash equivalents at the end of the year, represented by	年末之現金及現金等價物 [,] 指銀行結餘及現金		
bank balances and cash		36,207	41,944

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

1. GENERAL INFORMATION

Huakang Biomedical Holdings Company Limited (the "**Company**") was incorporated in the Cayman Islands as an exempted company under the laws of the Cayman Islands with limited liability on 3 August 2017 and its shares are listed on GEM of The Stock Exchange of Hong Kong Limited (the "Stock **Exchange**") on 13 December 2018. The Company is ultimately controlled by Mr. Zhang Shuguang and Mr. Chang Yim Yang, who act in concert and hold equity interests in the Company indirectly through Crystal Grant Limited (wholly owned by Mr. Zhang Shuguang), a limited liability company incorporated in the British Virgin Islands (the "BVI") and Ever Charming Inc. (wholly owned by Mr. Chang Yim Yang), a limited liability company incorporated in the BVI, respectively. The addresses of the registered office and principal place of business of the Company are set out in the section headed "Corporate Information" to the annual report.

The Company is an investment holding company. The Company and its subsidiaries (collectively referred to as the "**Group**") are principally engaged in research and development, manufacture, marketing and sale of biological reagents and auxiliary reproductive supplies and equipment in the People's Republic of China (the "**PRC**"). The principal activities of its principal subsidiaries are set out in Note 33 to the consolidated financial statements.

The consolidated financial statements are presented in Renminbi ("**RMB**"), which is the same as the functional currency of the Company and its subsidiaries, and rounded to the nearest thousand unless otherwise stated.

1. 一般資料

華康生物醫學控股有限公司(「本公司」) 於二零一七年八月三日根據開曼群島法 律於開曼群島註冊成立為一間獲豁免有 限公司,其股份於二零一八年十二月 十三日在香港聯合交易所有限公司(「聯 交所」)GEM上市。本公司受張曙光先生 及張賢陽先生(為一致行動人士,分別 透過一間於英屬處女群島(「英屬處女群 島」)註冊成立的有限公司Crystal Grant Limited(由張曙光先生全資擁有)及一 間於英屬處女群島註冊成立的有限公司 Ever Charming Inc.(由張賢陽先生全資 擁有)間接持有本公司權益)最終控制。 本公司之註冊辦事處及主要營業地點地 址載於本年報[公司資料]一節。

本公司為投資控股公司。本集團及其附 屬公司(統稱「本集團」)於中華人民共和 國(「中國」)主要從事生物製劑及輔助生 育用品和設備的研發、生產、營銷及銷 售。有關其主要附屬公司的主要業務之 詳情載於綜合財務報表附註33。

綜合財務報表以人民幣(「**人民幣**」)呈 列,與本公司及其附屬公司的功能貨幣 相同,且除另有註明外,均四捨五入至 最接近之千位數。

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2. SIGNIFICANT ACCOUNTING POLICIES

Statement of compliance

The consolidated financial statements have been prepared in accordance with Hong Kong Financial Reporting Standards ("**HKFRSs**") issued by the Hong Kong Institute of Certified Public Accountants (the "**HKICPA**"), which collective term includes all applicable individual HKFRSs, Hong Kong Accounting Standards ("**HKASs**") and Interpretations issued by the HKICPA and the disclosure requirements of the Companies Ordinance. The consolidated financial statements also comply with the applicable disclosure requirements of the Rules Governing the Listing of Securities on GEM of the Stock Exchange (the "**Listing Rules**").

The consolidated financial statements have been prepared on a basis consistent with the accounting policies adopted in the 2020 consolidated financial statements except for the adoption of the following new/revised HKFRSs that are effective from the current year.

2. 主要會計政策

遵例聲明

該等綜合財務報表乃根據香港會計師公 會(「**香港會計師公會**」)頒佈之所有適用 個別香港財務報告準則(「**香港財務報告** 準則」)、香港會計準則(「**香港會計準** 則」)及詮釋(下文統稱為「**香港財務報告** 準則」)以及公司條例的披露規定而編 製。該等綜合財務報表亦遵守聯交所 GEM證券上市規則(「上市規則」)之適用 披露規定。

除採納以下自本年度起生效的新訂/經 修訂香港財務報告準則外,該等綜合財 務報表乃根據與二零二零年度綜合財務 報表所採用會計政策相符一致的基準編 製。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

2. SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

Adoption of new/revised HKFRSs

The Group has applied, for the first time, the following new/revised HKFRSs:

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

The amendments address issues that might affect financial reporting when a company replaces the old interest rate benchmark with an alternative benchmark rate as a result of the interest rate benchmark reform (the "Reform"). The amendments complement those issued in November 2019 and relate to:

- changes to contractual cash flows – a company will not have to derecognise or adjust the carrying amount of financial instruments for changes required by the Reform, but will instead update the effective interest rate to reflect the change to the alternative benchmark rate;
- hedge accounting a company will not have to discontinue its hedge accounting solely because it makes changes required by the Reform, if the hedge meets other hedge accounting criteria; and
- disclosures a company will be required to disclose information about new risks arising from the reform and how it manages the transition to alternative benchmark rates.

Basis of measurement

The measurement basis used in the preparation of the consolidated financial statements is historical cost.

採納新訂/經修訂香港財務報告準則

本集團首次應用下列新訂/新訂香港財 務報告準則:

香港會計準則第39號、香港財務報告準 則第4號、第7號、第9號及第16號修訂 本:利率基準改革-第二階段

該等修訂本處理當一家公司因利率基準 改革(「改革」)而以替代基準利率替換舊 利率基準時可能影響財務報告的問題。 該等修訂本對於二零一九年十一月頒佈 者作出補充, 並與以下各項有關:

- 合約現金流量變更一公司毋須就改 革規定的變動終止確認或調整金融 工具賬面值,惟須更新實際利率以 反映替代基準利率的變動;
- 對沖會計處理一倘有關對沖符合其 他對沖會計標準則公司毋須僅因其 作出改革所規定的變動而終止其對 沖會計處理;及
- 披露一公司將須披露有關改革產生 的新風險及其管理過渡至替代基準 利率的方法的資料。

計量的基礎

編製該等綜合財務報表所用之計量基準 為歷史成本。

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2. SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

Basis of consolidation

The consolidated financial statements incorporate the financial statements of the Company and entities controlled by the Company and its subsidiaries. Control is achieved when the Company:

- has power over the investee;
- is exposed, or has rights, to variable returns from its involvement with the investee; and
- has the ability to use its power to affect its returns.

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 listed above.

Consolidation of a subsidiary begins when the Group obtains control over the subsidiary and ceases when the Group loses control of the subsidiary. Specifically, income and expenses of a subsidiary acquired or disposed of during the period are included in the consolidated statement of profit or loss and other comprehensive income from the date the Group gains control until the date when the Group ceases to control the subsidiary.

When necessary, adjustments are made to the financial statements of subsidiaries to bring their accounting policies into line with the Group's accounting policies.

All intragroup assets and liabilities, equity, income, expenses and cash flows relating to transactions between members of the Group are eliminated in full on consolidation.

綜合入賬基準

綜合財務報表包括本公司及本公司及其 附屬公司控制的實體的財務報表。倘屬 以下情況,則本公司獲得控制權:

- 可對投資對象行使權力;
- 因參與投資對象業務而獲得的可變
 回報及獲得回報的權利;及
- 可行使權力以影響其回報。

倘有事實及情況顯示上述三項控制權要 素有一項或以上出現變動,本集團會重 新評估其是否對投資對象擁有控制權。

綜合附屬公司賬目於本集團取得對附屬 公司控制權時開始,並於本集團失去對 附屬公司控制權時終止。具體而言,於 本期間內購入或出售的附屬公司的收入 及開支,按自本集團獲得控制權當日起 至本集團失去附屬公司控制權當日止, 計入綜合損益及其他全面收益表。

附屬公司的財務報表於有需要情況下調 整,以使其會計政策與本集團會計政策 一致。

所有集團內公司間資產及負債、股權、 收入、開支以及與本集團成員公司間交 易有關的現金流量均於綜合賬目時悉數 抵銷。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

2. SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

Subsidiaries

A subsidiary is an entity that is controlled by the Group. The Group controls an entity when it is exposed, or has rights, to variable returns from its involvement with the entity and has the ability to affect those returns through its power over the entity. The Group reassesses whether it controls an investee if facts and circumstances indicate that there are changes to one or more of the elements of control.

In the Company's statement of financial position which is presented within these notes, the investment in subsidiaries is stated at cost less impairment loss. The carrying amount of the investment is reduced to its recoverable amount on an individual basis, if it is higher than the recoverable amount. The results of subsidiaries are accounted for by the Company on the basis of dividends received and/or receivable.

附屬公司

附屬公司指本集團控制的實體。當本集 團因參與實體業務而獲得可變動回報或 因此享有可變動回報,且有能力透過向 實體施加權力而影響該等回報時,則本 集團控制該實體。倘有事實及情況顯示 控制權要素有一項或以上出現變動,本 集團會重新評估其是否對投資對象擁有 控制權。

於本公司財務狀況表(載於該等附註中) 中,於附屬公司之投資按成本扣除減值虧 損列賬。該投資的賬面值如高於可收回金 額,則按個別基準調減至可收回金額。附 屬公司的業績由本公司按已收及/或應 收股息的基準列賬。

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2. SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

Associate

An associate is an entity over which the Group has significant influence. Significant influence is the power to participate in the financial and operating policy decisions of the investee but is not control or join control of those policies.

The Group's investment in associate is accounted for under the equity method of accounting, except when the investment or a portion thereof is classified as held for sale. Under the equity method, the investment is initially recorded at cost and adjusted thereafter for the post-acquisition changes in the Group's share of the investee's net assets and any impairment loss relating to the investment. Except to the extent that the Group has incurred legal or constructive obligations or made payments on behalf of the investee, the Group discontinues recognising its share of further losses when the Group's share of losses of the investee equals or exceeds the carrying amount of its interest in the investee, which includes any long term interests that, in substance, form part of the Group's net investment in the investee.

Unrealised profits and losses resulting from transactions between the Group and its associate are eliminated to the extent of the Group's interest in the investees, except where unrealised losses provide evidence of an impairment of the asset transferred, in which case they are recognised immediately in profit or loss.

聯營公司

聯營公司為本集團對其擁有重大影響力 的實體。重大影響力為參與投資對象的 財務及營運政策的決策的權力,惟並不 能夠控制或共同控制有關政策。

本集團於聯營公司之投資根據權益會計 法入賬,惟投資或其中一部分被分類為持 作出售則作別論。根據權益法,投資初步 按成本列賬,其後就本集團應佔投資對 象資產淨值的收購後變動及與該投資有 關的任何減值虧損作出調整。除本集團 產生法定或推定責任或代表投資對象有 出付款的情況外,本集團於其應佔投資對 象虧損相等於或超過其於該投資對象之 權益包括任何實質構成本集團於該投資 對象投資淨值一部分的任何長期權益之 賬面值時,終止確認應佔的進一步虧損。

本集團與其聯營公司之間的交易所產生 之未變現溢利及虧損以本集團於投資對 象之權益為限進行對銷,除非未變現虧 損能夠提供所轉讓資產的減值證據,在 此情況下,該虧損隨即於損益內確認。

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2. SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

Revenue from contracts with customers

Under HKFRS 15, the Group recognises revenue when (or as) a performance obligation is satisfied, i.e. when "control" of the goods underlying the particular performance obligation is transferred to customers.

A performance obligation represents a good or service (or a bundle of goods or services) that is distinct or a series of distinct goods or services that are substantially the same.

Control is transferred over time and revenue is recognised over time by reference to the progress towards complete satisfaction of the relevant performance obligation if one of the following criteria is met:

- the customer simultaneously receives and • consumes the benefits provided by the Group's performance as the Group performs;
- the Group's performance creates and enhances an asset that the customer controls as the Group performs; or
- the Group's performance does not create an • asset with an alternative use to the Group and the Group has an enforceable right to payment for performance completed to date.

Otherwise, revenue is recognised at a point in time when the customer obtains control of the distinct goods or service.

客戶合約收益

根據香港財務報告準則第15號,本集團 於履約責任獲履行時,即當與特定履約 責任相關的貨品的「控制權」轉讓予客戶 時,確認收益。

履約責任指一項明確貨品及服務(或一 組貨品或服務)或一系列大致相同的明 確貨品及服務。

倘符合以下其中一項標準,則控制權隨 時間轉移,而收益則參照完成履行相關 履約責任的進展情況而隨時間確認:

- 於本集團履約時,客戶同時取得及 享有本集團履約所提供的利益;
- 本集團的履約創建及增強客戶於本 集團履約時控制的資產;或
- 本集團的履約並未創建對本集團具 有替代用途的資產,而本集團可強 制執行權利以收取至今已完成履約 部分的款項。

否則,收益於客戶獲得明確貨品或服務 控制權的時間點確認。

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SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

Revenue from contracts with customers (Continued)

A contract asset represents the Group's right to consideration in exchange for goods that the Group has transferred to a customer that is not yet unconditional. It is assessed for impairment in accordance with HKFRS 9. In contrast, a receivable represents the Group's unconditional right to consideration, i.e. only the passage of time is required before payment of that consideration is due.

A contract liability represents the Group's obligation to transfer goods to a customer for which the Group has received consideration (or an amount of consideration is due) from the customer.

A contract asset and a contract liability relating to a contract are accounted for and presented on a net basis.

Revenue from sales of goods is recognised at a point in time upon i) delivering the goods to the customers' warehouse on which the customers obtain control of the goods or ii) the customers collect the goods directly from the Group's warehouse, as appropriate.

Interest income

Interest income is accrued on a time basis, by reference to the principal outstanding and at the effective interest rate applicable, which is the rate that exactly discounts the estimated future cash receipts through the expected life of the financial asset to that asset's gross carrying amount on initial recognition. 客戶合約收益(續)

合約資產指本集團就換取本集團已向客 戶轉讓的貨品而收取代價的權利(尚未 成為無條件),其根據香港財務報告準 則第9號評估減值。相反,應收款項指 本集團收取代價的無條件權利,即代價 到期付款前僅需時間推移。

合約負債指本集團因其已向客戶收取代 價(或已到期代價金額),而須向客戶轉 讓貨品的責任。

與合約有關之合約資產及合約負債按淨 額基準入賬呈列。

銷售貨品收益於i)將貨品交付至客戶取 得貨品控制權的客戶倉庫時或ii)客戶於 適當時候直接向本集團倉庫收回貨品時 的時間點確認。

利息收入

利息收入乃參照未償還本金按適用之實 際利率以時間基準計算,而該適用之實 際利率即準確貼現金融資產預計年期內 估計未來現金收入至資產於初始確認時 之賬面總值之利率。

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2. SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

Leases

The Group assesses whether a contract is, or contains, a lease at inception of the contract. 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.

As lessee

The Group applies the recognition exemption to short-term leases and low-value asset leases. Lease payments associated with these leases are recognised as an expense on a straight-line basis over the lease term.

The Group has elected not to separate non-lease components from lease components, and accounts for each lease component and any associated non-lease components as a single lease component.

The Group accounts for each lease component within a lease contract as a lease separately. The Group allocates the consideration in the contract to each lease component on the basis of the relative stand-alone price of the lease component.

Amounts payable by the Group that do not give rise to a separate component are considered to be part of the total consideration that is allocated to the separately identified components of the contract.

The Group recognises a right-of-use asset and a lease liability at the commencement date of the lease.

租賃

本集團於合約初始評估有關合約是否屬 租賃或包含租賃。倘合約授予權利以代 價獲得於一段時間內的控制使用已識別 資產,則合約屬於租賃或包含租賃。

作為承租人

本集團對短期租賃及低價值資產租賃應 用確認豁免。與該等租賃相關的租賃付 款已於租賃期內按直線法確認為開支。

本集團已選擇不區分非租賃成分,並將 各租賃成分及任何相關非租賃成分入賬 列作單一租賃成分。

本集團將租賃合約內各租賃成分作為單 獨租賃入賬。本集團根據租賃部分的相 對獨立價格將合約中的代價分配至各租 賃分。

倘本集團的應付款項並無產生單獨部 分,則被視為分配至合約單獨識別部分 的總代價的一部分。

本集團於租賃開始日期確認使用權資產 及租賃負債。

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SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

Leases (Continued)

As lessee (Continued)

The right-of-use asset is initially measured at cost, which comprises:

- (a) the amount of the initial measurement of the lease liability;
- (b) any lease payments made at or before the commencement date, less any lease incentives received;
- (c) any initial direct costs incurred by the Group; and
- (d) an estimate of costs to be incurred by the Group in dismantling and removing the underlying asset, restoring the site on which it is located or restoring the underlying asset to the condition required by the terms and conditions of the lease, unless those costs are incurred to produce inventories.

Subsequently, the right-of-use asset is measured at cost less any accumulated depreciation and any accumulated impairment losses and adjusted for any remeasurement of the lease liability. Depreciation is provided on a straight-line basis over the shorter of the lease term and the estimated useful lives of the right-of-use asset (unless the lease transfers ownership of the underlying asset to the Group by the end of the lease term or if the cost of the rightof-use asset reflects that the Group will exercise a purchase option – in which case depreciation is provided over the estimated useful life of the underlying asset) as follows: **租賃**(續)

作為承租人(續)

使用權資產按成本進行初始計量,包括:

- (a) 租賃負債的初步計量金額;
- (b) 於開始日期或之前所作的任何租賃 付款,減任何已獲得的租賃優惠;
- (c) 本集團產生之任何初始直接成本; 及
- (d) 本集團在拆除及移除相關資產、恢 復其所在地點或將相關資產恢復至 租賃條款及條件所要求的狀況時所 產生的估計成本,除非該等成本乃 因生產存貨而產生。

其後,使用權資產按成本減任何累計折 舊及任何累計減值虧損計量,並就租賃 負債的任何重新計量作出調整。折舊按 租賃期與使用權資產的估計可使用年期 (以較短者為準)按直線法計提撥備(除 非租賃於租賃期屆滿時將相關資產的所 有權轉讓予本集團或倘使用權資產的所 有權轉讓予本集團將行使購股權一在此情況 下,折舊乃按相關資產的估計可使用年 期計提)如下:

Factories and office premises	2 years to 3 years	工廠及辦公室物業	兩年至三年
Motor vehicles	5 years	汽車	五年

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SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

Leases (Continued)

As lessee (Continued)

The lease liability is initially measured at the present value of the lease payments that are not paid at the commencement date of the contract.

The lease payments included in the measurement of the lease liability comprise the following payments for the right to use the underlying asset during the lease term that are not paid at the commencement date:

- (a) fixed payments (including in-substance fixed payments), less any lease incentives receivable;
- (b) variable lease payments that depend on an index or a rate;
- (c) amounts expected to be payable under residual value guarantees;
- (d) exercise price of a purchase option if the Group is reasonably certain to exercise that option; and
- (e) payments of penalties for terminating the lease, if the lease term reflects the Group exercising an option to terminate the lease.

The lease payments are discounted using the interest rate implicit in the lease, or where it is not readily determinable, the incremental borrowing rate of the lessee.

Subsequently, the lease liability is measured by increasing the carrying amount to reflect interest on the lease liability and by reducing the carrying amount to reflect the lease payments made.

租賃(續)

作為承租人(續)

租賃負債初步按並非於合約開始日期支 付之租賃付款的現值確認。

租賃負債的計量中包括的租賃付款包括 以下並未在租賃開始日期就相關資產使 用權支付的付款:

- (a) 固定付款(包括實質上為固定付款),減去任何應收租賃優惠;
- (b) 可變租賃付款(視乎指數或利率而 定);
- (c) 根據剩餘價值擔保預期應支付的金額;
- (d) 倘本集團合理確定行使該選擇權, 則購買選擇權的行使價;及
- (e) 倘租賃期限反映本集團行使終止租 賃的選擇權,則支付終止租賃的罰 款。

租賃付款採用租賃所隱含的利率予以貼 現,或倘無法輕易釐定該利率,則使用 承租人增量借款利率。

隨後,通過增加賬面值以反映租賃負債 的利息並通過減少賬面值以反映已支付 的租賃付款以計量租賃負債。 For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

2. SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

Leases (Continued)

As lessee (Continued)

The lease liability is remeasured using a revised discount rate when there are changes to the lease payments arising from a change in the lease term or the reassessment of whether the Group will be reasonably certain to exercise a purchase option.

The lease liability is remeasured by using the original discount rate when there is a change in the residual value guarantee, the in-substance fixed lease payments or the future lease payments resulting from a change in an index or a rate (other than floating interest rate). In case of a change in future lease payments resulting from a change in floating interest rates, the Group remeasures the lease liability using a revised discount rate.

The Group recognises the amount of the remeasurement of the lease liability as an adjustment to the right-of-use asset. If the carrying amount of the right-of-use asset is reduced to zero and there is a further reduction in the measurement of the lease liability, the Group recognises any remaining amount of the remeasurement in profit or loss.

A lease modification is accounted for as a separate lease if:

- (a) the modification increases the scope of the lease by adding the right to use one or more underlying assets; and
- (b) the consideration for the lease increases by an amount commensurate with the standalone price for the increase in scope and any appropriate adjustments to that standalone price to reflect the circumstances of the particular contract.

租賃(續)

作為承租人(續)

當租賃期限發生變化或重新評估本集團 是否合理確定行使購買選擇權而導致租 賃付款發生變化時,將使用經修訂貼現 率對租賃負債進行重新計量。

當剩餘價值擔保、實物固定租賃付款額 或未來租賃付款額因指數或利率(除浮 動利率外)變動而出現變動時,租賃負 債通過使用原始貼現率重新計量。倘因 浮動利率變動導致日後租賃付款出現變 動,本集團會採用經修訂貼現率重新計 量租賃負債。

本集團確認租賃負債重新計算之金額為 使用權資產調整。倘使用權資產的賬面 值減少至零及租賃負債之計算進一步減 少,則本集團於損益確認重新計算的任 何剩餘金額。

倘發生以下情況,則租賃的修改作為單 獨的租賃入賬:

- (a) 該修改通過增加一項或多項相關資 產的使用權而擴大了租賃範圍;及
- (b) 租賃代價增加的金額相當於擴大範 圍對應的單獨價格,加上以反映特 定合約的情況對單獨價格進行的任 何適當調整。

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SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

Leases (Continued)

As lessee (Continued)

When a lease modification is not accounted for as a separate lease, at the effective date of the lease modification,

- (a) the Group allocates the consideration in the modified contract on the basis of relative standalone price as described above.
- (b) the Group determines the lease term of the modified contract.
- (c) the Group remeasures the lease liability by discounting the revised lease payments using a revised discount rate over the revised lease term.
- (d) for lease modifications that decrease the scope of the lease, the Group accounts for the remeasurement of the lease liability by decreasing the carrying amount of the right-ofuse asset to reflect the partial or full termination of the lease and recognising any gain or loss relating to the partial or full termination of the lease in profit or loss.
- (e) for all other lease modifications, the Group accounts for the remeasurement of the lease liability by making a corresponding adjustment to the right-of-use asset.

租賃(續)

作為承租人(續)

倘租約的修改未以單獨租約入賬,則在 該租約修改生效之日,

- (a) 本公司將合約修改的代價按上述相 對獨立價格作出分配。
- (b) 本集團釐定經修訂合約之租賃期。
- (c)本集團透過於經修訂租賃期使用經 修訂貼現率對經修訂租賃付款進行 貼現以重新計量租賃負債。
- (d) 就縮減租賃範圍之租賃修改而言, 本集團透過減少使用權資產之賬面 值將租賃負債之重新計量入賬處 理,以反映部分或全面終止該租賃 及於損益中確認任何與部分或全面 終止該租賃相關之收益或虧損。
- (e) 就所有其他租賃修改而言,本集團 透過對使用權資產作出相應調整, 對租賃負債進行重新計算。

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2. SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

Foreign currencies

In preparing the financial statements of each individual group entity, transactions in currencies other than the functional currency of that entity (foreign currencies) are recognised at the rates of exchanges prevailing on the dates of the transactions. At the end of the reporting period, monetary items denominated in foreign currencies are retranslated at the rates prevailing at that date. Non-monetary items that are measured in terms of historical cost in a foreign currency are not retranslated.

Exchange differences arising on the settlement of monetary items, and on the retranslation of monetary items, are recognised in profit or loss in the period in which they arise.

For the purposes of presenting the consolidated financial statements, the assets and liabilities of the Group's foreign operations are translated into the presentation currency of the Group (i.e. RMB) using exchange rate prevailing at the end of each reporting period. Income and expenses items are translated at the average exchange rates for the period, unless exchange rates fluctuate significantly during the period, in which case, the exchange rates prevailing at the dates of transactions are used. Exchange differences arising, if any, are recognised in other comprehensive income and accumulated in equity under the heading of translation reserve (attributable to non-controlling interests as appropriate).

外幣

於編製各個別集團實體之財務報表時, 以該實體功能貨幣以外之貨幣(外幣)進 行之交易均按交易日期之適用匯率確 認。於報告期末,以外幣計值之貨幣項 目均按該日之適用匯率重新換算。按歷 史成本以外幣計值之非貨幣項目毋須重 新換算。

於結算及重新換算貨幣項目時產生之匯 兑差額均於彼等產生期間內在損益確 認。

就呈列綜合財務報表而言,本集團之海 外業務資產及負債按結算日之當時匯率 換算為本集團之呈列貨幣(即人民幣)。 收入及開支按期內平均匯率換算,除非 期內匯率出現重大波幅,於此情況下, 則將採用交易當日之匯率。所產生之匯 兑差額(如有)於其他全面收入確認並於 權益下以匯兑儲備累計(於適當時撥作 非控股權益)。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

2. SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

Foreign currencies (Continued)

On the disposal of a foreign operation (i.e. a disposal of the Group's entire interest in a foreign operation, or a disposal involving loss of control over a subsidiary that includes a foreign operation or a partial disposal of an interest in an associate that includes a foreign operation of which the retained interest becomes a financial assets). All of the exchange differences accumulated in a foreign exchange translation reserve in respect of that operation attributable to the owners of the company are reclassified to profit or loss.

In addition, in relation to a partial disposal of a subsidiary that includes a foreign operation that does not result in the Group losing control over the subsidiary, the proportionate share of accumulated exchange differences is re-attributed to noncontrolling interests and are not recognised in profit or loss. For all other partial disposals (i.e. partial disposals of associates that do not result in the Group losing significant influence), the proportionate share of the accumulated exchange differences is reclassified to profit or loss.

On all other partial disposals, which includes partial disposal of associates that do not result in the Group losing significant influence or joint control, the proportionate share of the cumulative amount of exchange differences recognised in the separate component of equity is reclassified to profit or loss.

外幣(續)

於出售海外業務(即出售本集團於海外 業務之全部權益,或涉及失去包含海外 業務之附屬公司控制權之出售,或部分 出售於一間聯營公司之權益(其包括海 外業務營運)而其保留權益成為金融資 產),就本公司擁有人應佔之業務於外 幣換算儲備累計之所有匯兑差額會獲重 新分類至損益。

此外,倘部分出售一間附屬公司(其包 括海外業務營運)並未導致本集團失去 對該附屬公司之控制權,則按比例將累 計匯兑差額重新歸入非控股權益,而並 不於損益內確認。對於所有其他部分出 售(即部分出售聯營公司而並無造成本 集團失去重大影響力),則按此比例將 累計匯兑差額重新分類至損益。

對於所有其他部分出售(包括部分出售 聯營公司而並無造成本集團失去重大影 響力或聯合控制力),則按此比例將於 單獨權益部分內確認之累計匯兑差額重 新分類至損益。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

2. SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

Government grants

Government grants are not recognised until there is reasonable assurance that the Group will comply with the conditions attaching to them and that the grants will be received.

Government grants are recognised in profit or loss on a systematic basis over the periods in which the Group recognises as expenses the related costs for which the grants are intended to compensate. Specifically, government grants whose primary condition is that the Group should purchase, construct or otherwise acquire non-current assets are recognised as deferred income in the consolidated statement of financial position and transferred to profit or loss on a systematic and rational basis over the useful lives of the related assets.

Employee benefits

Retirement benefit costs

Payments to state-managed retirement benefit schemes and the Mandatory Provident Fund Scheme are recognised as an expense when employees have rendered service entitling them to the contributions.

Short-term employee benefits

Short-term employee benefits are recognised at the undiscounted amount of the benefits expected to be paid as and when employees rendered the services. All short-term employee benefits are recognised as an expense unless another HKFRS requires or permits the inclusion of the benefit in the cost of an asset.

A liability is recognised for benefits accruing to employees (such as wages and salaries, annual leave and sick leave) after deducting any amount already paid.

政府補助

政府補助在可合理保證本集團將遵守彼 等所附帶之條件並獲得有關補助前不作 確認。

政府補助按系統基準於本集團將政府補助擬補償的相關成本確認為開支的各期 間在損益內確認。具體而言,主要條件 為本集團須購買、興建或以其他方法獲 得非流動資產的政府補助於綜合財務狀 況表確認為遞延收入,並於有關資產的 可使用年期內有系統及合理地撥入損 益。

僱員福利

退休福利開支

國家管理退休福利計劃及強制性公積金 計劃之付款於僱員提供服務而可享有供 款時確認為開支。

短期僱員福利

短期僱員福利於僱員提供服務時按預期 將支付之未貼現福利金額確認。除非另 有香港財務報告準則規定或允許將福利 計入資產成本,否則所有短期僱員福利 均確認為開支。

僱員應計之福利(例如工資及薪金、年 假以及病假)於扣減任何已付金額後確 認為負債。

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2. SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

Share-based payment transactions

Equity-settled transactions

The Group's employees, including directors, receive remuneration in the form of share-based payment transactions, whereby the employees rendered services in exchange for shares or rights over shares. The cost of such transactions with employees is measured by reference to the fair value of the equity instruments at the grant date. The fair value of share options granted to employees is recognised as an employee cost with a corresponding increase in a reserve within equity.

The cost of equity-settled transactions is recognised, together with a corresponding increase in equity, over the period in which the vesting conditions are to be fulfilled, ending on the date on which the entitlement of relevant employees to the award is no longer conditional on the satisfaction of any non-market vesting conditions ("vesting date"). During the vesting period, the number of share options that is expected to vest ultimately is reviewed. Any adjustment to the cumulative fair value recognised in prior periods is charged/ credited to profit or loss for the year of review, with a corresponding adjustment to the reserve within equity.

When the share options are forfeited after the vesting date or are still not exercised at the expiry date, the amount previously recognised in share options reserve will be transferred to accumulated profits or losses.

股份基礎付款交易

以股權結算之交易

本集團的僱員(包括董事)以股份基礎付 款交易的形式收取薪酬,而僱員則以提 供服務交換股份或股份權利。與僱員進 行之該等交易之成本乃參照授出日期權 益工具之公平值計量。授予僱員之購股 權之公平值確認為僱員成本,權益內之 儲備亦相應增加。

以股權結算之交易成本連同權益之相應 升幅會於達到歸屬條件之期間確認,直 至相關僱員不再須達成任何非市場歸屬 條件而可享有該報酬之日(「歸屬日」)為 止。於歸屬期內,會審閱預期最終歸屬 之購股權數目。於過往期間確認對累計 公平值之調整會於審閱當年之損益扣 除/計入,並相應調整權益內之儲備。

倘購股權於歸屬日期後被沒收,或於到 期日仍未行使,先前於購股權儲備確認 之數額,將撥至保留溢利或虧損。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

2. SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

Share-based payment transactions (Continued)

Equity-settled transactions (Continued)

No expense is recognised for awards that do not ultimately vest, except for awards that are conditional on a market condition or non-vesting condition, which are treated as vested irrespective of whether or not the market condition or non-vesting condition is satisfied, provided that all non-market vesting conditions are satisfied. Where an equitysettled award is cancelled, it is treated as if it had vested on the date of cancellation, and any expense not yet recognised for the award is recognised immediately. However, if a new award is substituted for the cancelled award, and designated as a replacement award on the date that it is granted, the cancelled and new awards are treated as if they were a modification of the original award as described above.

Taxation

Income tax expense represents the sum of the tax currently payable and deferred tax.

The tax currently payable is based on taxable profit for the period. Taxable profit differs from profit/loss before tax because of income or expense that are taxable or deductible in other years and items that are never taxable or deductible. The Group's liability for current tax is calculated using tax rates that have been enacted or substantively enacted by the end of the reporting period.

股份基礎付款交易(續)

以股權結算之交易(續)

本集團不會就最終未有歸屬的獎勵確認 開支,惟該等須待達成市場條件或非歸 屬條件方可歸屬的獎勵則除外。倘所有 其他非市場歸屬條件已達成,則不論 了場下場條件或非歸屬條件與否,則不論 關獎勵均視作經已歸屬。倘權益結算 勵被註銷,則被視為已於註銷日期 醫,而任何尚未就獎勵確認之開支均 對 歸 戰。然而,倘授出新獎勵代替已 銷 獎勵,則如上文所述,已註銷及新獎勵均 被視為原有獎勵之修訂。

税項

所得税開支指即期應付税項及遞延税項 之總和。

即期應付税項乃根據本期間應課税溢利 計算。應課税溢利因其他年度應課税或 可扣減之收入或開支以及毋須課税或不 可扣減之項目,而有別於除税前溢利/ 虧損。本集團之即期税項負債乃使用於 報告期末已頒佈或實際上已頒佈之税率 計算。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

2. SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

Taxation (Continued)

Deferred tax is recognised on temporary differences between the carrying amounts of assets and liabilities in the consolidated financial statements and the corresponding tax bases used in the computation of taxable profit. Deferred tax liabilities are generally recognised for all taxable temporary differences. Deferred tax assets are generally recognised for all deductible temporary differences to the extent that it is probable that taxable profits will be available against which those deductible temporary differences can be utilised. Such deferred tax assets and liabilities are not recognised if the temporary difference arises from the initial recognition (other than in a business combination) of assets and liabilities in a transaction that affects neither the taxable profit nor the accounting profit.

Deferred tax liabilities are recognised for taxable temporary differences associated with investments in subsidiaries and associates, except where the Group is able to control the reversal of the temporary difference and it is probable that the temporary difference will not reverse in the foreseeable future. Deferred tax assets arising from deductible temporary differences associated with such investments are only recognised to the extent that it is probable that there will be sufficient taxable profits against which to utilise the benefits of the temporary differences and they are expected to reverse in the foreseeable future.

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 profits will be available to allow all or part of the asset to be recovered.

税項(續)

對於與附屬公司及聯營公司之投資相關 的應課税暫時差額會確認為遞延税項負 債,除非本集團能夠控制有關暫時差額 的轉回,而暫時差額在可預見的將來很 可能不會轉回。僅當很可能取得足夠的 應課税溢利以抵扣此類投資相關的可抵 扣暫時差額,並且暫時差額在可預見的 未來將轉回時,才確認該等可抵扣暫時 差額所產生的遞延税項資產。

遞延税項資產之賬面值於各報告期末審 閱,並於不大可能有足夠應課税利潤抵 銷全部或部分資產價值時予以削減。 For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

2. SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

Taxation (Continued)

Deferred tax assets and liabilities are measured at the tax rates that are expected to apply in the period in which the liability is settled or the asset is realised, based on tax rate (and tax laws) that have been enacted or substantively enacted by the end of the reporting period.

The measurement of deferred tax liabilities and assets reflects the tax consequences that would follow from the manner in which the Group expects, at the end of the reporting period, to recover or settle the carrying amount of its assets and liabilities. Deferred tax assets and liabilities are offset when there is a legally enforceable right to set off current tax assets against current tax liabilities and when they relate to income taxes levied by the same taxation authority and the Group intends to settle its current tax assets and liabilities on a net basis.

Current tax and deferred tax are recognised in profit or loss.

税項(續)

遞延税項資產及負債按償還負債或變現 資產期間的預期適用税率以於報告期末 已頒佈或實際上已頒佈之税率(及税法) 為基準計算。

遞延税項負債及資產之計量反映按照本 集團預期之方式於報告期末收回或結算 其資產及負債之賬面值之税務後果。倘 有法定可強制執行權利將即期税項資產 與即期税項負債抵銷,且兩者與同一税 務機構徵收之所得税有關,而本集團擬 按淨額基準結算即期税項資產及負債, 則可抵銷遞延税項資產及負債。

即期及遞延税項於損益內確認。

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SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

Property, plant and equipment

Property, plant and equipment are stated in the consolidated statement of financial position at cost less subsequent accumulated depreciation and accumulated impairment losses, if any.

Properties in the course of construction for production, supply or administrative purposes are carried at cost, less any recognised impairment loss. Such properties are classified to the appropriate categories of property, plant and equipment when completed and ready for intended use. Depreciation of these assets, on the same basis as other property assets, commences when the assets are ready for their intended use.

Depreciation is recognised so as to write off the cost of assets over their estimated useful lives using the straight-line method. The estimated useful lives and depreciation method are reviewed at the end of each reporting period, with the effect of any changes in estimate accounted for on a prospective basis.

An item of property, plant and equipment is derecognised upon disposal or when no future economic benefits are expected to arise from the continued use of the asset. Any gain or loss arising on the disposal or retirement of an item of property, plant and equipment is determined as the difference between the sales proceeds and the carrying amount of the asset and is recognised in profit or loss.

物業、廠房及設備

物業、廠房及設備按成本減去其後累計 折舊及累計減值虧損(如有)並於綜合財 務狀況表列賬。

用於生產、提供貨物或行政用途的在建 物業以成本減任何已確認減值虧損列 賬。有關物業於完工後並達到可使用狀 態時被分類為適當類別物業、廠房及設 備。當這些資產達到可用狀態時,按與 其他物業資產一樣的基準開始折舊。

折舊乃以直線法按資產之估計可使用年 期撇銷其成本確認。估計可使用年期及 折舊方法於各報告期末檢討,而任何估 計變動之影響按提前應用基準入賬。

物業、廠房及設備項目於出售時或預期 繼續使用該資產於日後將不會產生經濟 利益時終止確認。因出售或報廢物業、 廠房及設備項目所產生之任何收益或虧 損,按有關資產之出售所得款項與賬面 值間之差額釐定,並於損益確認。

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SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

Intangible assets

Internally-generated intangible assets – research and development expenditure

Expenditure on research activities is recognised as an expense in the period in which it is incurred.

An internally-generated intangible asset arising from development activities (or from the development phase of an internal project) is recognised if, and only if, all of the following have been demonstrated:

- the technical feasibility of completing the intangible asset so that it will be available for use or sale;
- the intention to complete the intangible asset and use or sell it;
- the ability to use or sell the intangible asset;
- how the intangible asset will generate probable future economic benefits;
- the availability of adequate technical, financial and other resources to complete the development and to use or sell the intangible asset; and
- the ability to measure reliably the expenditure attributable to the intangible asset during its development.

The amount initially recognised for internally generated intangible asset is the sum of the expenditure incurred from the date when the intangible asset first meets the recognition criteria listed above. Where no internally-generated intangible asset can be recognised, development expenditure is recognised in profit or loss in the period in which it is incurred.

無形資產

內部形成的無形資產 – 研發開支

研究活動開支於產生期內確認為開支。

開發活動所產生(或內部項目研發階段 所產生)之內部形成無形資產,僅在符 合以下所有條件時方予確認:

- 技術水平足以完成無形資產,致使 該項無形資產可供使用或銷售;
- 有意完成該無形資產並加以使用或 將之銷售;
- 使用或銷售無形資產的能力;
- 無形資產可能產生未來經濟效益;
- 具備充足的技術、財務和其他資源
 來完成其開發,並使用或銷售此無
 形資產;及
- 能夠可靠衡量用於開發期間無形資 產產生的支出。

初始確認的內部形成無形資產之金額為 無形資產首次符合上述確認條件之日起 產生之開支總和。倘並無內部形成無形 資產可予確認,則開發開支會於產生期 間於損益內確認。

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SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

Intangible assets (Continued)

Internally-generated intangible assets – research and development expenditure (Continued)

Subsequent to initial recognition, internally generated intangible assets are reported at cost less accumulated amortisation and accumulated impairment losses (if any), on the same basis as intangible assets that are acquired separately. When the asset is available for use, amortisation for intangible assets with finite useful lives is recognised on a straight-line basis over their estimated useful lives. For intangible assets yet to be available for use, they are stated at cost less any accumulated impairment losses. The estimated useful life and amortisation method are reviewed at the end of each reporting period, with the effect of any changes in estimate being accounted for on a prospective basis.

An intangible asset is derecognised on disposal, or when no future economic benefits are expected from use or disposal. Gains and losses arising from derecognition of an intangible asset, measured as the difference between the net disposal proceeds and the carrying amount of the asset, are recognised in profit or loss when the asset is derecognised.

Impairment on tangible and intangible assets

At the end of the reporting period, the Group reviews the carrying amounts of its tangible and intangible assets with finite useful lives to determine whether there is any indication that those assets have suffered an impairment loss. If any such indication exists, the recoverable amount of the relevant asset is estimated in order to determine the extent of the impairment loss (if any).

無形資產(續)

內部形成的無形資產-研發開支(續)

初始確認後,內部形成無形資產按個別 收購無形資產相同之基準,以成本減累 計攤銷及累計減值虧損(如有)計算。當 資產可供使用時,可使用年期有限之無 形資產的攤銷於估計可使用年期內以直 線法確認。對於尚未可供使用的無形資 產,彼等按成本減任何累計減值虧損列 賬。於各報告期末檢討估計可使用年期 及攤銷方法,估計變動之影響按預期基 準入賬。

無形資產於出售時或當預期日後不會藉 使用或出售取得經濟利益時終止確認。 終止確認無形資產時所產生之收益或虧 損,按出售所得款項淨額與資產賬面值 之差額計量,並於終止確認資產時在損 益中確認。

有形及無形資產減值

於報告期末,本集團審閱其可使用年期 有限的有形及無形資產的賬面值,以釐 定是否有任何跡象顯示該等資產已出現 減值虧損。倘存在任何有關跡象,則會 估計有關資產的可收回金額,以釐定減 值虧損(如有)的程度。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

2. SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

Impairment on tangible and intangible assets (Continued)

The recoverable amount of tangible and intangible assets is estimated individually. When it is not possible to estimate the recoverable amount of an individual asset, the Group estimates the recoverable amount of the cash-generating unit to which the asset belongs. When a reasonable and consistent basis of allocation can be identified, corporate assets are also allocated to individual cash-generating units, or otherwise they are allocated to the smallest group of cash-generating units for which a reasonable and consistent allocation basis can be identified.

Recoverable amount is the higher of fair value less costs of disposal and value in use. 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 (or a cash-generating unit) for which the estimates of future cash flows have not been adjusted.

If the recoverable amount of an asset (or a cashgenerating unit) is estimated to be less than its carrying amount, the carrying amount of the asset (or a cash-generating unit) is reduced to its recoverable amount. An impairment loss is recognised immediately in profit or loss.

Where an impairment loss subsequently reverses, the carrying amount of the asset (or cash-generating unit) is increased to the revised estimate of its recoverable amount, but so that the increased carrying amount does not exceed the carrying amount that would have been determined had no impairment loss been recognised for the asset (or a cash-generating unit) in prior periods. A reversal of an impairment loss is recognised immediately in profit or loss.

有形及無形資產減值(續)

有形及無形資產的可收回金額單獨進行 估計。倘無法估計個別資產的可收回金 額,則本集團會估計該資產所屬現金產 生單位的可收回金額。倘可確定合理一 致之分配基準,則公司資產亦分配至個 別現金產生單位,否則有關資產將分配 至能確定合理一致分配基準的最小現金 產生單位組別。

可收回金額為公平值減出售成本與使用 價值兩者之較高者。於評估使用價值 時,估計未來現金流量會採用税前貼現 率貼現至其現值,而該税前貼現率反映 對貨幣時間價值及未來現金流量估計未 經調整之資產(或現金產生單位)之特定 風險的現時市場評估。

倘估計資產(或現金產生單位)的可收回 金額低於其賬面值,則該資產(或現金 產生單位)賬面值將減少至其可收回金 額。減值虧損即時於損益確認。

倘減值虧損於其後撥回,則有關資產 (或現金產生單位)的賬面值乃增加至其 可收回金額的經修訂估計價值,惟已增 加的賬面值不得超過倘該資產(或現金 產生單位)於過往期間並無確認減值虧 損時應釐定的賬面值。減值虧損撥回即 時於損益確認。

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2. SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

Cash equivalents

For the purpose of the consolidated statement of cash flows, cash equivalents represent shortterm highly liquid investments which are readily convertible into known amounts of cash and which are subject to an insignificant risk of changes in value, net of bank overdrafts (if any).

Inventories

Inventories are stated at the lower of cost and net realisable value. Cost, which comprises all costs of purchase and, where applicable, cost of conversion and other costs that have been incurred in bringing the inventories to their present location and condition, is calculated using the first in, first out method. Net realisable value represents the estimated selling price in the ordinary course of business less the estimated costs of completion and the estimated costs necessary to make the sale.

When inventories are sold, the carrying amount of those inventories is recognised as an expense in the period in which the related revenue is recognised. The amount of any write-down of inventories to net realisable value and all losses of inventories are recognised as an expense in the period of the writedown or loss occurs. The amount of any reversal of any write-down of inventories is recognised as a reduction in the amount of inventories recognised as an expense in the period in which the reversal occurs.

現金等價物

就綜合現金流量表而言,現金等價物指 易於轉換為現金已知款項且價值變動風 險不大的短期高流動性投資,並已扣除 銀行透支(如有)。

存貨

存貨按成本及可變現淨值兩者之較低者 列賬。成本(包括所有採購成本,以及 在適用情況下計入將存貨運至現存地點 及使存貨達至現時狀況所需之轉換成本 及其他成本)乃以先入先出方式計算。 可變現淨值指日常業務中的估計售價減 估計完成成本及銷售所需估計成本。

出售存貨時,該等存貨的賬面值會於確 認相關收益的期間確認為開支。所有存 貨撇減至可變現淨值之跌價或存貨虧損 的金額在撇減或虧損發生的當期確認為 開支。任何存貨撇減之撥回金額於撥回 發生期間確認為已獲確認為開支的存貨 金額減少。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

Financial instruments

Financial assets and financial liabilities are recognised when a group entity becomes a party to the contractual provisions of the instrument.

Financial assets and financial liabilities are initially measured at fair value except for trade receivables arising from contracts with customers which are measured in accordance with HKFRS 15. Transaction costs that are directly attributable to the acquisition or issue of financial assets and financial liabilities are added to or deducted from the fair value of the financial assets or financial liabilities, as appropriate, on initial recognition.

The effective interest method is a method of calculating the amortised cost of a financial asset or financial liability and of allocating interest income and interest expense over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash receipts and payments (including all fees and points paid or received that form an integral part of the effective interest rate, transaction costs and other premiums or discounts) through the expected life of the financial asset or financial liability, or, where appropriate, a shorter period, to the gross carrying amount on initial recognition.

金融工具

倘集團實體成為工具合約條文之訂約 方,則確認金融資產及金融負債。

金融資產及金融負債初步以公平值計 量,惟根據香港財務報告準則第15號 計量的客戶合約產生的貿易應收款項除 外。因收購或發行金融資產及金融負債 而產生之直接應佔交易成本於初步確認 時加入金融資產或金融負債之公平值或 從中扣除(如適用)。

實際利率法為計算金融資產或金融負債 攤銷成本的方法,亦為於有關期間分配 利息收入及利息開支的方法。實際利率 為按金融資產或金融負債的預計年期或 (如適用)較短期間準確貼現估計未來現 金收入及付款(包括所有構成實際利率 組成部分之已付或已收費用及費率、交 易成本及其他溢價或折讓)至初始確認 時賬面總值的利率。

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2. SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

Financial instruments (Continued)

Financial assets

Classification and subsequent measurement of financial assets

Financial assets that meet the following conditions are subsequently measured at amortised cost:

- the financial asset is held within a business model whose objective is to collect contractual cash flows; and
- the contractual terms give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

Financial assets that meet the following conditions are subsequently measured at fair value through other comprehensive income:

- the financial asset is held within a business model whose objective is achieved by both collecting contractual cash flows and selling; and
- the contractual terms give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

All other financial assets are subsequently measure at fair value through profit or loss.

金融工具(續)

金融資產

金融資產的分類及後續計量

符合下列條件的金融資產其後按攤銷成 本計量:

- 金融資產乃按旨在收取合約現金流 的業務模式持有;及
- 合約條款於指定日期產生純粹為支 付未償還本金及利息的現金流量。

符合下列條件的金融資產其後按以公平 值計入其他全面收益計量:

- 金融資產乃按旨在收取合約現金流 或出售的業務模式持有;及
- 合約條款於指定日期產生純粹為支 付未償還本金及利息的現金流量。

所有其他金融資產其後以公平值計入損 益計量。 For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

2. SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Amortised cost and interest income

Interest income is recognised using the effective interest method for financial assets measured subsequently at amortised cost. Interest income is calculated by applying the effective interest rate to the gross carrying amount of a financial asset, except for financial assets that have subsequently become credit-impaired (see below). For financial assets that have subsequently become credit-impaired, interest income is recognised by applying the effective interest rate to the amortised cost of the financial asset from the next reporting period. If the credit risk on the credit-impaired financial instrument improves so that the financial asset is no longer creditimpaired, interest income is recognised by applying the effective interest rate to the gross carrying amount of the financial asset from the beginning of the reporting period following the determination that the asset is no longer credit-impaired.

Impairment of financial assets

The Group recognises a loss allowance for expected credit losses ("**ECL**") on financial assets which are subject to impairment under HKFRS 9 (including trade receivables, other receivables and bank balances). The amount of ECL is updated at each reporting date to reflect changes in credit risk since initial recognition.

金融工具(續)

金融資產(續)

攤銷成本及利息收入

其後按攤銷成本計量的金融資產的利息 收入乃使用實際利率法確認。利息收入 乃對金融資產賬面總值應用實際利率予 以計算,惟其後出現信貸減值的金融資 產除外(見下文)。對於其後出現信貸 值的金融資產,自下一報告期間起, 息收入乃對金融資產攤銷成本應用實 利率確認。若在釐定金融資產不要出現 信貸減值後的報告期間開始起,信貸減 值金融工具的信貸風險好轉,使金融資 產不再出現信貸減值,利息收入乃對金 融資產賬面總值應用實際利率確認。

金融資產的減值

金融資產的減值本集團就根據香港財務 報告準則第9號面臨減值的金融資產(包 括貿易應收款項、其他應收款項及銀 行結餘)的預期信貸虧損(「預期信貸虧 損」)確認虧損撥備。預期信貸虧損金額 於各報告日期更新,以反映自初始確認 起的信貸風險變動。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

2. SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets (Continued)

Lifetime ECL represents the ECL that will result from all possible default events over the expected life of the relevant instrument. In contrast, 12-month ECL ("**12m ECL**") represents the portion of lifetime ECL that is expected to result from default events that are possible within 12 months after the reporting date. Assessment are done based on the Group's historical credit loss experience, adjusted for factors that are specific to the debtors, general economic conditions and an assessment of both the current conditions at the reporting date as well as the forecast of future conditions.

The Group always recognises lifetime ECL for trade receivables. The ECL on these assets are assessed collectively using a provision matrix with appropriate groupings (i.e. high risk, normal risk and low risk type).

For all other instruments, the Group measures the loss allowance equal to 12m ECL, unless when there has been a significant increase in credit risk since initial recognition, the Group recognises lifetime ECL. The assessment of whether lifetime ECL should be recognised is based on significant increases in the likelihood or risk of a default occurring since initial recognition. 金融工具(續)

金融資產(續)

金融資產的減值(續)

全期預期信貸虧損指於相關工具預期年 期內發生所有可能的違約事件而導致的 預期信貸虧損。相反,12個月預期信貸 虧損(「12個月預期信貸虧損」)則指預期 於報告日期後12個月內可能發生的違約 事件而導致的部分全期預期信貸虧損。 評估乃根據本集團的過往信貸虧損經驗 做出,並就債務人特有的因素、整體經 濟狀況以及對報告日期的現時狀況及未 來狀況的預測的評估做出調整。

本集團一直就貿易應收款項確認全期預 期信貸虧損。有關該等資產的預期信貸 虧損乃使用具有合適分組(即高風險、 正常風險及低風險類型)的撥備矩陣共 同作出評估。

就所有其他工具而言,本集團計量與12 個月預期信貸虧損等額的虧損撥備,除 非信貸風險自初始確認以來已大幅增 加,則本集團確認全期預期信貸虧損。 評估是否應確認全期預期信貸虧損,乃 基於自初始確認起出現違約的可能性或 風險是否大幅增加。

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SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets (Continued)

(i) Significant increase in credit risk In assessing whether the credit risk has increased significantly since initial recognition, 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. In making this assessment, the Group considers both quantitative and qualitative information that is reasonable and supportable, including historical experience and forward-looking information that is available without undue cost or effort.

In particular, the following information is taken into account when assessing whether credit risk has increased significantly:

- an actual or expected significant deterioration in the financial instrument's external (if available) or internal credit assessment;
- significant deterioration in external market indicators of credit risk, e.g. a significant increase in the credit spread, the credit default swap prices for the debtor;
- existing or forecast adverse changes in business, financial or economic conditions that are expected to cause a significant decrease in the debtor's ability to meet its debt obligations;
- an actual or expected significant deterioration in the operating results of the debtor;

金融工具(續)

金融資產(續)

金融資產的減值(續)

(i) 信貸風險顯著上升 評估信貸風險自初始確認以來是否 顯著上升時,本集團會比較金融工 具於報告日期發生違約的風險與金 融工具於初始確認日期發生違約的 風險。作出評估時,本集團會考慮 合理及具支持性的定量及定性資 料,包括過往經驗及可以合理成本 及精力獲取的前瞻性資料。

> 具體而言,評估信貸風險是否顯著 上升時會考慮以下資料:

- 金融工具的外部(倘可獲得)或
 內部信貸評估實際或預期顯著
 惡化;
- 信貸風險的外部市場跡象(如 信貸息差顯著增加、債務人的 信貸違約掉期價格等)顯著惡 化;
- 商業、金融或經濟情況目前或 預期有不利變動,預計將導致 債務人償還債項的能力顯著下 降;
- 債務人經營業績實際或預期顯 著惡化;

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2. SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets (Continued)

- (i) Significant increase in credit risk (Continued)
 - an actual or expected significant adverse change in the regulatory, economic, or technological environment of the debtor that results in a significant decrease in the debtor's ability to meet its debt obligations.

Irrespective of the outcome of the above assessment, the Group presumes that the credit risk has increased significantly since initial recognition when contractual payments are more than 30 days past due, unless the Group has reasonable and supportable information that demonstrates otherwise.

Despite the aforegoing, the Group assumes that the credit risk on a financial instrument has not increased significantly since initial recognition if the financial instrument is determined to have low credit risk at the reporting date. A financial instrument is determined to have low credit risk if i) the financial instrument has a low risk of default (i.e. no default history); ii) the counterparty has a strong capacity to meet its contractual cash flow obligations in the near term; and iii) adverse changes in economic and business conditions in the longer term may, but will not necessarily, reduce the ability of the borrower to fulfil its contractual cash flow obligations.

The Group regularly monitors the effectiveness of the criteria used to identify whether there has been a significant increase in credit risk and revises them as appropriate to ensure that the criteria are capable of identifying significant increase in credit risk before the amount becomes past due. 金融工具(續)

金融資產(續)

金融資產的減值(續)

- (i) 信貸風險顯著上升(續)
 - 債務人的監管、經濟或技術環 境有實際或預計的重大不利變 動,導致債務人償還債項的能 力顯著下降。

不論上述評估結果,本集團認為, 倘合約付款逾期超過30天,則信貸 風險自初始確認以來已顯著上升, 惟本集團擁有合理有據資料顯示並 非如此,則另作別論。

儘管上文所述,倘金融工具於報告 日期被釐定為低風險,本集團假設 金融工具之信貸風險自初步確認以 來無顯著增加。倘i)金融工具為低 違約風險(即無違約記錄);ii)對手 方近期擁有較強的履行其合約現金 流義務能力;及iii)長期經濟及業務 狀況的不利變動未必會降低借款人 履行其合約現金流量義務之能力, 則金融工具釐定為低風險。

本集團定期監察用於識別信貸風險 是否出現顯著上升的標準之有效性 並在適當時候進行修改,以確保標 準能夠在款項逾期前識別出風險有 否顯著上升。

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2. SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets (Continued)

(ii) Definition of default

For internal credit risk management, the Group considers an event of default occurs when information developed internally indicates that the debtor is unlikely to pay its creditors, including the Group, in full (without taking into account any collaterals held by the Group).

Irrespective of the above, the Group considers that default has occurred when a financial asset is more than 90 days past due unless the Group has reasonable and supportable information to demonstrate that a more lagging default criterion is more appropriate.

(iii) Credit-impaired financial assets

A financial asset is credit-impaired when one or more events of default 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:

- (a) significant financial difficulty of the issuer or the borrower;
- (b) a breach of contract, such as a default or past due event;
- (c) the lender(s) of the borrower, for economic or contractual reasons relating to the borrower's financial difficulty, having granted to the borrower a concession(s) that the lender(s) would not otherwise consider; or
- (d) it is becoming probable that the borrower will enter bankruptcy or other financial reorganisation.

金融工具(續)

金融資產(續)

金融資產的減值(續)

(ii) 違約的界定 就內部信貸風險管理而言,本集團 認為,當內部獲得的資料顯示債務 人不大可能向債權人(包括本集團) 全數付款時(並無計及本集團所持 有的任何抵押品),即出現違約事 項。

> 無論上文所述,本集團認為,倘金 融資產逾期超過90天,則違約已經 發生,惟本集團擁有合理有據資料 顯示一項更滯後的違約標準更為合 適,則另作別論。

- (iii) 信貸減值金融資產 當發生對金融資產的估計未來現金 流量產生不利影響的一起或多起違 約事件之時,該金融資產即出現信 貸減值。金融資產信貸減值的證據 包括以下事件的可觀察數據:
 - (a) 發行人或借款人陷入嚴重財 困;
 - (b) 違反合約,例如違約或逾期事件;
 - (c) 借款人的貸款人出於與借款人 財困相關的經濟或合約原因, 而向借款人授予貸款人原本不 會考慮的優惠;或
 - (d) 借款人可能破產或進行其他財務重組。

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2. SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets (Continued)

(iv) Write-off policy

The Group writes off a financial asset 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, or in the case of trade receivables, when the amounts are over two years past due, whichever occurs sooner. Financial assets written off may still be subject to enforcement activities under the Group's recovery procedures, taking into account legal advice where appropriate. A writeoff constitutes a derecognition event. Any subsequent recoveries are recognised in profit or loss.

(v) Measurement and recognition of ECL The measurement of ECL is a function of the probability of default, loss given default (i.e. the magnitude of the loss if there is a default) and the exposure at default. The assessment of the probability of default and loss given default is based on historical data adjusted by forwardlooking information. Estimation of ECL reflects an unbiased and probability-weighted amount that is determined with the respective risks of default occurring as the weights.

Generally, the ECL is the difference between all contractual cash flows that are due to the Group in accordance with the contract and the cash flows that the Group expects to receive, discounted at the effective interest rate determined at initial recognition. 金融工具(續)

金融資產(續)

金融資產的減值(續)

(iv) 撤銷政策 當有資料顯示交易對手陷入嚴重財 困,且並無實際收回的可能之時 (例如交易對手已清算或進入破產 程序,或貿易應收款項逾期超過兩 年(以較早發生者為準)),本集團 會撤銷金融資產。已撤銷的金融資 產仍可根據本集團的收回程序實施 強制執行,在適當情況下考慮法律 意見。撇銷構成終止確認事件。任 何其後收回款項於損益中確認。

(v) 計量及確認預期信貸虧損 計量預期信貸虧損乃違約概率、違約損失率程度(即倘發生違約的損失程度)及違約風險的函數。違約概率及違約損失率程度的評估根據經前瞻性資料調整的歷史數據作出。預期信貸虧損的估計反映以發生的相關違約風險作為加權數值而確定的無偏概率加權金額。

> 一般而言,預期信貸虧損為根據合約應付本集團的所有合約現金流與本集團預期將收取的所有現金流量間的差額,並按初始確認時釐定的 實際利率貼現。

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2. SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets (Continued)

(v) Measurement and recognition of ECL (Continued)

Where ECL is measured on a collective basis or cater for cases where evidence at the individual instrument level may not yet be available, the financial instruments are grouped on the risk type (i.e. high risk, normal risk and low risk type) by considering:

- Past-due status; and
- Nature, size and industry of debtors.

The grouping is regularly reviewed by management to ensure the constituents of each group continue to share similar credit risk characteristics.

Interest income is calculated based on the gross carrying amount of the financial asset unless the financial asset is credit-impaired, in which case interest income is calculated based on amortised cost of the financial asset.

The Group recognises an impairment gain or loss in profit or loss for all financial instruments by adjusting their carrying amount, with the exception of trade receivables and other receivables where the corresponding adjustment is recognised through a loss allowance account. 金融工具(續)

金融資產(續)

金融資產的減值(續)

(v) 計量及確認預期信貸虧損(續)

倘預期信貸虧損按綜合基準計量, 或以處理個別工具層面的證據尚未 可得,金融工具乃按風險類型(即 高風險,正常風險和低風險類型) 進行分組:

- 逾期狀態;及
- 債務人的性質、規模及行業。

管理層定期檢討分類,以確保各類 別的組成項目仍然具有相似的信貸 風險特徵。

利息收入乃按金融資產的賬面總值 計算,惟金融資產出現信貸減值, 利息收入則按金融資產的攤銷成本 計算。

本集團通過調整賬面值於損益中確 認所有金融工具之減值收益或虧 損,惟相應調整於虧損備抵賬中確 認之貿易應收款項及其他應收款項 除外。

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SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

Financial instruments (Continued)

Financial liabilities and equity

Classification as debt or equity

Debt and equity instruments are classified as either financial liabilities or as equity in accordance with the substance of the contractual arrangements and the definitions of a financial liability and an equity instrument.

Equity instruments

An equity instrument is any contract that evidences a residual interest in the assets of an entity after deducting all of its liabilities. Equity instruments issued by the Company are recognised at the proceeds received, net of direct issue costs.

Financial liabilities

All financial liabilities are subsequently measured at amortised cost using the effective interest method.

Financial liabilities including trade payables, other payables and accrued charges, lease liabilities and amount due to an associate are subsequently measured at amortised cost, using the effective interest method.

Derecognition of financial liabilities

The Group derecognises financial liabilities when, and only when, the Group's obligations are discharged, cancelled or have expired. The difference between the carrying amount of the financial liability derecognised and the consideration paid and payable is recognised in profit or loss. 金融工具(續)

金融負債及權益

分類為債務或權益

債務及權益工具乃根據合約安排的內容 以及金融負債與權益工具的定義分類為 金融負債或權益。

權益工具

權益工具為證明本集團於扣除其所有負 債後之剩餘資產權益之任何合約。本公 司發行之權益工具按所收取之所得款項 扣減直接發行成本確認。

金融負債

所有金融負債其後使用實際利率法按攤 銷成本計量。

金融負債(包括貿易應付款項、其他應 付款項及應計費用、租賃負債以及應付 聯營公司款項)其後使用實際利率法按 攤銷成本計算。

取消確認金融負債

本集團於且僅於其責任獲免除、取消或 屆滿時取消確認金融負債。取消確認之 金融負債之賬面值與已付及應付代價間 之差額於損益確認。

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SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

Related parties

A related party is a person or entity that is related to the Group.

- (a) A person or a close member of that person's family is related to the Group if 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 the holding company of the Group.
- (b) An entity is related to the Group if any of the following conditions applies:
 - the entity and the Group are members of the same group (which means that each holding company, subsidiary and fellow subsidiary is related to the others).
 - (ii) one entity is an associate or joint venture of the other entity (or an associate or joint venture of a member of a group of which the other entity is a member).
 - (iii) both entities 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. If the Group is itself such a plan, the sponsoring employers are also related to the Group.

關連方

關連方指與本集團有關連的個人或實 體。

- (a) 倘個別人士或其家庭近親成員符合 下列條件,即為與本集團有關連:
 - (i) 對本集團有控制或共同控制 權:
 - (ii) 對本集團有重大影響力;或
 - (iii) 為本集團或本集團控股公司的 主要管理人員的成員。
- (b) 倘符合下列任何條件,即實體與本 集團有關連:
 - (i) 該實體與本集團為同一集團的 成員公司(即各控股公司、附 屬公司及同系附屬公司彼此互 有關連)。
 - (ii) 實體為另一實體的聯營公司或 合營企業(或另一實體為成員 公司的集團旗下成員公司之聯 營公司或合營企業)。
 - (iii) 兩間實體均為同一第三方的合 營企業。
 - (iv) 實體為第三方實體之合營企 業,而另一實體為該第三方實 體之聯營公司。
 - (v) 實體為本集團或與本集團有關 連的實體就僱員福利設立的退
 休後福利計劃。倘本集團本身
 為該計劃,提供資助的僱主亦
 與本集團有關連。

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SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

Related parties (Continued)

- (b) (Continued)
 - (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 holding company of the entity).
 - (viii) the entity, or any member of a group of which it is a part, provides key management personnel services to the Group or to the holding company of the Group.

Close members of the family of a person are those family members who may be expected to influence, or be influenced by, that person in their dealings with the entity and include:

- (a) that person's children and spouse or domestic partner;
- (b) children of that person's spouse or domestic partner; and
- (c) dependants of that person or that person's spouse or domestic partner.

In the definition of a related party, an associate includes subsidiaries of the associate and a joint venture includes subsidiaries of the joint venture.

Segment reporting

Operating segments, and the amounts of each segment item reported in the consolidated financial statements, are identified from the financial information provided regularly to Group's executive directors for the purpose of allocating resources to, and assessing the performance of, the Group's various lines of business and geographical locations. 關連方(續)

- (b) *(續)*
 - (vi) 實體受(a)所識別人士控制或共 同控制。
 - (vii) (a)(i)段所識別並對實體有重大 影響力或為該實體(或該實體 控股公司)主要管理人員的人 士。
 - (viii) 該實體或所屬集團旗下任何成員公司向本集團或本集團之控股公司提供主要管理人員服務。

個別人士的緊密家族成員指與該實體交易時預期可影響該個別人士或受該個別 人士影響的家族成員並包括:

- (a) 該名人士之子女及配偶或家庭夥(+);
- (b) 該名人士之配偶或家庭夥伴之子 女;及
- (c) 該名人士或該名人士之配偶或家庭 夥伴之家屬。

於界定關連方時,聯營公司包括該聯營 公司之附屬公司,而合營企業包括該合 營企業之附屬公司。

分部報告

經營分部及綜合財務報表所呈報各分部 項目的金額,乃根據向本集團各項業務 及地域地區分配資源及評估其業績表現 而定期向本集團執行董事提供的財務資 料當中識別出來。

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2. SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

Segment reporting (Continued)

Individual material operating segments are not aggregated for financial reporting purposes unless the segments have similar economic characteristics and are similar in respect of the nature of products and services, the nature of production processes, the type or class of customers, the methods used to distribute the products or provide the services, and the nature of the regulatory environment. Operating segments which are not individually material may be aggregated if they share a majority of these criteria.

Key sources of estimation and uncertainty

In the application of the Group's accounting policies, the directors of the Company are required to make judgements, estimates and assumptions about the carrying amounts of assets and liabilities that are not readily apparent from other sources. The estimates and associated assumptions are based on historical experience and other factors that are considered to be relevant. Actual results may differ from these estimates.

The estimates and underlying assumptions are reviewed on an on-going basis. Revisions to accounting estimates are recognised in the period in which the estimate is revised if the revision affects only that period, or in the period of the revision and future periods if the revision affects both current and future periods.

The following are the key assumptions concerning the future, and other key sources of estimation uncertainty at the end of the reporting period, that may have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year.

分部報告(續)

個別重要的經營分部不會合計以供財務 報告之用,但如該等經營分部的產品和 服務性質、生產工序性質、客戶類別或 階層、分銷產品或提供服務的方法以至 監管環境的本質等經濟特性均屬類似, 則作別論。個別不重要的經營分部如果 符合以上大部分條件,則可以合計為一 個報告分部。

估計及不明朗因素之主要來源

在應用本集團會計政策時,本公司董事 須對未能從其他來源輕易獲得的資產及 負債賬面值作出判斷、估計及假設。估 計及相關假設乃根據過往經驗及被視為 相關的其他因素作出。實際結果可能與 該等估計有所差異。

有關估計及相關假設按持續基準予以審 閱。倘會計估計的修訂僅影響估計作出 修訂的期間,則有關修訂會於該期間確 認,或倘修訂同時影響修訂的當前期間 及未來期間,則有關修訂會於作出該修 訂的當前期間及未來期間確認。

於報告期末,有重大風險可能導致資產 及負債賬面值於下個財政年度內作出重 大調整的未來相關主要假設及估計不明 朗因素的其他主要來源如下。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

2. SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

Key sources of estimation and uncertainty (Continued)

Impairment assessment of trade receivables

The Group adopted HKFRS 9 and the management of the Group estimates the amount of lifetime ECL of trade receivables based on provision matrix through grouping of various debtors that have similar loss patterns, after considering internal credit assessment of trade debtors and past due status of respective trade receivables. Estimated loss rates are based on historical observed default rates over the expected life of the debtors and are adjusted for forward-looking information. In addition, trade receivables that are credit impaired are assessed for ECL individually. The loss allowance amount of the credit impaired trade receivables is measured as the difference between the asset's carrying amount and the present value of estimated future cash flows with the consideration of expected future losses. Where the expectation is different from the original estimate, such difference will impact the carrying amount of trade receivables.

估計及不明朗因素之主要來源(續)

貿易應收款項減值評估

本集團採納香港財務報告準則第9號, 及本集團管理層經考慮貿易債務人之內 部信貸評估及各貿易應收款項之逾期狀 況,透過對具有類似虧損型態的不同債 務人分組根據撥備矩陣估計貿易應收款 項的全期預期信貸虧損。估計虧損率乃 基於應收賬款預期年期內的過往可觀察 違約率並就前瞻性資料作出調整計算。 此外,發生信貸減值之貿易應收款項單 獨評估預期信貸虧損。信貸減值貿易應 收款項之虧損撥備計量為資產賬面值 與估計未來現金流量(經考慮預期未來 虧損)現值之差額。倘預期較原估值有 別,則有關差額將影響貿易應收款項的 賬面值。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

2. SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

Key sources of estimation and uncertainty (Continued)

Impairment of property, plant and equipment, right-of-use assets and intangible assets

The management determines whether the Group's property, plant and equipment, right-of-use assets and intangible assets are impaired when an indication of impairment exists or when annual impairment testing is required. This requires an estimation of the recoverable amounts of the property, plant and equipment, right-of-use assets and intangible assets which is equal to the higher of fair value less costs of disposal and value in use. Estimating the value in use requires the management to make an estimate of the expected future cash flows from the property, plant and equipment, right-of-use assets and intangible assets and also to choose a suitable discount rate in order to calculate the present value of those cash flows. Any impairment will be charged to profit or loss.

Allowance for inventories

The management reviews the condition of inventories at the end of each reporting period and makes allowance for inventories that are identified as obsolete, slow-moving or no longer recoverable. The management carries out the inventory review on a product-by-product basis and makes allowances or reversal allowance by reference to the latest market prices and current market conditions.

估計及不明朗因素之主要來源(續)

物業、廠房及設備、使用權資產及無形 資產減值

管理層於出現減值跡象或規定須進行年度減值測試時釐定本集團之物業、廠房及設備、使用權資產及無形資產有否減值。此須對物業、廠房及設備、使用權資產人需形資產之可收回金額進行估計,其相當於公平值減出售成本與使用價值之較高者。估計使用價值要求自物業、廠房及設備、使用確資產之預期未來現金流量作出情計,並選擇一個適當貼現率,以計算該等現金流量之現值。任何減值將於損益中扣除。

存貨撥備

管理層於各報告期末檢討存貨狀況及對 識別為過時、滞銷或不再可收回的存貨 計提撥備。管理層對每項產品進行存貨 檢討,並參考最新市場價格及當前市場 狀況後計提撥備或撥回撥備。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

2. SIGNIFICANT ACCOUNTING POLICIES 2. 主要會計政策(續) (Continued)

Future changes in HKFRSs

At the date of authorisation of the consolidated financial statements, the HKICPA has issued the following new/revised HKFRSs that are not yet effective for the current year, which the Group has not early adopted.

香港財務報告準則之未來變動

本集團並未提早採納於該等綜合財務報 表獲批准之日香港會計師公會已頒佈但 本年度尚未生效之多項新訂/經修訂香 港財務報告準則。

Amend	ments to HKAS 16	Covid-19 Related Rent Concessions Beyc 30 June 2021 ⁽¹⁾	nd	香港會	會計準則第16號修訂本	二零二一年六月 三十日後Covid-19 相關租金寬減 ⁽¹⁾
Amend	ments to HKAS 16	Proceeds before Intended $Use^{\scriptscriptstyle(2)}$		香港會	會計準則第16號修訂本	作擬定用途前之所得 款項 ^[2]
	ments to HKAS 37 ments to HKFRS 3	Cost of Fulfilling a Contract ⁽²⁾ Reference to the Conceptual Framework			會計準則第37號修訂本 材務報告準則第3號修 本	履行合約之成本 ⁽²⁾ 概念框架之提述 ⁽²⁾
Annual HKFF	Improvements to RSs	2018–2020 Cycle ⁽²⁾		香港	材務報告準則年度改進	二零一八年至 二零二零年週期 ⁽²⁾
Amend	ments to HKAS 1	Classification of Liabilities as Current or Non-current ⁽³⁾		香港會	會計準則第1號修訂本	負債分類為流動或 非流動 ⁽³⁾
Amend	ments to HKAS 1	Disclosure of Accounting Policies ⁽³⁾		香港會	會計準則第1號修訂本	披露會計政策(3)
Amend	ments to HKAS 8	Definition of Accounting Estimates ⁽³⁾			會計準則第8號修訂本	會計估計之定義(3)
Amendr	nents to HKAS 12	Deferred Tax related to Assets and Liabili arising from a Single Transaction ⁽³⁾	ties	香港會	會計準則第12號修訂本	單一交易產生的 資產及負債的 相關遞延税項 ⁽³⁾
HKFRS	17	Insurance Contracts ⁽³⁾			财務報告準則第17號	保險合約⑶
Amend	ments to HKFRS 17	Initial Application of HKFRS 17 and HKFRS 9 – Comparative Information ⁽³⁾			材務報告準則第17號 訂本	初步應用香港財務 報告準則第17號及 香港財務報告準則 第9號一比較資料 ⁽³⁾
	lments to HKFRS 10 HKAS 28	Sale or Contribution of Assets between a Investor and its Associate or Joint Vent			材務報告準則第10號及 巷會計準則第28號修訂本	投資者及其聯營公司 或合營企業間之 資產出售或注入 ⁽⁴⁾
	Effective for annı April 2021	ual periods beginning on or afte	er 1	(1)	於二零二一年四月 度期間生效	日或之後開始之年
	Effective for annu January 2022	ual periods beginning on or afte	er 1	(2)	於二零二二年一月- 度期間生效	日或之後開始之年
(3)		ual periods beginning on or a	fter	(3)	於二零二三年一月- 度期間生效	日或之後開始之年
		to be determined		(4)	生效日期待釐定	

The management of the Group does not anticipate that the adoption of these new/revised HKFRSs in future periods will have any material impact on the financial performance and financial position of the Group. 本集團管理層預期,於未來期間採用該 等新訂/經修訂香港財務報告準則將不 會對本集團之財務表現及財務狀況造成 任何重大影響。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

VENUE	3. 收益		
Disaggregation of revenue from with customers	m contracts (a) 客	戶合約收益分類	
		2021 二零二一年 <i>RMB'000</i> 人民幣千元	2020 二零二零年 <i>RMB'000</i> 人 <i>民幣千元</i>
Type of goods	貨品類別		
Sales of biological reagents: Male fertility in-vitro diagnostic	9曲短70 銷售生物製劑: 男性不育體外診斷		
(" IVD ") reagents	(「 體外診斷 」)試劑	17,561	15,952
Parasite antibody detection reage Epstein-Barr Virus antibody	nts 寄生蟲系列檢測試劑 EB病毒檢測試劑	3,494	2,900
detection reagents		991	978
Sales of auxiliary reproductive suppl and equipment	設備	1,282	1,361
Sales of healthcare products and supplements	銷售健康產品及保健品	2,799	776
		26,127	21,967
Type of customers	客戶類別		
Distributors	分銷商	14,578	12,160
Non-distributors	非分銷商	11,549	9,807

26,127

21,967

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

3. **REVENUE** (Continued)

(b) Performance obligations for contracts with customers

The Group sells biological reagents, auxiliary reproductive supplies and equipment and healthcare products and supplements to distributors and non-distributors mainly comprising hospitals and medical institutions in the PRC. Contracts with the Group's customers are mainly short term and fixed price contracts. The revenue is recognised when control of the goods has transferred, being when the goods are i) delivered to the customers' warehouse on which the customers obtain control of the goods or ii) collected by the customers directly from the Group's warehouse, as appropriate. Following delivery, the customers have full discretion over the manner of distribution and price to sell the goods, have the primary responsibility when selling the goods and bear the risks of obsolescence and loss in relation to the goods.

In general, the Group will request deposits from the customers before the goods are delivered and the amount of deposits requested varies amongst different contracts. For certain longterm customers, the Group will deliver the goods without requesting deposits and allow a credit period from 30 to 180 days (2020: 30 to 180 days) to these customers and there is no credit period granted to other customers. The customers have neither rights of return nor rights to defer or avoid payment for the goods once they are accepted by the customers upon delivery.

3. 收益(續)

(b) 客戶合約的履約責任

一般而言,本集團將要求於貨品交 付前向客戶收取按金,而且所要求 按金數額因不同合約而有所區別。 就若干長期客戶而言,本集團將於 不要求按金的情況下向該等客戶30至180 天(二零二零年:30至180天)的信 貸期,而並無向其他客戶授出信貸 期。一旦客戶於交付時接納貨品, 客戶不得退回或延期或逃避支付貨 款。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

3. REVENUE (Continued)

(b) Performance obligations for contracts with customers (Continued)

The total amount of transaction prices allocated to the remaining unsatisfied performance obligations as at 31 December 2021 are approximately RMB2,171,000 (2020: approximately RMB2,143,000) and the expected timing of recognising revenue is within one year.

4. SEGMENT INFORMATION

Information reported to the executive directors of the Company, being identified as the chief operating decision makers (the "**CODM**"), for the purposes of resource allocation and assessment of segment performance focuses on types of goods or services delivered or provided. No operating segments identified by the CODM have been aggregated in arriving at the reportable segments of the Group.

As a result of the business diversification and identification of healthcare products and supplements business as a reportable segment during the year ended 31 December 2021, prior year segment information has been represented accordingly to reflect the newly reportable segment as a separate segment. Based on the Group's internal information reporting purpose, the directors of the Company have determined that there are two reportable operating segments which are set out below:

- 1) Biological reagents and auxiliary reproductive supplies and equipment; and
- 2) Healthcare products and supplements

3. 收益(續)

(b) 客戶合約的履約責任(續)

於二零二一年十二月三十一日分配 至剩餘未履行履約責任的交易價格 總額約為人民幣2,171,000元(二零 二零年:約人民幣2,143,000元)及 預期收益確認時間為一年內。

4. 分部資料

就資源分配及分部業績評估而向本公司 執行董事(即主要營運決策人(「**主要營 運決策人**」))報告的資料著重於所交付 或提供的商品或服務的類型。釐定本集 團可呈報分部時,概無將主要營運決策 人所識別的經營分部合併計算。

因截至二零二一年十二月三十一日止年 度業務多元化發展及將健康產品及保健 品業務識別為可呈報分部,往年分部資 料已相應重列以反映新增可呈報分部作 為單獨分部。根據本集團內部資料呈報 目的,本公司董事已釐定存在兩個可呈 報經營分部,載列如下:

- 生物製劑及輔助生育用品和設備:
 及
- 2) 健康產品及保健品

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

4. SEGMENT INFORMATION (Continued)

Segment revenue, results, assets and liabilities

The accounting policies of the operating segments are the same as the Group's accounting policies described in Note 2.

Segment revenue represents revenue derived from biological reagents and auxiliary reproductive supplies and equipment, and healthcare products and supplements.

Segment results, which are the measures reported to the CODM for the purposes of resources allocation and assessment of segment performance, represent the profit earned or loss incurred by each segment without allocation of certain other gains and losses, administrative expenses, finance costs incurred by head office, equity-settled share-based payment expenses, income tax expense and share result of an associate.

All assets are allocated to operating segments other than unallocated corporate assets which are mainly certain of bank balances, other receivables and rightof-use assets located in Hong Kong as these assets are managed on a corporate basis.

All liabilities are allocated to operating segments other than unallocated corporate liabilities which are mainly certain of other payables and lease liabilities located in Hong Kong as these assets are managed on a corporate basis. 4. 分部資料(續)

分部收益、業績、資產及負債

經營分部之會計政策與附註2所載本集 團會計政策相同。

分部收益指生物製劑及輔助生育用品和 設備以及健康產品及保健品所得收益。

分部業績為呈報予主要營運決策人以供 資源分配及評估分部表現的計量基準, 其指各分部賺取的溢利或產生的虧損, 當中並無分配若干其他收益及虧損、行 政開支、總辦公室產生的融資成本、以 股權結算之股份基礎付款開支、所得税 開支及分佔聯營公司業績。

所有資產均分配至經營分部,除未分配 企業資產外,該等資產主要為若干銀行 結餘、其他應收款項及位於香港的使用 權資產,因為該等資產乃按企業基準管 理。

所有負債均分配予經營分部,除未分配 企業負債外,該等負債主要為若干其他 應付款項及位於香港的租賃負債,因為 該等負債乃按企業基準管理。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

4. SEGMENT INFORMATION (Continued)

4. 分部資料(續)

Segment revenue, results, assets and liabilities (Continued)

The following is an analysis of the Group's revenue and results by reportable operating segments:

Year ended 31 December 2021

分部收益、業績、資產及負債(*續)*

以下為按可呈報經營分部作出的本集團 收益及業績分析:

截至二零二一年十二月三十一日止年度

		Biological reagents		
		and auxiliary		
		reproductive	Healthcare	
		supplies and	products and	
		equipment	supplements	Total
		生物製劑及		
		輔助生育用品	健康產品及	
		及設備	保健品	總計
		RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元
Segment revenue	分部收益	23,328	2,799	26,127
Segment results	分部業績	2,873	(3,084)	(211)
Unallocated head office and	未分配總辦公室			
corporate income and	及公司收入			
expenses:	及開支:			
Other gains and losses	其他收益及虧損			(130)
Administrative expenses	行政開支			(3,539)
Finance costs	融資成本			(23)
			-	
Loss before tax	除税前虧損			(3,903)
Income tax expense	所得税開支			(317)
·			-	
Loss for the year	年內虧損			(4,220)
				(-,==•,

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

4. SEGMENT INFORMATION (Continued)

4. 分部資料(續)

Segment revenue, results, assets and liabilities (Continued)

Year ended 31 December 2020 (Restated)

截至二零二零年十二月三十一日止年度 (經重列)

分部收益、業績、資產及負債(*續*)

		Biological reagents and auxiliary		
		reproductive	Healthcare	
		supplies and	products and	
		equipment 生物製劑及	supplements	Total
		輔助生育用品	健康產品及	
		及設備	保健品	總計
		RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元
Segment revenue	分部收益	21,191	776	21,967
Segment results	分部業績	(607)	(2,812)	(3,419)
Unallocated head office and	未分配總辦公室			
corporate income and expenses:	及公司收入 及開支:			
Other gains and losses	其他收益及虧損			(562)
Administrative expenses	行政開支			(4,647)
Equity-settled share-based	以股權結算之股份			
payment expenses	基礎付款開支			(2,660)
Finance costs	融資成本			(44)
Share result of an associate	分佔聯營公司業績		-	(40)
Loss before tax	除税前虧損			(11,372)
Income tax expense	所得税開支			(255)
			-	
Loss for the year	年內虧損		-	(11,627)

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

4. SEGMENT INFORMATION (Continued)

4. 分部資料(續)

Segment revenue, results, assets and liabilities (Continued)

The following is an analysis of the Group's assets and liabilities by reportable operating segments:

Year ended 31 December 2021

下表為本集團根據可呈報經營分部進行 的資產及負債分析:

分部收益·業績·資產及負債(續)

截至二零二一年十二月三十一日止年度

		Biological			
		reagents			
		and auxiliary			
		reproductive	Healthcare		
		supplies and	products and		
		equipment	supplements	Unallocated	Total
		生物製劑及			
		輔助生育用品	健康產品及		(+) (
		及設備	保健品	未分配	總計
		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
Assets	資產				
Reportable segment assets	可呈報分部資產	62,606	3,504	950	67,060
Liabilities	負債				
Reportable segment liabilities	可呈報分部負債	4,219	3,268	1,868	9,355
Other information	其他資料				
Depreciation on property,	物業、廠房及				
plant and equipment	設備折舊	1,375	48	72	1,495
Depreciation on right-of-use	使用權資產折舊				
assets		659	-	534	1,193
Amortisation on intangible	無形資產攤銷				
assets		261	-	-	261
Provision for impairment	貿易應收款項減值				
losses on trade	虧損撥備淨額				
receivables, net		637	-	-	637
Additions in property, plant	物業、廠房及設備				
and equipment	添置	3,030	-	-	3,030
Additions in right-of-use	使用權資產添置				
assets		425	-	-	425
Additions in intangible assets		380	-	-	380
Write-off of inventories	存貨核銷	-	190	-	190

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SEGMENT INFORMA	TION (Continued)	4.	分部資料	(續)	
Segment revenue, re (Continued)	sults, assets and	liabilities	分部收益 [,]	·業績、資產及貨	負債 (續)
Year ended 31 Decemb	er 2020 (Restated)		截至二零二 (經重列)	二零年十二月三 ⁻	十一日止年
		Biological			
		reagents			
		and auxiliary reproductive	Healthcare		
		supplies and	products and		
		equipment	supplements	Unallocated	Tota
		生物製劑及	Supplements	ondiocated	100
		輔助生育用品	健康產品及		
		及設備	保健品	未分配	緫言
		RMB'000	RMB'000	RMB'000	RMB'00
		人民幣千元	人民幣千元	人民幣千元	人民幣千次
Assets	資產				
Reportable segment assets	可呈報分部資產	61,549	3,714	7,438	72,70
Liabilities	負債				
Reportable segment liabilities		8,765	_	2,077	10,84
Other information Depreciation on property, plant and equipment	其他資料 物業、廠房及 設備折舊	1,624	29	195	1,84
Depreciation on right-of-use	使用權資產折舊				
assets	血 以 次 本 雄 松	463	-	553	1,01
Amortisation on intangible assets	無形資產攤銷	330	_	_	33
Provision for impairment losses on property, plant	物業、廠房及設備 減值虧損撥備	550			
equipment Provision for impairment	貿易應收款項減值	2,556	-	-	2,55
losses on trade receivables, net	虧損撥備淨額	787	-	_	78
(Reversal of) impairment losses on other receivables, net	其他應收款項減值 虧損(撥回)淨額	(7)			(
Write-off of property, plant	撇銷物業、廠房	(7)	-	_	
and equipment Additions in property, plant	及設備 物業、廠房及設備	33	-	-	3
and equipment	添置	1,658	244	69	1,97
Additions in right-of-use	使用權資產添置	1,612		849	2.46
assets Additions in intangible assets	無形資產添置	340	_	049	2,46 34
	<i>邢/// 貝/庄/// 且</i>	540		_	

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

4. SEGMENT INFORMATION (Continued)

4. 分部資料(續)

Geographical information

The following table sets out information about the geographical location of the Group's revenue from external customers which are based on the location of goods delivered.

地域資料

下表載列按貨品交付的地區劃分之本集 團外部客戶收益之地域資料。

		2021	2020
		二零二一年	二零二零年
		RMB'000	<i>RMB'000</i>
		人民幣千元	人民幣千元
Revenue from external customers:	外部客戶收益:		
The PRC	中國	23,328	21,191
Hong Kong	香港	2,759	776
Canada	加拿大	40	-
		26,127	21,967

No geographical segment information of the Group's non-current assets is presented as the Group's non-current assets (except for a leased office premises and a motor vehicle with total carrying amount of approximately RMB689,000 (2020: approximately RMB1,000,000) as presented in right-of-use assets which are located in Hong Kong) are mainly located in the PRC by physical location of assets.

Information about major customers

Details of the customers (including entities under common control) individually accounting for 10% or more of the Group's total revenue are as follows: 由於按資產的所在位置劃分本集團之非 流動資產(除位於香港的使用權資產呈 列之總賬面值約為人民幣689,000元(二 零二零年:約人民幣1,000,000元)之 租賃辦公物業及汽車以外)主要位於中 國,故並無呈列本集團非流動資產之地 域分部資料。

有關主要客戶的資料

單獨佔本集團總收益10%或以上的客戶 (包括受共同控制實體)的詳情如下:

		2021	2020
		二零二一年	二零二零年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Biological reagents and auxiliary	生物製劑及輔助生育		
reproductive supplies and equipment	用品及設備		
Customer A	客戶A	2,680	2,462

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5. OTHER INCOME

5. 其他收入

		2021 二零二一年	2020 二零二零年
		RMB'000 人民幣千元	 RMB'000 人民幣千元
Bank interest income Government grants <i>(Note)</i> Sundry income	銀行利息收入 政府補助 <i>(附註)</i> 雜項收入	179 537 59	185 441 24
		775	650

Note:

附註:

In the opinion of the management of the Group, there was no unfulfilled condition or contingency relating to the government grants.

本集團管理層認為,並無與政府補助有關之 未達成條件或或然事項。

6. OTHER GAINS AND LOSSES

6. 其他收益及虧損

		2021 二零二一年 <i>RMB'000</i> 人民幣千元	2020 二零二零年 <i>RMB'000</i> 人民幣千元
Gain on lease modification Foreign exchange losses, net	租賃修訂收益 匯兑虧損淨額	_ (259)	11 (1,073)
		(259)	(1,062)

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LOSS BEFORE TAX 7. 除税剂		「虧損	
This is stated after charging:	此乃經	扣除下列各項:	
		2021 二零二一年 <i>RMB'000</i> 人民幣千元	2020 二零二零年 <i>RMB'000</i> 人 <i>民幣千元</i>
Finance costs Interest on bank overdrafts Interest on lease liabilities	融資成本 銀行透支之利息 租賃負債之利息	9 93	- 74
		102	74
Staff costs, including directors' remuneration Directors' emoluments (Note 8) Other staff costs:	員工成本,包括董事 薪酬 董事薪酬(<i>附註8)</i> 其他員工成本:	2,453	3,844
Salaries, bonuses and other benefits Contributions to defined contribution plans (Note (i))	薪金、花紅及其他 福利 定額供款計劃供款 (附註(i))	9,022 1,701	8,177 701
Equity-settled share-based payment expenses	以股權結算之股份 基礎付款開支	-	1,024
		13,176	13,746
Other items	其他項目		
Auditor's remuneration Amortisation of intangible assets	核數師酬金 無形資產攤銷	579	625
(included in cost of sales) Cost of inventories (<i>Note (ii)</i>) Depreciation of property, plant and	(包括銷售成本) 存貨成本(附註(ii)) 物業、廠房及設備	261 9,671	330 7,249
equipment Depreciation of right-of-use assets Other rental and related expenses –	折舊 使用權資產折舊 其他租賃及有關開支	1,495 1,193	1,848 1,016
short-term leases Write-off of property, plant and	短期租賃 物業、廠房及設備	81	42
equipment Write-off of inventories (included in selling and distribution expenses)	核銷 存貨核銷(包括銷售及 分銷開支)	- 190	33

Notes:

7

附註:

(i) During the period from February 2020 to December 2020, the relevant PRC government authorities has given certain temporary reliefs to entities incorporated in the PRC to exempt from payment of certain amount of levies on the social security insurance. (i) 自二零二零年二月起至二零二零年十二 月止期間,中國相關政府機構已為在中 國註冊成立的實體提供若干臨時救濟, 並豁免繳納一定數額的社會保障保險 費。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

7. LOSS BEFORE TAX (Continued)

Notes: (Continued)

(ii) During the year ended 31 December 2021, cost of inventories included approximately RMB3,326,000 (2020: approximately RMB2,962,000) relating to the aggregate amount of certain staff costs, amortisation, depreciation and other rental and related expenses, which were included in the respective amounts as disclosed above.

8. DIRECTORS' AND CHIEF EXECUTIVE'S EMOLUMENTS AND FIVE HIGHEST PAID EMPLOYEES

(a) Directors' and chief executive's emoluments

7. 除税前虧損(續)

附註:(續)

(ii) 截至二零二一年十二月三十一日止年度,存貨成本包括有關若干員工成本、 攤銷、折舊及其他租賃及有關開支的總額約人民幣3,326,000元(二零二零年: 約人民幣2,962,000元),已計入上文披露的相關金額。

8. 董事及主要行政人員薪酬以及五名 最高薪僱員薪酬

(a) 董事及主要行政人員薪酬

Name 姓名	Position 職位	Date of appointment (resignation) as the director of the Company 獲委任為(辭任)本公司董事之日期
Mr. Zhang Shuguang	Executive director and chairman of the Board of Directors	3 August 2017
張曙光先生	執行董事兼董事會主席	二零一七年八月三日
Mr. Zhang Chunguang	Executive director and chief executive officer (Chief Executive)	3 August 2017
張春光先生	執行董事兼首席執行官(行政總裁)	二零一七年八月三日
Mr. Poon Lai Yin Michael 潘禮賢先生	Executive director and chief financial officer 執行董事兼首席財務官	3 August 2017 二零一七年八月三日
Mr. He Jiaming	Executive director and business	14 January 2020
何嘉明先生	development director 執行董事兼業務發展董事	二零二零年一月十四日
Mr. Chan Kin Sang 陳健生先生	Independent non-executive director 獨立非執行董事	26 November 2018 二零一八年十一月二十六日
Dr. Yeung David Wai Chow	Independent non-executive director	26 November 2018
楊煒秋醫生	獨立非執行董事	(resigned on 16 December 2020) 二零一八年十一月二十六日 (二零二零年十二月十六日辭任)
Mr. Kwok Chi Shing	Independent non-executive director	26 November 2018
郭志成先生	獨立非執行董事	(resigned on 1 September 2020) 二零一八年十一月二十六日 (二零二零年九月一日辭任)
Mr. Cheng Faat Ting Gary 鄭發丁先生	Independent non-executive director 獨立非執行董事	1 September 2020 二零二零年九月一日
Mr. Chow Kwok Fai Joseph 周國輝先生	Independent non-executive director 獨立非執行董事	16 December 2020 二零二零年十二月十六日

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

8. DIRECTORS' AND CHIEF EXECUTIVE'S 8. 董事及主要行政人員薪酬以及五名 **EMOLUMENTS AND FIVE HIGHEST PAID EMPLOYEES** (Continued)

(a) Directors' and chief executive's emoluments (Continued)

Directors' and chief executive's remuneration for the year, disclosed pursuant to the applicable Listing Rules and the Hong Kong Companies Ordinance, is as follows:

Year ended 31 December 2021

最高薪僱員薪酬(續)

(a) 董事及主要行政人員薪酬(續)

根據適用上市規則及香港公司條例 披露的年內董事及及主要行政人員 薪酬如下:

截至二零二一年十二月三十一日止 年度

					Equity-settled	Contributions	
			Salaries		share-based	to defined	
		Directors'	and other	Discretionary	payment	contribution	
		fees	benefits	bonuses	expenses	plans	Total
					以股權結算之		
			薪金及		股份基礎	定額供款	
		董事袍金	其他福利	酌情花紅	付款開支	計劃供款	總計
		£ ₽ ₽ ₽ 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
		入氏帝于儿	入氏帝于儿	人氏帝于儿	人氏帝于儿	入氏帝于儿	入氏帝于儿
Executive directors	執行董事						
Mr. Zhang Shuguang	張曙光先生	_	246	25	_	62	333
Mr. Zhang Chunguang	張春光先生	_	271	60	_	68	399
Mr. Poon Lai Yin Michael	潘禮賢先生		967	33		27	1,027
Mr. He Jiaming	何嘉明先生 何嘉明先生		397	33		15	445
	門加竹儿上		551	55			
			1,881	151		172	2,204
			1,001	151		172	2,204
Independent non-	獨立非執行董事						
executive directors	<u>₯~₯₯</u>						
Mr. Chan Kin Sang	陳健生先生	83	-	-	-	-	83
Mr. Cheng Faat Ting Gary	鄭發丁先生	83	-	-	-	-	83
Mr. Chow Kwok Fai Joseph	周國輝先生	83	-	-	-	-	83
		249	-	-	-	-	249
		249	1,881	151	-	172	2,453

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

8. DIRECTORS' AND CHIEF EXECUTIVE'S 8. 董事及主要行政人員薪酬以及五名 **EMOLUMENTS AND FIVE HIGHEST PAID EMPLOYEES** (Continued)

(a) Directors' and chief executive's emoluments

- 最高薪僱員薪酬(續)
 - (a) 董事及主要行政人員薪酬(續)

Year ended 31 December 2020

(Continued)

截至二零二零年十二月三十一日止 年度

		Directors' fees 董事袍金 <i>RMB'000 人民幣千元</i>	Salaries and other benefits 薪金及 其他福利 <i>RMB'000 人民幣千元</i>	Discretionary bonuses 酌情花紅 <i>RMB'000 人民幣千元</i>	Equity-settled share-based payment expenses 以股權結算之 股份基礎 付款開支 <i>RMB'000</i> 人民幣千元	Contributions to defined contribution plans 定額供款 計劃供款 <i>RMB'000</i> 人民幣千元	Total 總計 <i>RMB'000 人民幣千元</i>
		Λμή I μ	Λμη I Λ	ΛΝΦ I /L	Λμ# /L	八八巾 儿	ΛΝΦΤΙ
Executive directors	執行董事						
Mr. Zhang Shuguang	張曙光先生	-	217	27	409	23	676
Mr. Zhang Chunguang	張春光先生	-	250	40	409	28	727
Mr. Poon Lai Yin Michael	潘禮賢先生	-	812	36	409	26	1,283
Mr. He Jiaming	何嘉明先生	-	429	36	409	16	890
		-	1,708	139	1,636	93	3,576
Independent non- executive directors	獨立非執行董事						
Mr. Chan Kin Sang	陳健生先生	89	-	-	-	-	89
Dr. Yeung David Wai Chow	楊煒秋醫生	85	-	-	-	-	85
Mr. Kwok Chi Shing	郭志成先生	56	-	-	-	-	56
Mr. Cheng Faat Ting Gary	鄭發丁先生	34	-	-	-	-	34
Mr. Chow Kwok Fai Joseph	周國輝先生	4	-	-	-	-	4
		268	-	_	_	-	268
		268	1,708	139	1,636	93	3,844

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

8. DIRECTORS' AND CHIEF EXECUTIVE'S EMOLUMENTS AND FIVE HIGHEST PAID EMPLOYEES (Continued)

(a) Directors' and chief executive's emoluments (Continued)

Mr. Zhang Chunguang's emoluments disclosed above included those for services rendered by him as chief executive officer during the years ended 31 December 2021 and 2020.

The executive directors' emoluments shown above were for their services in connection with the management of the affairs of the Company and the Group. The independent non-executive directors' emoluments shown above were for their services as directors of the Company.

Discretionary bonuses are determined based on the results of the Group during both years.

During the years ended 31 December 2021 and 2020, no emoluments were paid by the Group to the directors of the Company as an inducement to join or upon joining the Group or as compensation for loss of office. There was no arrangement under which a director or the chief executive waived or agreed to waive any remuneration during both years.

8. 董事及主要行政人員薪酬以及五名 最高薪僱員薪酬(續)

(a) 董事及主要行政人員薪酬(續)

上文披露的張春光先生之薪酬包括 彼於截至二零二一年及二零二零年 十二月三十一日止年度擔任行政總 裁所提供服務的薪酬。

上述執行董事薪酬為彼等就本公司 及本集團管理事務方面所提供的服 務而獲得。上述獨立非執行董事薪 酬為彼等就擔任本公司董事所提供 的服務而獲得。

於該兩個年度,酌情花紅乃根據本 集團業績釐定。

截至二零二一年及二零二零年十二 月三十一日止年度,本集團概無支 付薪酬予本公司董事作為加入本集 團或於加入本集團後之聘金或離職 補償。於該兩個年度概無董事或主 要行政人員放棄或同意放棄任何薪 酬的安排。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

8. DIRECTORS' AND CHIEF EXECUTIVE'S 8. 董事及主要行政人員薪酬以及五名 **EMOLUMENTS AND FIVE HIGHEST PAID EMPLOYEES** (Continued)

(b) Five highest paid employees

The five highest paid employees of the Group for the year ended 31 December 2021 included three (2020: four) directors, details of whose remuneration are set out above. Details of the remuneration of the remaining two (2020: one) highest paid employees who are neither a director of the Company nor chief executive of the Group are as follows:

最高薪僱員薪酬(續)

(b) 五名最高薪僱員

截至二零二一年十二月三十一日止 年度,本集團五名最高薪僱員包括 三名(二零二零年:四名)董事,彼 等之薪酬詳情已披露於上文。剩餘 兩名(二零二零年:一名)既非本公 司董事亦非本集團主要行政人員的 最高薪僱員之薪酬詳情如下:

		2021 二零二一年 <i>RMB'000</i> 人民幣千元	2020 二零二零年 <i>RMB'000</i> 人 <i>民幣千元</i>
Salaries and other benefits	薪金及其他福利	893	643
Discretionary bonuses	酌情花紅	75	45
Contributions to defined	定額供款計劃供款		
contribution plans		45	25
Equity-settled share-based	以股權結算之股份基礎		
payment expenses	付款開支	-	205
		1,013	918

The number of these non-director individuals whose emoluments fell within the following emoluments band is as follows:

其薪酬介乎下列薪酬範圍的該等非 董事人士數目如下:

		Number of individuals 人數	
		2021 二零二一年	2020 二零二零年
Nil to HK\$1,000,000	零至1,000,000港元	2	1

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

8. DIRECTORS' AND CHIEF EXECUTIVE'S EMOLUMENTS AND FIVE HIGHEST PAID EMPLOYEES (Continued)

(b) Five highest paid employees (Continued)

During the years ended 31 December 2021 and 2020, no remuneration was paid by the Group to any of these highest paid non-director individuals as an inducement to join or upon joining the Group, or as a compensation for loss of office. There was no arrangement under which any of these highest paid non-director individuals waived or has agreed to waive any emoluments during the years ended 31 December 2021 and 2020.

9. INCOME TAX EXPENSE

8. 董事及主要行政人員薪酬以及五名 最高薪僱員薪酬(續)

(b) 五名最高薪僱員(續)

截至二零二一年及二零二零年十二 月三十一日止年度,本集團概無支 付薪酬予任何該等最高薪非董事人 士作為加入本集團或於加入本集團 後之聘金或離職補償。截至二零 二一年及二零二零年十二月三十一 日止年度,概無任何該等最高薪非 董事人士根據任何安排放棄或同意 放棄任何酬金。

9. 所得税開支

		2021	2020
		二零二一年	二零二零年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Current tax	即期税項		
PRC Enterprise Income Tax –	中國企業所得税一		
current year	本年度	317	255

The Company and the subsidiaries incorporated in the BVI are tax-exempted. Entity established in the PRC is subject to PRC Enterprise Income Tax at a statutory rate of 25%. Since the Group's PRC subsidiary, Shenzhen Huakang is recognised as "New and High Technology Enterprise" and therefore is entitled to a concessional tax rate of 15%. The entitlement of this tax benefit is subject to renewal by respective tax bureau in the PRC every three years. The latest approval for Shenzhen Huakang enjoying this tax benefit was obtained in December 2020 for the three years ending 31 December 2023.

Hong Kong Profits Tax has not been provided as the Group had no assessable profit arising from Hong Kong for the years ended 31 December 2021 and 2020.

於英屬處女群島註冊成立的本公司及附 屬公司均免税。於中國成立之實體須按 中國企業所得税法定税率25%繳納税 項。由於本集團的中國附屬公司深圳華 康獲評為「高新技術企業」,因此可享有 15%的優惠税率。該項税務優惠資格須 每三年獲相關中國税務局重續。深圳華 康最近獲此税務優惠審批之時間為二零 二零年十二月,有效期為截至二零二三 年十二月三十一日止三年。

由於本集團於截至二零二一年及二零二 零年十二月三十一日止年度並無在香港 產生應課税溢利,故並無就香港利得税 作出撥備。

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9. INCOME TAX EXPENSE (Continued) 9. 所得税開支(續)

Reconciliation of income tax expense	所得税開支對賬			
		2021 二零二一年 <i>RMB'000</i> 人民幣千元	2020 二零二零年 <i>RMB'000</i> 人 <i>民幣千元</i>	
Loss before tax	除税前虧損	(3,903)	(11,372)	
Income tax at applicable tax rate of 25% (2020: 25%)	按適用税率25% <i>(二零二零年:25%)</i>			
Tax effect of expenses not deductible for	計算的所得税 不可扣税開支的税務	(976)	(2,843)	
tax purpose	影響	1,771	3,574	
Additional tax deduction on research and development expenses	研發開支附加税扣減	(301)	(311)	
Effect of tax concession granted	獲授税項優惠的影響	(177)	(195)	
Others	其他	-	30	
Income tax expense for the year	年內所得税開支	317	255	

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9. INCOME TAX EXPENSE (Continued)

Unrecognised deferred tax liabilities

Under the relevant tax law and implementation regulations in the PRC, withholding income tax is applicable to dividend earned and payable to investors that are "non-tax resident enterprises" in respect of profits earned by PRC subsidiary since 1 January 2008, which do not have an establishment or place of business in the PRC, or which have such establishment or place of business but the relevant income is not effectively connected with the establishment or place of business, to the extent such interest or dividends have their sources within the PRC. Under such circumstances, dividends paid by the PRC subsidiary to offshore group entities shall be subject to the withholding tax at 10% or a lower treaty rate. The Group is subject to withholding tax in relation to the dividend paid by the PRC subsidiary. As the Company has decided not to declare any dividends from undistributed earnings of the PRC subsidiary amounting to approximately RMB44,975,000 (2020: approximately RMB42,676,000) as at 31 December 2021 to the immediate holding company of the PRC subsidiary in the foreseeable future, no deferred tax liability has been recognised in respect of these undistributed earnings during the years ended 31 December 2021 and 2020.

No provision for deferred taxation has been made in the consolidated financial statements as there were no significant temporary differences arising during the years ended 31 December 2021 and 2020 or at the end of each reporting period.

9. 所得税開支(續)

未確認遞延税項負債

根據中國相關稅法及實施條例,若利息 或股息源於中國境內,自二零零八年一 月一日起就中國附屬公司所獲溢利所賺 取並應支付予[非税收居民企業](並非 在中國成立或在中國並無營業地點,或 在中國成立或設有營業地點但相關收入 與有關成立或營業地點無實際關連)投 資者的股息,須繳納預扣所得税。在這 種情況下,中國附屬公司向境外集團實 體支付的股息應按10%或更低的協定税 率繳納預扣税。本集團須就中國附屬公 司支付的股息繳納預扣税。於二零二一 年十二月三十一日,由於本公司決定於 可預見未來將不會就中國附屬公司未 分配盈利約人民幣44,975,000元(二零 *二零年:約人民幣42,676,000元)*向中 國附屬公司的直接控股公司宣派任何股 息,因此截至二零二一年及二零二零年 十二月三十一日止年度, 並未就該等未 分配盈利確認遞延税項負債。

由於截至二零二一年及二零二零年十二 月三十一日止年度或各報告期末並無重 大暫時性差異,因此綜合財務報表並無 計提遞延税項撥備。

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10. LOSS PER SHARE

10. 每股虧損

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

本公司擁有人應佔每股基本虧損的計算 乃基於以下數據:

		2021 二零二一年 <i>RMB'000</i> 人民幣千元	2020 二零二零年 <i>RMB'000</i> 人民幣千元
Loss: Loss for the year attributable to owners of the Company for the purpose of basic loss per share	虧損: 就計算每股基本虧損 而言本公司擁有人 應佔年內虧損	(4,220)	(11,627)
Number of shares: Weighted average number of ordinary shares of the Company in issue for the purpose of basic loss per share	股份數目 : 就計算每股基本虧損 而言本公司已發行 普通股加權平均數	400,000,000	400,000,000

Diluted loss per share is the same as basic loss per share as the effect of potential ordinary shares is anti-dilutive during the years ended 31 December 2021 and 2020.

11. DIVIDENDS

No dividend was paid or declared by the Company during the years ended 31 December 2021 and 2020, nor has any dividend been proposed since the end of each reporting period. 截至二零二一年及二零二零年十二月 三十一日止年度,由於普通股具有潛在 反攤薄效應,故每股攤薄虧損與每股基 本虧損相同。

11. 股息

截至二零二一年及二零二零年十二月 三十一日止年度,本公司概無派付或宣 派任何股息,及自各報告期末亦無建議 派付任何股息。

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12. PROPERTY, PLANT AND EQUIPMENT 12. 物業、廠房及設備

		Leasehold improvements 租賃物業裝修 RMB'000 人民幣千元	Plant and machinery 廠房及機械 RMB'000 人民幣千元	Office equipment 辦公設備 RMB'000 人民幣千元	Motor vehicles 汽車 RMB'000 人民幣千元	Construction in-progress 在建工程 RMB'000 人民幣千元	Total 總計 RMB'000 人民幣千元
COST	÷+						
COST	成本 於二零二零年一月一日	4 100	0.410	1 222	000	10	14.000
At 1 January 2020 Additions	№—令—令十一月一口 添置	4,102 704	8,410	1,323 316	998 554	49 397	14,882 1,971
Transfer from construction-in-	^{が且} 自在建工程轉撥	/04	-	010	554	297	1,971
progress	口让注土住村成	16	_	_	_	(16)	_
Written-off	核銷	-	-	-	-	(33)	(33)
At 31 December 2020 and	於二零二零年						
1 January 2021	十二月三十一日及						
	二零二一年一月一日	4,822	8,410	1,639	1,552	397	16,820
Additions	添置	743	1,309	914	64	-	3,030
Transfer from construction-in-	自在建工程轉撥						
progress	11 0	-	397	-	-	(397)	-
Disposal	出售	-	(97)	-	-	-	(97)
Exchange realignment	匯兑調整	-	-	-	(6)	-	(6)
At 31 December 2021	於二零二一年	5.565	40.040	2 552	4 640		40 747
	十二月三十一日	5,565	10,019	2,553	1,610	-	19,747
ACCUMULDATED DEPERCIATION AND IMPAIRMENT LOSSES	累計折舊及減值虧損						
At 1 January 2020	於二零二零年一月一日	1,316	2,842	493	509	-	5,160
Provided for the year	本年度撥備	627	954	176	91	-	1,848
Impairment loss	減值虧損	-	2,556	-	-	-	2,556
At 31 December 2020 and 1 January 2021	於二零二零年 十二月三十一日及						
	二零二一年一月一日	1,943	6,352	669	600	-	9,564
Provided for the year	本年度撥備	595	526	223	151	-	1,495
Exchange realignment	匯兑調整	-	-	-	(1)	-	(1)
At 31 December 2021	於二零二一年						
	十二月三十一日	2,538	6,878	892	750	-	11,058
CARRYING VALUES At 31 December 2021	賬面值 於二零二一年						
	<i>№————————————————————————————————————</i>	3,027	3,141	1,661	860	-	8,689
At 21 December 2020	於二零二零年						
At 31 December 2020	☆_~~~~~~ 十二月三十一日	2,879	2,058	970	952	397	7,256
		2,015	2,000	510	JJL	551	1,250

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12. PROPERTY, PLANT AND EQUIPMENT 12. 物業、廠房及設備(續)

(Continued)

The above items of property, plant and equipment are depreciated on a straight-line basis over the following periods: 上述物業、廠房及設備項目乃於下列期 間以直線法折舊:

Leasehold improvements	5 years to 10 years or
	over the lease period
Plant and machinery	5 years to 10 years
Office equipment	5 years to 10 years
Motor vehicles	5 years

During the year ended 31 December 2020, given that one of plant and machinery with carrying amount of approximately RMB2,556,000 which has been idled for a prolonged period of time and the recoverable amount from the use or sale of the asset has significantly declined below its carrying amount. Accordingly, the carrying value of the asset has been reduced by approximately RMB2,556,000 to reflect this impairment loss. No reversal of or additional provision of impairment loss was recognised during the year ended 31 December 2021.
 租賃物業裝修
 五至十年或

 於租賃期內

 廠房及機械
 五至十年

 辦公設備
 五至十年

 汽車
 五年

於截至二零二零年十二月三十一日止年 度,鑒於賬面值約為人民幣2,556,000 元之廠房及機械已閒置一段時間,且從 使用或出售該資產的可收回金額大幅低 於其賬面值。因此,該資產的賬面值 已減少約人民幣2,556,000元,以反映 該減值虧損。截至二零二一年十二月 三十一日止年度,概無確認減值虧損額 外撥備撥回。

13. LEASES

13. 租賃

		At	At
		31 December	31 December
		2021	2020
		於二零二一年	於二零二零年
		十二月	十二月
		三十一日	三十一日
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Right-of-use assets (Note (a))	使用權資產(附註(a))	1,664	2,432
Lease liabilities (Note (b))	租賃負債 (附註(b))		
Current	即期	1,019	1,406
Non-current	非即期	665	1,236
		1,684	2,642

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13. LEASES (Continued)

(a)

13. 租賃(續)

Right-of-use assets		(a) 使用權	資產	
		Motor vehicles 汽車 RMB'000	Factories and office premises 工廠及 辦公室物業 RMB'000	Total 總計 RMB'000
		人民幣千元	人民幣千元	人民幣千元
Reconciliation of carrying amount – year ended 31 December 2020 At 1 January 2020 Addition Lease modification Depreciation	賬面值對賬 - 截至二零二零年 十二月三十一日止年度 於二零二零年一月一日 添置 租賃修訂 折舊	542 (108)	809 2,461 (364) (908)	1,351 2,461 (364) (1,016)
At 31 December 2020	於二零二零年 十二月三十一日	434	1,998	2,432
Reconciliation of carrying amount – year ended 31 December 2021 At 1 January 2021 Addition Depreciation	賬面值對賬 - 截至二零二一年 十二月三十一日止年度 於二零二一年一月一日 添置 折舊	434 _ (108)	1,998 425 (1,085)	2,432 425 (1,193)
At 31 December 2021	於二零二一年 十二月三十一日	326	1,338	1,664
At 31 December 2020	於二零二零年 十二月三十一日			
Cost Accumulated depreciation	成本 累計折舊	542 (108)	3,171 (1,173)	3,713 (1,281)
		434	1,998	2,432
At 31 December 2021	於二零二一年 十二月三十一日 成本	542	3,596	4,138
Accumulated depreciation	累計折舊	(216) 326	(2,258) 1,338	(2,474) 1,664

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

13. LEASES (Continued)

(a) **Right-of-use assets** (Continued)

The Group leases various motor vehicles, factories and office premises for its operation. The lease contracts are entered into for fixed term of 2 to 5 years (2020: 2 to 5 years).

The total cash outflow for leases (including other rental and related expenses) for the year ended 31 December 2021 were approximately RMB1,548,000 (2020: approximately RMB1,149,000).

Certain leases impose a restriction that, unless the approval is obtained from the lessor, the right-of-use asset can only be used by the Group and the Group is prohibited from selling or pledging the underlying assets.

(b) Commitments and present value of lease liabilities

13. 租賃(續)

(a) 使用權資產(續)

本集團租賃若干汽車、廠房及辦公 物業用於運營。租賃合約已訂立, 固定年期二至五年(二零二零年: 二至五年)。

截至二零二一年十二月三十一日止 年度,租賃的現金流出總額(包括 其他租賃及相關開支)約為人民幣 1,548,000元(二零二零年:約人民 幣1,149,000元)。

若干租賃實施一項限制,除非獲得 出租人批准,否則使用權資產僅限 由本集團使用,並且禁止本集團出 售或抵押相關資產。

(b) 租賃負債的承擔及現值

	Lease pa 租賃	ayments 付款	Present lease pa 租賃付募	
	At 31 D e 於十二月		At 31 D e 於十二月	
	2021 二零二一年 <i>RMB'000</i> 人 <i>民幣千元</i>	2020 二零二零年 <i>RMB'000</i> <i>人民幣千元</i>	2021 二零二一年 <i>RMB'000</i> 人 <i>民幣千元</i>	2020 二零二零年 <i>RMB'000 人民幣千元</i>
Amounts payable: 應付款項: Within 1 year 一年內 More than 1 year but within 超過一年	1,073	1,484	1,019	1,406
2 years 但少於兩年 More than 2 years but within 超過兩年 5 years 但少於五年	680 _	692 604	665 _	647 589
	1,753	2,780	1,684	2,642
Less: future finance charges 减:未來財務費用	(69)	(138)		
	1,684	2,642		

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14. INTANGIBLE ASSETS

14. 無形資產

		Development costs 發展成本
		發展成平 RMB'000
		人民幣千元
		八氏市1九
COST	成本	
At 1 January 2020	於二零二零年一月一日	4,321
Additions	添置	340
At 31 December 2020 and 1 January 2021	於二零二零年十二月三十一日	
, ,	及二零二一年一月一日	4,661
Additions	添置	380
At 31 December 2021	於二零二一年十二月三十一日	5,041
ACCUMULATED AMORTISATION	累計攤銷	
At 1 January 2020	於二零二零年一月一日	1,407
Provided for the year	本年度撥備	330
At 31 December 2020 and 1 January 2021	於二零二零年十二月三十一日	
	及二零二一年一月一日	1,737
Provided for the year	本年度撥備	261
At 31 December 2021	於二零二一年十二月三十一日	1,998
		1,000
CARRYING VALUES	賬面值	
At 31 December 2021	於二零二一年十二月三十一日	3,043
At 31 December 2020	於二零二零年十二月三十一日	2,924

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14. INTANGIBLE ASSETS (Continued)

Development costs are internally generated at the development phase and amortised on a straight-line basis over 5 years. This asset is tested for impairment where an indicator of impairment appears.

The carrying amounts of intangible assets yet to be available for use at 31 December 2021 were approximately RMB1,831,000 *(2020: approximately RMB2,495,000)*.

The Group carries out annual impairment test for intangible assets yet to be available for use by comparing their recoverable amounts to their carrying amounts at the end of the reporting period.

The recoverable amount of intangible assets yet to be available for use were assessed on the value in use calculations using pre-tax cash flow projections which is approved by management. The estimated revenue and costs for each individual intangible asset were based on management expectation. Projected cash flows are discounted at a suitable pretax discount rate to reflect the specific risks involved over the forecasted period. At 31 December 2021 and 2020, the management is of the view that the intangible assets yet to be available for use were not impaired as their recoverable amounts exceed their carrying amounts.

14. 無形資產(續)

發展成本乃於發展階段內部產生,並於 5年內按直線法攤銷。當出現減值跡象 時,該項資產須進行減值測試。

於二零二一年十二月三十一日尚未可 供使用的無形資產賬面值約為人民幣 1,831,000元(二零二零年:約人民幣 2,495,000元)。

本集團透過比較報告期末尚未可供使用 無形資產可收回金額與賬面值對該等無 形資產進行年度減值測試。

尚未可供使用無形資產的可收回金額乃 按使用價值計算評估,當中使用管理層 批准的税前現金流預測。各項單獨無形 資產的估計收益及成本基於管理層預期 計算。預測現金流量乃按適當税前貼現 率予以貼現,以反映預測期間所涉及具 體風險。於二零二一年及二零二零年 十二月三十一日,管理層認為尚未可供 使用無形資產並無出現減值,原因是其 可回收金額超過其賬面值。

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15. INTEREST IN AN ASSOCIATE

15. 於一間聯營公司的權益

		2021 二零二一年 <i>RMB'000</i> 人民幣千元	2020 二零二零年 <i>RMB'000</i> 人民幣千元
Share of net assets	分佔資產淨值	_	_

As at 31 December 2021, the Group had interests in the following associate:

於二零二一年十二月三十一日,本集團 於以下聯營公司擁有權益:

Name of associate 聯營公司名稱	Principal place of business and place of incorporation 主要營業地點 及註冊成立地點	Paid-up issued capital 繳足股本	Proportion of value of issued capital held by the Company 本公司所持已發行 股本價值比例	Principal activities 主要業務活動
Smartronic Limited (" Smartronic ") 智能創力有限公司(「 智能創力 」)	Hong Kong 香港	HK\$100,000 (2020: HK\$100,000) 100,000港元 (二零二零年: 100,000港元)	49% (Note) (2020: 49%) 49% (附註) (二零二零年: 49%)	Sales of healthcare products and supplements 銷售健康產品及 保健品

Note:

附註:

On 3 June 2020, the Group entered into a shareholders' agreement with an independent third party to acquire Smartronic with nil identifiable assets, pursuant to which the Group and the independent third party held as to 49% and 51%, respectively.

於二零二零年六月三日,本集團與獨立第三 方訂立股東協議,以收購並無可識別資產之 智能創力,據此,本集團與獨立第三方分別 持有49%及51%之股權。

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15. INTEREST IN AN ASSOCIATE (Continued)

The associate is accounted for using the equity method in the consolidated financial statements. There are no capital commitment and contingent liabilities in relation to Smartronic.

Relationship with associate

Smartronic is engaged in sales of healthcare products and supplements in PRC and HK through the crossborder e-commerce platforms and other platforms and channels, which could allow the Group to benefit from Smartronic's operations.

Fair value of investment

Smartronic is not listed and there is no quoted market price available for the investment.

Financial information of associate

Summarised financial information of the associate of the Group is set out below, which represents amounts shown in the associate's financial statements prepared in accordance with HKFRSs and adjusted by the Group for equity accounting purpose including any differences in accounting policies and fair value adjustments.

15. 於一間聯營公司的權益(續)

聯營公司乃採用權益法於綜合財務報表 入賬。概無與智能創力有關的資本承擔 及或然負債。

與聯營公司的關係

智能創力透過跨境電子商務平台以及其 他平台及渠道於中國及香港從事銷售健 康產品及保健品,令本集團可從智能創 力的業務中受益。

投資之公平值

智能創力並未上市且並無投資的市場報 價。

聯營公司之財務資料

本集團聯營公司之財務資料概述如下, 其指聯營公司根據香港財務報告準則編 製之財務報表所示金額,並經本集團就 權益會計目的作出調整,包括會計政策 及公平值調整之任何差額。

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2021 2020 二零二一年 二零二零年 RMB'000 RMB'000 人民幣千元 人民幣千元 總金額 Gross amounts Current assets 流動資產 5,625 5,770 非流動資產 Non-current assets (6,670) Current liabilities 流動負債 (6, 182)Non-current liabilities 非流動負債 _ 負債淨額 Net liabilities (1,045) (412)Included in above: 計入上述項目: Cash and cash equivalents 現金及現金等價物 268 1,829 Reconciliation 對賬 Gross amount of net liabilities 淨負債總額 (1,045) (412)Group's ownership interests and 本集團之所有權權益及 投票權 **49%** voting rights 49% Carrying amount of the Group's 本集團之所有權權益之 ownership interests 賬面值

15. INTEREST IN AN ASSOCIATE (Continued)

15. 於一間聯營公司的權益(續)

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15. INTEREST IN AN ASSOCIATE (Continued)

15. 於一間聯營公司的權益(續)

			Period from
			date of
		Year ended	acquisition to
		31 December	31 December
		2021	2020
		截至	自收購日期起
		二零二一年	至二零二零年
		十二月	十二月
		三十一日	三十一日
		止年度	止期間
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Gross amounts	總金額		
Revenue	收益	3,423	1,392
Loss and total comprehensive expense	年/期內虧損及全面		
for the year/period	開支總額	(640)	(527)
Included in above:	計入上述項目:		
Interest expense	利息開支	(301)	(94)

The Group's share of loss of the associate amounted to approximately Nil (2020: RMB40,000) during the year ended 31 December 2021. The unrecognised share of loss of the associate for the year ended 31 December 2021 and cumulatively up to the end of the reporting period amounted to approximately RMB314,000 (2020: RMB218,000) and RMB532,000 (2020: RMB218,000), respectively.

截至二零二一年十二月三十一日止年 度,本集團分佔聯營公司虧損約為零 (二零二零年:人民幣40,000元)。截 至二零二一年十二月三十一日止年度及 累計直至報告期末,未確認之分佔聯 營公司虧損分別約為人民幣314,000元 (二零二零年:人民幣218,000元)及人 民幣532,000元(二零二零年:人民幣 218,000元)。

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16. INVENTORIES

16. 存貨

		2021 二零二一年 <i>RMB'000</i> 人民幣千元	2020 二零二零年 <i>RMB'000</i> 人民幣千元
Raw materials Finished goods	原材料 製成品	1,890 2,320	1,634 1,132
		4,210	2,766

17. TRADE RECEIVABLES

17. 貿易應收款項

		2021 二零二一年 <i>RMB'000</i> 人民幣千元	2020 二零二零年 <i>RMB'000</i> 人民幣千元
Trade receivables from third parties Less: allowance for credit losses	應收第三方之貿易 應收款項 減:信貸虧損撥備	13,397 (3,998)	12,864 (3,361)
		9,399	9,503

In general, the Group will request deposits from the customers before the goods are delivered and the amount of deposits requested varies amongst different contracts. For certain long-term customers, the Group will deliver the goods without requesting deposits and allow a credit period from 30 to 180 days (2020: 30 to 180 days) to these customers and there is no credit period granted to other customers. The following is an aged analysis of trade receivables (net of allowances for credit losses) presented based on the dates of delivery of goods. 一般而言,本集團將要求於貨品交付前 向客戶收取按金,而且所要求按金數額 因不同合約而有所區別。就若干長期客 戶而言,本集團將於不要求按金的情況 下向該等客戶交付貨品,且授予該等客 戶30至180天(二零二零年:30至180 天)的信貸期,而並無向其他客戶授出 信貸期。下列為按貨品交付日期呈列的 貿易應收款項(扣除信貸虧損撥備)賬齡 分析。

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17. TRADE RECEIVABLES (Continued)

		2021 二零二一年 <i>RMB'000</i> 人民幣千元	2020 二零二零年 <i>RMB'000</i> 人 <i>民幣千元</i>
0–30 days	0至30天	2,274	2,051
31–90 days	31至90天	2,773	2,617
91–180 days	91至180天	1,953	2,570
Over 181 days	超過181天	2,399	2,265
		9,399	9,503

17. 貿易應收款項(續)

As at 31 December 2021, included in the Group's trade receivables balance are debtors with aggregate carrying amount of approximately RMB8,259,000 (2020: approximately RMB7,829,000) which are past due as at the reporting date. Out of the past due balances, approximately RMB3,754,000 (2020: approximately RMB3,672,000) has been past due 90 days or more and is not considered as in default by considering the historical payment arrangement of these trade receivables. The Group does not hold any collateral over these balances.

Details of impairment assessment of trade receivables are set out in Note 30 to the consolidated financial statements. 於二零二一年十二月三十一日,計入本 集團貿易應收款項結餘為賬面總值約 為人民幣8,259,000元(二零二零年:約 人民幣7,829,000元)的應收款項,該等 款項已於報告日期逾期。該等逾期結 餘中,約人民幣3,754,000元(二零二零 年:約人民幣3,672,000元)已逾期90天 或超過90天且經計及該等貿易應收款項 的過往付款安排,不被視為違約。本集 團並無就該等結餘持有任何抵押品。

有關貿易應收款項減值評估詳情載於綜 合財務報表附註30。

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18. OTHER RECEIVABLES, DEPOSITS AND 18. 其他應收款項、按金及預付款項 **PREPAYMENTS**

		2021 二零二一年 <i>RMB'000</i> 人 <i>民幣千元</i>	2020 二零二零年 <i>RMB'000</i> <i>人民幣千元</i>
Other receivables Advance payment to suppliers Other prepaid expenses Rental and other deposits	其他應收款項 預付供應商墊款 其他已預付開支 租金及其他按金	2,329 1,077 298 144	825 2,732 1,093 147
		3,848	4,797

Details of impairment assessment of other receivables are set out in Note 30 to the consolidated financial statements. 有關其他應收款項減值評估詳情載於綜 合財務報表附註30。

19. BANK BALANCES AND CASH

Bank balances are carrying interest at prevailing market rate at the end of each reporting period and the bank balances and cash that are not denominated in the functional currency of the relevant group entities are as follows:

19. 銀行結餘及現金

銀行結餘於各報告期末按現行市場利率 計息及並非按有關集團實體功能貨幣計 值之銀行結餘及現金如下:

		2021	2020
		二零二一年	二零二零年
		<i>RMB'000</i>	RMB'000
		人民幣千元	人民幣千元
Hong Kong Dollars (" HK\$ ")	港元(「 港元 」)	978	6,619
United State Dollars (" US\$ ")	美元(「 美元 」)	5,417	5,556
Canadian Dollars (" CAD\$ ")	加拿大元(「 加元 」)	73	54

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19. BANK BALANCES AND CASH (Continued)

As at 31 December 2021, bank balances that were placed with banks in the PRC amounted to approximately RMB35,156,000 (2020: approximately RMB29,715,000). Remittance of funds out of the PRC is subject to the exchange controls imposed by the PRC government.

The Group performed impairment assessment on bank balances and concluded that the probability of defaults of the counterparty banks are insignificant and accordingly, no allowance for credit losses is provided for the years ended 31 December 2021 and 2020.

20. TRADE PAYABLES

In general, the Group will make advance payment to suppliers before the materials are received. Some of the suppliers may deliver the materials to the Group without requesting advance payment and a credit period ranged from 30 to 90 days (2020: 30 to 90 days) is granted by these suppliers. The following is an aging analysis of trade payables presented based on the invoice date:

19. 銀行結餘及現金(續)

於二零二一年十二月三十一日,存放 於中國的銀行之銀行結餘約為人民幣 35,156,000元(二零二零年:約人民幣 29,715,000元)。資金匯出中國時須受 到中國政府的外匯控制規定限制。

本集團對銀行結餘進行減值評估並認為 對手方銀行違約的可能性微乎其微,因 此,截至二零二一年及二零二零年十二 月三十一日止年度,概無計提信貸虧損 撥備。

20. 貿易應付款項

通常,本集團會在取得材料前向供應商 預付款項。部份供應商可在無需預付款 的情況下將材料交付予本集團,並授出 介乎30天至90天(二零二零年:30天至 90天)之信貸期。基於發票日期的貿易 應付款項的賬齡分析如下:

		2021 二零二一年 <i>RMB'000</i> 人 <i>民幣千元</i>	2020 二零二零年 <i>RMB'000</i> <i>人民幣千元</i>
0–30 days 31–90 days Over 90 days	0至30天 31至90天 超過90天	193 40 484	115 302 1,030
	作虫 知可 20 人	717	1,447

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21. OTHER PAYABLES AND ACCRUED CHARGES 21. 其他應付款項及應計費用

		2021 二零二一年 <i>RMB'000</i> 人 <i>民幣千元</i>	2020 二零二零年 <i>RMB'000</i> <i>人民幣千元</i>
Other accrual and payables	其他應計費用及應付 款項	1,465	1,403
Payables for purchase of property, plant and equipment Salaries payables	收購物業、廠房及 設備應付款項 應付薪金	1,140 1,790	1,192 1,366
		4,395	3,961

Other payables and accrued charges that are not denominated in the functional currency of the relevant group entities are as follows: 並非按有關集團實體功能貨幣計值之其 他應付款項及應計費用如下:

		2021 二零二一年	2020 二零二零年
		RMB′000 人民幣千元	<i>RMB'000</i> 人民幣千元
HK\$	港元	1,697	1,186

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22. CONTRACT LIABILITIES

22. 合約負債

		2021 二零二一年 <i>RMB'000</i> 人民幣千元	2020 二零二零年 <i>RMB'000</i> 人 <i>民幣千元</i>
biological reagents, auxiliary reproductive	售生物製劑、 輔助生育用品和設備 以及健康產品及保健		
	品之合約負債	2,171	2,143

When the Group receives a deposit before delivery of goods, this will give rise to contract liabilities at the start of a contract, until the revenue recognised when the goods are i) delivered to the customers' warehouse on which the customers obtain control of the goods or ii) collected by the customers directly from the Group's warehouse, as appropriate. The amount of deposits requested varies amongst different contracts. The increase in contract liabilities in the current year was mainly attributable to the advance received from a customer arising from the new healthcare products and supplements business.

The contract liabilities amounting to approximately RMB2,143,000 and RMB292,000 as at 1 January 2021 and 2020 were recognised as revenue in profit or loss for years ended 31 December 2021 and 2020, respectively. In the opinion of the directors of the Company, the contract liabilities as at 31 December 2021 and 2020 are expected to be recognised as revenue within 12 months and therefore classified as current liabilities.

倘本集團於交付貨品前收到按金,則此 將於合約開始時產生合約負債,直至i) 將貨品交付至客戶獲得貨品控制權的倉 庫或ii)客戶直接自本集團倉庫提取貨品 (如適用)時,方可確認收益。所要求按 金數額因不同合約而有所區別。本年度 租賃負責增加乃主要由於新健康產品及 保健品業務產生自客戶收取墊款所致。

於二零二一年及二零二零年一月一日的 合約負債分別約為人民幣2,143,000元 及人民幣292,000元,並分別於截至二 零二一年及二零二零年十二月三十一日 止年度於損益中確認為收益。本公司董 事認為,於二零二一年及二零二零年 十二月三十一日的合約負債預期將於12 個月內確認為收益,因此分類為流動負 債。

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23. DEFERRED INCOME - GOVERNMENT 23. 遞延收入一政府補助 GRANTS

The Group received grants from the PRC government authorities for funding of acquisitions of plant and equipment for conducting research and development of the biological reagents which benefits the society as a whole. The relevant deferred income would be amortised over periods ranging from 5 to 10 years which represented the useful lives of the relevant assets. 本集團自中國政府機構收到的補助乃用 於為收購廠房及設備撥資以進行生物製 劑研發,此舉符合社會整體利益。有關 遞延收入將於5至10年內攤銷,即有關 資產的可使用年期。

		2021 二零二一年 <i>RMB'000</i> 人 <i>民幣千元</i>	2020 二零二零年 <i>RMB'000</i> <i>人民幣千元</i>
Analysed for reporting purposes as: Non-current liabilities Current liabilities	就報告目的分析如下: 非流動負債 流動負債	53 15	340 45
		68	385

24. AMOUNT DUE TO AN ASSOCIATE

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

24. 應付聯營公司款項

有關應付款項為無抵押、免息及須按要 求償還。

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25. RETIREMENT BENEFIT SCHEMES

The employees of Shenzhen Huakang are members of a state-managed retirement benefit scheme operated by the PRC government. The Group is required to contribute certain percentage of payroll costs to the retirement benefit scheme to fund the benefits. The only obligation of the Group with respect to the retirement benefit scheme is to make the specified contributions.

The Group also participate the Mandatory Provident Fund Scheme (the "**MPF Scheme**") under the rules and regulations of the Mandatory Provident Fund Schemes Authority in Hong Kong. The Group's eligible employees are required to join the MPF Scheme. The Group has followed the minimum statutory contribution requirement of 5% of eligible employees' relevant aggregated income with a cap of HK\$1,500 per employee per month.

The total expense recognised in profit or loss of approximately RMB1,873,000 (2020: approximately RMB794,000) for the year ended 31 December 2021, represents contributions payable to these plans by the Group at rates specified in the rules of the plans.

As at 31 December 2021, contributions which had not been paid over to the plans amounted to Nil (2020: Nil).

25. 退休福利計劃

深圳華康僱員為中國政府營運之國家管 理退休福利計劃成員。本集團須按薪金 成本若干百分比向退休福利計劃供款, 為福利提供資金。本集團就退休福利計 劃之唯一義務乃作出指定供款。

本集團亦根據香港強制性公積金計劃管 理局之條例及規例參與強制性公積金計 劃(「強積金計劃」)。本集團符合資格的 僱員須參與該計劃。本集團已遵守最低 法定供款要求(即合資格僱員有關總收 入的5%,惟每名僱員每月不超過1,500 港元)。

截至二零二一年十二月三十一日止年 度,於損益確認開支總額約人民幣 1,873,000元(二零二零年:約人民幣 794,000元),為本集團應按計劃規則指 定比率向該等計劃繳付之供款。

於二零二一年十二月三十一日,該等計 劃中並無供款尚未繳付(二零二零年: 無)。 For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

26. SHARE OPTION SCHEME

The Company has adopted a share option scheme pursuant to an ordinary resolution passed by the shareholders in the extraordinary general meeting on 13 January 2020 (the "**Share Option Scheme**"). The Share Option Scheme is a long-term incentive scheme of the Company to reward its employees, Directors and other eligible participants for their contributions to the Group and to assist the Group in its recruitment and retention of high caliber employees and other eligible participants who are instrumental to the growth and development of the Group.

The total number of shares which may be allotted and issued upon exercise of all options to be granted under the Share Option Scheme and any other shares option schemes of the Group must not in aggregate exceed 10% of the total number of shares in issue on the date which the Share Option Scheme is approved, which is 40,000,000 shares ("**Scheme Limit**"). The maximum number of shares issued and issuable to each eligible person under the Scheme in any 12-month period shall not exceed 1% of the total number of shares of the Company in issue as at proposed grant date. Any further grant of share options in excess of this limit is subject to shareholders' approval in a general meeting.

26. 購股權計劃

本公司已根據股東於二零二零年一月 十三日的股東特別大會上通過的一項普 通決議案採納購股權計劃(「**購股權計** 劃」)。購股權計劃乃本公司的長期激勵 計劃,旨在獎勵其僱員、董事及其他合 資格參與者對本集團作出貢獻,同時協 助本集團招聘及挽留高素質僱員及其他 對本集團成長及發展至關重要的合資格 參與者。

因行使根據購股權計劃及本集團任何其 他購股權計劃授出之所有購股權而可能 配發及發行之股份總數合共不得超過 購股權獲批准當日已發行股份總數的 10%,即40,000,000股股份(「計劃限 額」)。於任何十二個月期間根據計劃已 發行及可發行予每一名合資格人士之股 份數目,最多不得超過本公司於建議授 出日期之已發行股份總數之1%。任何 進一步授出超出此限額之購股權須獲股 東於股東大會上批准。

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26. SHARE OPTION SCHEME (Continued)

Share options granted to a director, chief executive or substantial shareholder of the Company, or to any of their associates, are subject to approval in advance by the independent non-executive directors. In addition, any share options granted to an independent non-executive director or a substantial shareholder of the Company, or to any of their associates, in excess of 0.1% of the total number of shares of the Company in issue at any time and with an aggregate value (based on the closing price of the Company's shares at the date of grant) in excess of HK\$5,000,000 within any 12-month period, are subject to shareholders' approval in advance in a general meeting.

On 9 April 2020, the Company announced the granting of an aggregate of 26,008,000 share options, subject to the acceptance by the grantees, at an exercise price of HK\$0.125 per share of the Company to the eligible person under the Share Option Scheme. The market price of the Company's shares at the date of grant was HK\$0.125 per share. All of the share options are exercisable from the date of acceptance by a grantee to 8 April 2030 (both days inclusive). Each of the grantees has paid HK\$1 to the Company on acceptance of the offer of share option. Details are set out in the Company's announcement dated 9 April 2020.

26. 購股權計劃(續)

向本公司董事、主要行政人員或主要股 東或其任何聯繫人授出購股權,須預先 經獨立非執行董事批准。此外,倘於 十二個月期間,向本公司獨立非執行董 事或主要股東或其任何聯繫人所授出之 任何購股權,超過本公司於任何時間之 已發行股份總數的0.1%且其總值(按本 公司於授出日期之股份成交價計算)超 過5,000,000港元,則須預先經股東於 股東大會上批准。

於二零二零年四月九日,本公司公佈根 據購股權計劃按每股本公司股份0.125 港元的行使價向合資格人士授出合共 26,008,000份購股權,惟須待承授人 接納後方可作實。於授出日期,本公司 股份的市價為每股股份0.125港元。全 部購股權可由承授人由接納日至二零三 零年四月八日止期間(包括首尾兩日)行 使。各承授人已於接納購股權要約時向 本公司支付1港元。有關詳情載於本公 司日期為二零二零年四月九日的公告。

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26. SHARE OPTION SCHEME (Continued)

26. 購股權計劃(續)

The movement during the year and the share options outstanding as at 31 December 2021 were as follows:

年內變動及於二零二一年十二月三十一 日尚未行使購股權的情況如下:

		Number of share options 購股權數目				
		As at 1 January 2021 於二零二一年	Granted during the period	Exercised during the period	Forfeited during the period	As at 31 December 2021 於二零二一年
Category of the grantees	承授人類別	一月一日	於期內授出	於期內行使	於期內沒收	十二月三十一日
Executive Directors	執行董事					
Mr. Zhang Shuguang (Note)	張曙光先生 <i>(附註)</i>	4,000,000	-	-	-	4,000,000
Mr. Zhang Chunguang (Note)	張春光先生 <i>(附註)</i>	4,000,000	-	-	-	4,000,000
Mr. Poon Lai Yin Michael (Note)	潘禮賢先生 <i>(附註)</i>	4,000,000	-	-	-	4,000,000
Mr. He Jiaming (Note)	何嘉明先生 <i>(附註)</i>	4,000,000	-	-	-	4,000,000
Other employees (Note)	其他員工(附註)	9,504,000	-	-	(2,000,000)	7,504,000
Total	總計	25,504,000	-	-	(2,000,000)	23,504,000

The movement during the year and the share options outstanding as at 31 December 2020 were as follows:

年內變動及於二零二零年十二月三十一 日尚未行使購股權的情況如下:

		Number of share options 購股權數目				
		As at 1 January 2020 於二零二零年	Granted during the period	Exercised during the period	Forfeited during the period	As at 31 December 2020 於二零二零年
Category of the grantees	承授人類別	一月一日	於期內授出	於期內行使	於期內沒收	十二月三十一日
Executive Directors	執行董事					
Mr. Zhang Shuguang (Note)	張曙光先生 <i>(附註)</i>	-	4,000,000	-	-	4,000,000
Mr. Zhang Chunguang (Note)	張春光先生 <i>(附註)</i>	-	4,000,000	-	-	4,000,000
Mr. Poon Lai Yin Michael (Note)	潘禮賢先生 <i>(附註)</i>	-	4,000,000	-	-	4,000,000
Mr. He Jiaming (Note)	何嘉明先生 <i>(附註)</i>	-	4,000,000	-	-	4,000,000
Other employees (Note)	其他員工(<i>附註)</i>	-	10,008,000	-	(504,000)	9,504,000
Total	總計	-	26,008,000	-	(504,000)	25,504,000

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26. SHARE OPTION SCHEME (Continued)

Note:

The closing price of the shares immediately before the date on which the options were granted during the year ended 31 December 2020 is HK\$0.125. The exercise price is HK\$0.125. The exercise period during which the options may be exercised is the period from the date of acceptance to 8 April 2030 (both days inclusive). The date of grant was 9 April 2020.

During the year ended 31 December 2021, 2,000,000 (2020: 504,000) share options granted were forfeited upon the resignation of the grantees as employee of the Group ("**Resignation**"). None of the share options were exercised and such grantees were no longer eligible to the Share Option Scheme upon the Resignation.

All the existing share options of the Company are vested upon granting.

During the year ended 31 December 2020, share options were granted on 9 April 2020. The fair values of share options determined at the date of grant using the Binomial Option Pricing Model was at HK\$0.1125 per option, with the following key inputs:

The following assumptions were used to calculate the fair values of share option:

Share price at the date of grant	HK\$0.125
Exercise price	HK\$0.125
Expected life	10 years
Expected volatility	103.1%
Dividend yield	Nil
Risk-free interest rate	0.778%

26. 購股權計劃(續)

附註:

於截至二零二零年十二月三十一日止年度內 緊接授出之購股權的當日前之股份收市價為 0.125港元。行使價為0.125港元。可行使購 股權之行使期由接納日至二零三零年四月八 日(首尾兩天包括在內)。授出日期為二零二 零年四月九日。

截至二零二一年十二月三十一日止年 度,承授人辭任本集團僱員(「**辭任**」) 後,已授出之2,000,000份(二零二零 年:504,000份)購股權遭沒收。概無行 使購股權及該等承授人於辭任後不再合 資格參與購股權計劃。

本公司之所有現有購股權乃於授出時歸屬。

截至二零二零年十二月三十一日止年 度,購股權於二零二零年四月九日授 出。於授出日期使用二項式購股權定價 模式釐定之購股權之公平值為每份購股 權0.1125港元,且關鍵輸入數據如下:

計算購股權之公平值時已使用以下假 設:

授出日期之股價	0.125港元
行使價	0.125港元
預期年期	十年
預期波幅	103.1%
股息率	無
無風險利率	0.778%

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26. SHARE OPTION SCHEME (Continued)

The Binomial Option Pricing Model has been used to estimate the fair value of the share options. The value of the share options is subject to the limitation of the Binomial Option Pricing Model and a number of assumptions which are subjective and difficult to ascertain. Changes in the subjective input assumptions could materially affect the fair value estimate.

During the year ended 31 December 2020, with reference to the fair value of the share options granted, the Group recognised approximately HK\$2,926,000 (equivalents to approximately RMB2,660,000) as equity-settled share-based payment expenses. The equity-settled share-based payment expenses recognised in share option reserve were transferred to accumulated profits or losses upon forfeiture.

26. 購股權計劃(續)

二項式購股權定價模式乃用於估計購股 權之公平值。購股權之價值受二項式購 股權定價模式的限制及多項主觀且難以 確定的假設規限。主觀輸入值假設如有 變動會對公平值估值造成重大影響。

截至二零二零年十二月三十一日止年 度,經參考所授出購股權之公平值,本 集團確認以股權結算之股份基礎付款 開支約2,926,000港元(相當於約人民幣 2,660,000元)。當購股權被沒收後,於 購股權儲備中確認之以股權結算之股份 基礎付款開支轉撥至累計溢利或虧損。

27. SHARE CAPITAL

27. 股本

		Number of share	HK\$	Equivalent to RMB'000 相當於
		股份數目	港元	人民幣千元
Authorised: At 31 December 2020 and	法定: 於二零二零年十二月三十一日及			
31 December 2021	二零二一年十二月三十一日	1,000,000,000	10,000,000	8,851
Issued and fully paid ordinary shares at HK\$0.01 per share: At 31 December 2020 and	每股0.01港元之已發行及 繳足普通股 : 於二零二零年十二月三十一日及			
31 December 2021	二零二一年十二月三十一日	400,000,000	4,000,000	3,509

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28. COMMITMENTS

28. 承擔

		2021 二零二一年 <i>RMB'000</i> 人民幣千元	2020 二零二零年 <i>RMB'000</i> 人 <i>民幣千元</i>
Capital expenditure in respect of the acquisition of property, plant and equipment contracted for but not provided in the consolidated financial statements	就購買物業、廠房及 設備之已訂約但並無 於綜合財務報表計提 之資本承擔	_	26

29. CAPITAL RISK MANAGEMENT

The Group manages its capital to ensure that entities in the Group will be able to continue as a going concern while maximising the return to shareholders through the optimisation of the debt and equity balance. The Group's overall strategy remains unchanged from the current and prior years.

The capital structure of the Group consists of equity attributable to owners of the Company, comprising issued share capital, accumulated profits and other reserves.

The directors of the Company review the capital structure regularly. As part of this review, the directors consider the cost of capital and the risks associated with each class of capital. Based on recommendations of the directors, the Group will balance its overall capital structure through the payment of dividends and new share issues as well as the issue of new debt.

29. 資金風險管理

本集團管理層管理其資金,務求透過優 化債務與權益間之平衡,確保本集團可 持續經營,同時為股東方帶來最大回 報。本集團本年度之整體策略較過往年 度維持不變。

本集團的資本架構由本公司擁有人應佔 股權(包括已發行股本、累計溢利及其 他儲備)組成。

本公司董事經計及資本成本及各類資本 相關風險定期檢討資本架構。根據董事 之推薦意見,本集團將透過派息、新股 份發行以及發行新債務方式平衡其整體 資本架構。

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30. 金融工具 **30. FINANCIAL INSTRUMENTS Categories of financial instruments** 金融工具類別 2021 2020 二零二零年 二零二一年 RMB'000 RMB'000 人民幣千元 人民幣千元 按攤銷成本計量之 Financial assets at amortised cost 金融資產 47,935 52,272 Financial liabilities at amortised cost 按攤銷成本計量之 金融負債 5,107 6,684

Financial risk management objectives and policies

The Group's major financial instruments include trade receivables, other receivables, bank balances and cash, trade payables, other payables and accrued charges, amount due to an associate and lease liabilities. Details of these financial instruments are disclosed in respective notes. The risks associated with these financial instruments include market risks (currency risk and interest rate risk), credit risk and impairment assessment and liquidity risk. The policies on how to mitigate these risks are set out below. The management manages and monitors these exposures to ensure appropriate measures are implemented on a timely and effective manner.

財務風險管理目標及政策

我們的主要金融工具包括貿易應收款 項、其他應收款項、銀行結餘及現金、 貿易應付款項、其他應付款項及應計費 用、應付聯營公司款項以及租賃負債。 該等金融工具的詳情於相關附註披露。 與該等金融工具相關的風險包括市場風險(貨幣風險及利率風險)、信貸風險及 減值評估以及流動資金風險。減低該等 風險之政策載於下文。管理層管理及監 察該等風險,確保以及時及有效之方式 實行適當措施。

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30. FINANCIAL INSTRUMENTS (Continued)

Financial risk management objectives and policies (Continued)

Market risk

Currency risk

The Group has certain trade receivables, other receivables, bank balances and cash, and other payables and accrued charges and lease liabilities which are denominated in foreign currency which exposed the Group to foreign exchange risk. The carrying amounts of the Group's foreign currency denominated monetary assets and monetary liabilities at the end of the reporting period are as follows:

30. 金融工具(續)

財務風險管理目標及政策(續)

市場風險

貨幣風險

本集團有若干貿易應收款項、其他應收 款項、銀行結餘及現金以及其他應付款 項及應計費用以及租賃負債以外幣計 值,因而令本集團面臨匯兑風險。本集 團於報告期末以外幣計值之貨幣資產及 貨幣負債之賬面值如下:

			Assets 資產		lities 債
		2021	2020	2021	2020
		二零二一年	二零二零年	二零二一年	二零二零年
		<i>RMB'000</i>	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
HK\$	港元	2,007	6,619	1,962	1,186
US\$	美元	5,417	5,556	-	-

The Group currently does not have a foreign exchange hedging policy. However, the management of the Group monitors foreign exchange exposure and will consider hedging significant foreign exchange exposure should the need arises. 本集團現時並無任何匯兑對沖政策。然 而,本集團管理層監察匯兑風險,將於 有需要時考慮對沖重大匯兑風險。

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30. FINANCIAL INSTRUMENTS (Continued)

Financial risk management objectives and policies (Continued)

Market risk (Continued)

Currency risk (Continued)

Sensitivity analysis

The Group is mainly exposed currency risk related to HK\$ and US\$. The sensitivity analysis includes only outstanding monetary items which are denominated in HK\$ and US\$ and adjusts its translation at the end of the reporting date for a 5% and 5% change in HK\$ and US\$ exchange rates, respectively. 5% (2020: 5%) is the sensitivity rate used when reporting foreign currency risk internally to key management personnel and represents management's assessment of the reasonably possible change in foreign exchange rates. The analysis below illustrates the impact for a 5% and 5% strengthening of the functional currency of the relevant group entities against HK\$ and US\$ and a positive number below indicates an increase in post-tax loss, respectively. For a 5% and 5% weakening of the functional currency of the relevant group entities against the HK\$ and US\$, respectively, there would be an equal and opposite impact on the loss and the number below would be negative.

30. 金融工具(續)

財務風險管理目標及政策(續)

市場風險(續)

貨幣風險(續)

敏感度分析

本集團主要承擔港元和美元相關貨幣風險。敏感度分析僅包括以港元和美元列 值的未結算貨幣項目,並在報告期末分 別對有關項目按5%港元和5%美元匯率 變化進行換算調整。內部使用5%(二零 經零年:5%)的敏感度比率向主要管理 層人士報告外幣風險,為管理層就外幣 匯率的合理可能變動作出的評估。以下 分析表示相關集團實體功能貨幣兑港元 和美元分別升值5%和5%的影響,及下 文正數表示除税後虧損增加。倘相關集 團實體功能貨幣兑港元和美元分別貶值 5%和5%,虧損則會受等額相反影響及 下文顯示為負數。

			Increase in post-tax loss 除税後虧損增加		
		2021 二零二一年 <i>RMB'000</i> <i>人民幣千元</i>	2020 二零二零年 <i>RMB'000</i> 人民幣千元		
HK\$ US\$	港元	<u>2</u> 230	231 236		

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30. FINANCIAL INSTRUMENTS (Continued)

Financial risk management objectives and policies (Continued)

Market risk (Continued)

Interest rate risk

The Group is exposed to cash flow interest rate risk in relation to variable-rate bank balances (Note 19).

The Group's cash flow interest rate risk is mainly concentrated on the fluctuation of prevailing market interest rates on bank balances. The Group currently does not have any interest rate hedging policy. However, the management of the Group monitors interest rate exposure and will consider hedging significant interest rate exposure should the need arises.

Total interest income from financial assets that are measured at amortised cost is as follows:

30. 金融工具(續)

財務風險管理目標及政策(續)

市場風險(續)

利率風險

本集團須承擔有關浮息銀行結餘(附註 19)之現金流量利率風險。

本集團的現金流量利率風險主要集中於 銀行結餘的現行市場利率波動。本集團 目前並無任何利率對沖政策,然而,本 集團管理層監控利率風險並將於需要時 考慮對沖重大利率風險。

來自按攤銷成本計量之金融資產之利息 收入總額如下:

		2021 二零二一年 <i>RMB'000</i> 人民幣千元	2020 二零二零年 <i>RMB'000</i> 人民幣千元
Financial assets at amortised cost	按攤銷成本計量之 金融資產	179	185

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30. FINANCIAL INSTRUMENTS (Continued)

Financial risk management objectives and policies (Continued)

Market risk (Continued)

Interest rate risk (Continued)

Sensitivity analysis

In the opinion of the directors of the Company, the expected change in interest rate will not have significant impact on the interest income from variable-rate bank balances, hence sensitivity analysis is not presented.

Credit risk and impairment assessment

The Group's maximum exposure to credit risk which will cause a financial loss to the Group due to failure to discharge the obligations by counterparties is arising from the carrying amount of the respective recognised financial assets, including trade receivables, other receivables and bank balances as stated in the consolidated statement of financial position at the end of each reporting period.

The Group's concentration of credit risk by geographical locations is in the PRC, which accounted for 89% (2020: 100%) of the total trade receivables as at 31 December 2021.

The Group has concentration of credit risk as 11% (2020: 10%) and 33% (2020: 35%) of the total trade receivables was due from the Group's largest customer and the five largest customers, respectively.

30. 金融工具(續)

財務風險管理目標及政策(續)

市場風險(*續)*

利率風險(續)

敏感度分析

本公司董事認為,預期利率變動將不會 對自浮息銀行結餘產生之利息收入產生 重大影響,因此並無呈列敏感度分析。

信貸風險及減值評估

因對手方未能履行責任而為本集團帶來 財務虧損之本集團最大信貸風險,乃來 自於各報告期末綜合財務狀況表所列各 項已確認金融資產之賬面值,包括貿易 應收款項、其他應收款項及銀行結餘。

於二零二一年十二月三十一日,按地理 位置劃分,本集團的信貸風險集中在中 國,佔全部貿易應收款項的89%(二零 二零年:100%)。

本集團應收本集團最大客戶及五大客戶 的貿易應收款項總額之信貸風險集中度 分別為11%(二零二零年:10%)及33% (二零二零年:35%)。

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30. FINANCIAL INSTRUMENTS (Continued)

Financial risk management objectives and policies (Continued)

Credit risk and impairment assessment (Continued)

Trade receivables arising from contracts with customers

In order to minimise the credit risk, the management of the Group is responsible for determination of credit approvals and other monitoring procedures to ensure that follow-up action is taken to recover overdue debts. The Group also requests deposits from certain customers prior to goods delivery. In addition, the Group performs impairment assessment under ECL model on trade balances based on provision matrix. In this regard, the directors of the Company consider that the Group's credit risk is significantly reduced.

Other receivables

The credit risks on other receivables are significantly reduced as the management of the Group periodically monitors the balances to ensure that the counterparties are viable to settle the debts.

The credit risks on bank balances are limited because the counterparties are banks with high credit ratings assigned by international credit-rating agencies.

In this regard, the directors of the Company consider that the Group's credit risk on other receivables and bank balances are significantly reduced. 30. 金融工具(續)

財務風險管理目標及政策(續)

信貸風險及減值評估(續)

來自合約客戶的貿易應收款項

為最大限度降低信貸風險,本集團管理 層負責釐定信貸批核及其他監控程序, 以確保採取跟進行動收回逾期債務。於 交付貨品前,本集團亦要求若干客戶交 付按金。此外,本集團根據預期信貸虧 損模式基於撥備矩陣就貿易結餘進行減 值評估。就此而言,本公司董事認為本 集團之信貸風險已大為減少。

其他應收款項

由於本集團管理層定期監控結餘以確保 交易對手方能夠結算債項,其他應收款 項之信貸風險大幅減少。

銀行結餘之信貸風險有限,乃由於交易 對手方為具國際評級機構授予較高信貸 評級的銀行。

就此而言,本公司董事認為本集團其他 應收款項及銀行結餘之信貸風險已顯著 減少。

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30. FINANCIAL INSTRUMENTS (Continued)

30. 金融工具(續)

Financial risk management objectives and policies (Continued)

Credit risk and impairment assessment (Continued)

The Group's internal credit risk grading assessment comprises the following categories:

財務風險管理目標及政策(續)

信貸風險及減值評估(續)

本集團的內部信貸風險分級評估包括以 下類別:

Internal credit assessment	Description	Trade receivables	Other financial assets
內部信貸評估	描述	貿易應收款項	其他金融資產
Low risk	The counterparty has a low risk of default and has on-going business relationship with the Group with good credit rating or does not have any past-due amounts.	Lifetime ECL – not credit- impaired	12m ECL
低風險	交易對手方違約風險低且與 本集團有持續業務關係及 信貸評級優秀,或無任何 逾期款項。	全期預期信貸虧損-無信 貸減值	12個月預期信貸虧損
Normal risk	Debtor frequently repays after due dates but usually settle after due date.	Lifetime ECL – not credit- impaired	12m ECL
正常風險	債務人經常於到期日後償付, 但通常於到期日後結清。	全期預期信貸虧損-無信 貸減值	12個月預期信貸虧損
High risk	There have been significant increases in credit risk since initial recognition through information developed internally.	Lifetime ECL – not credit- impaired	Lifetime ECL – not credit- impaired
高風險	信貸風險自初步確認後於內部 資料完善過程中大幅增加。	全期預期信貸虧損-無信 貸減值	全期預期信貸虧損-無信 貸減值
Credit impaired	There is evidence indicating the asset is credit-impaired.	Lifetime ECL – credit- impaired	Lifetime ECL – credit- impaired
出現信貸減值	有跡象表明資產出現信貸減值。	全期預期信貸虧損-出現 信貸減值	全期預期信貸虧損-出現 信貸減值
Write-off	There is evidence indicating that the debtor is in severe	Amount is written off	Amount is written off
	financial difficulty and the Group has no realistic prospect of recovery.		
核銷	有跡象表明債務人陷入嚴重的 財務困境,因而本集團收回 款項的希望渺茫。	款項已被核銷	款項已被核銷

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30. FINANCIAL INSTRUMENTS (Continued)

30. 金融工具(續)

Financial risk management objectives and policies (Continued)

Credit risk and impairment assessment (Continued)

The table below details the credit risk exposures of the Group's financial assets which are subject to ECL assessment: 財務風險管理目標及政策(續)

信貸風險及減值評估(續)

下表為須進行預期信貸虧損評估的本集 團金融資產的信貸風險詳情:

Financial assets at amortised cost 按攤銷成本計量之	Internal credit assessment	12m or lifetime ECL 12個月或全期	Gross carry	ing amount
金融資產	內部信貸評估	預期信貸虧損	賬面	總值
			2021 二零二一年 <i>RMB'000</i> 人民幣千元	2020 二零二零年 <i>RMB'000</i> 人民幣千元
Trade receivables	Note (a)	Lifetime ECL (provision matrix)	10,072	10,170
貿易應收款項	附註(a)	全期預期信貸虧損 (撥備矩陣)		
	Credit-impaired	Lifetime ECL – credit-impaired	3,325	2,694
	出現信貸減值	全期預期信貸虧損- 出現信貸減值		
			13,397	12,864
Other receivables 其他應收款項	Note (b) 附註(b)	12m ECL 12個月預期信貸虧損	2,329	825
		Total 總計	15,726	13,689

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30. FINANCIAL INSTRUMENTS (Continued)

Financial risk management objectives and policies (Continued)

Credit risk and impairment assessment (Continued)

Notes:

- (a) For trade receivables, the Group has applied the simplified approach in HKFRS 9 to measure the loss allowance at lifetime ECL. Except for debtors that are credit-impaired, the Group determines the ECL on these items by using a provision matrix, grouped by internal credit assessment.
- (b) For the purposes of internal credit risk management, the Group uses past due information to assess whether credit risk has increased significantly since initial recognition. At 31 December 2021 and 2020, the Group has no past due other receivables.

As part of the Group's credit risk management, the Group applies internal credit assessment for its customers in relation to its operation. The following table provides information about the exposure to credit risk for trade receivables (not credit-impaired), which are assessed based on provision matrix at the end of the reporting period within lifetime ECL.

30. 金融工具(續)

財務風險管理目標及政策(續)

信貸風險及減值評估(續)

附註:

- (a) 就貿易應收款項而言,本集團已應用香 港財務報告準則第9號內的簡化方法計 量全期預期信貸虧損的虧損撥備。除出 現信貸減值之債務人外,本集團使用撥 備矩陣按內部信貸評估分組就該等項目 釐定預期信貸虧損。
- (b) 就內部信貸風險管理而言,本集團使用 逾期資料評估信貸風險自初始確認以來 是否大幅增加。於二零二一年及二零二 零年十二月三十一日,本集團概無其他 應收款項逾期。

作為本集團信貸風險管理之一部分,本 集團就其營運相關客戶應用內部信貸評 估。下表為有關貿易應收款項於報告期 末基於撥備矩陣之信貸風險資料,乃於 全期預期信貸虧損(無信貸減值)內評 估。

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30. FINANCIAL INSTRUMENTS (Continued) Financial risk management objectives and policies (Continued) Credit risk and impairment assessment (Continued) At 31 December 2021 Internal credit assessment 內部信貸評估 30. 金融工具(續) 財務風險管理目標及政策(續) 「當貨風險及減值評估(續) 「當貨風險及減值評估(續) 「公本 31 December 2021 「公本 31 December 2021</l

Internal credit assessment	內部信貸評估	loss rate 平均虧損率 %	amount 賬面總值 <i>RMB'000</i> 人民幣千元	減值虧損 <i>RMB'000</i> 人民幣千元
			入氏带于儿	入成带于儿
Low risk	低風險	4.9	7,398	359
Normal risk	正常風險	10.2	412	42
High risk	高風險	12.0	2,262	272
		6.7	10,072	673

At 31 December 2020

於二零二零年十二月三十一日

			Gross	
		Average	carrying	Impairment
		loss rate	amount	losses
Internal credit assessment	內部信貸評估	平均虧損率	賬面總值	減值虧損
		%	RMB'000	RMB'000
			人民幣千元	人民幣千元
Low risk	低風險	4.5	6,888	308
Normal risk	正常風險	9.9	1,044	103
High risk	高風險	11.4	2,238	256
		6.6	10,170	667
		0.0	10,170	007

The estimated loss rates are estimated based on historical observed default rates over the expected life of the debtors and are adjusted for forwardlooking information that is available without undue cost or effort. The grouping is regularly reviewed by management of the Group to ensure relevant information about specific debtors is updated. 估計虧損率乃基於債務人於預期年期的 過往觀察所得的違約率估計,並按毋需 花費過多成本或精力可取得的前瞻性資 料調整。本集團管理層定期檢討分組以 確保及時更新有關特定債務人的相關資 料。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

30. FINANCIAL INSTRUMENTS (Continued) Sin 金融工具(續) Sin Same and Same and

ECL that has been recognised for trade receivables under the simplified approach.

下表載示就貿易應收款項使用簡化法確 認之全期預期信貸虧損變動。

		Lifetime ECL (not credit- impaired) 全期預期 信貸虧損	Lifetime ECL (credit- impaired) 全期預期 信貸虧損 (出現信貸	Total
		(無信貸減值)	減值)	總計
		RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元
At 1 January 2020	於二零二零年一月一日	431	2,143	2,574
Impairment recognised	已確認減值	389	1,215	1,604
Impairment losses reversed	已撥回減值虧損	(153)	(664)	(817)
At 31 December 2020 and 1 January 2021	於二零二零年 十二月三十一日及			
	二零二一年一月一日	667	2,694	3,361
Impairment recognised	已確認減值	52	1,093	1,145
Impairment losses reversed	已撥回減值虧損	(46)	(462)	(508)
At 31 December 2021	於二零二一年			
	十二月三十一日	673	3,325	3,998

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30. FINANCIAL INSTRUMENTS (Continued)

Financial risk management objectives and policies (Continued)

Credit risk and impairment assessment (Continued)

Changes in the loss allowance for trade receivables during the year ended 31 December 2021 are mainly due to the provision of lifetime ECL for trade receivables, including those not credit-impaired and credit-impaired with gross carrying amounts of approximately RMB10,072,000 (2020: approximately RMB3,325,000 (2020: approximately RMB2,694,000), respectively.

The following tables show reconciliation of loss allowances that has been recognised for other receivables.

30. 金融工具(續)

財務風險管理目標及政策(續)

信貸風險及減值評估(續)

截至二零二一年十二月三十一日止年 度,貿易應收款項虧損撥備變動主要由 於就貿易應收款項計提全期預期信貸 虧損撥備,包括賬面總值約為人民幣 10,072,000元之無信貸減值貿易應收款 項(二零二零年:約人民幣10,170,000 元)及賬面總值約為人民幣3,325,000 元的信貸減值貿易應收款項(二零二零 年:約人民幣2,694,000元)。

下表顯示已就其他應收款項確認之虧損 撥備對賬。

		Lifetime ECL (credit- impaired) 全期預期信貸 虧損(出現 信貸減值) RMB'000 人民幣千元
At 1 January 2020 Impairment losses reversed	於二零二零年一月一日 已撥回減值虧損	7 (7)
At 31 December 2020, 1 January 2021 and 31 December 2021	於二零二零年十二月三十一日、 二零二一年一月一日及	(7)

No changes in the loss allowance for other receivables during the year ended 31 December 2021 (2020: approximately RMB7,000).

Liquidity risk

In the management of the liquidity risk, the Group monitors and maintains a level of cash and cash equivalents deemed adequate by the management to finance the Group's operations and mitigate the effects of fluctuations in cash flows. 截至二零二一年十二月三十一日止年 度,其他應收款項虧損撥備概無變動 (二零二零年:約人民幣7,000元)。

流動資金風險

二零二一年十二月三十一日

管理流動資金風險方面,本集團監察及 維持現金及現金等價物於管理層視為充 足的水平,以提供本集團經營業務所需 資金,並減少現金流波動的影響。

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30. FINANCIAL INSTRUMENTS (Continued)

Financial risk management objectives and policies (Continued)

Liquidity risk (Continued)

The following table details the Group's remaining contractual maturity for its non-derivative financial liabilities. The table has been drawn up based on the undiscounted cash flows of financial liabilities based on the earliest date on which the Group can be required to pay.

30. 金融工具(續)

財務風險管理目標及政策(續)

流動資金風險(續)

下表詳列本集團非衍生金融負債的剩餘 合約期。下表乃根據本集團於最早還款 日之金融負債的未貼現現金流量編製。

		Weighted average effective interest rate 加權平均 實際利率 %	On demand or within 1 year 按要求 或一年內 <i>RMB'000</i> 人民幣千元	1 to 2 years 一至兩年 <i>RMB'000 人民幣千元</i>	2 to 5 years 兩至五年 <i>RMB'000 人民幣千元</i>	Total undiscounted cash flows 未貼現現金 流量總額 <i>RMB'000</i> 人 <i>民幣千元</i>	Total carrying amount 賬面值總額 <i>RMB'000 人民幣千元</i>
At 31 December 2021	於二零二一年						
	十二月三十一日						
Trade payables	貿易應付款項 共体應付款項	-	717	-	-	717	717
Other payables and accrued charges	其他應付款項及 應計費用		2,605	_	_	2,605	2,605
Lease liabilities	租賃負債	4.83	1,073	680	_	1,753	1,684
Amount due to an associate	應付聯營公司款項	-	101	-	-	101	101
			4,496	680	_	5,176	5,107
		Weighted average effective interest rate 加權平均 實際利率 %	On demand or within 1 year 按要求 或一年內 <i>RMB'000</i>	1 to 2 years 一至兩年 <i>RMB'000</i>	2 to 5 years 兩至五年 <i>RMB'000</i>	Total undiscounted cash flows 未貼現現金 流量總額 <i>RMB'000</i>	Total carrying amount 賬面值總額 <i>RMB'000</i>
			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
At 31 December 2020	於二零二零年 十二月三十一日						
Trade payables Other payables and	貿易應付款項 其他應付款項及	-	1,447	-	-	1,447	1,447
accrued charges	應計費用	-	2,595	-	-	2,595	2,595
Lease liabilities		4.83	1,484	692	604	2,780	
	租賃負債	4.03	1,404	092	004	2,700	2,642

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30. FINANCIAL INSTRUMENTS (Continued)

Fair value measurements of financial instruments

Financial assets and financial liabilities that are not measured at fair value on recurring basis

The directors of the Company consider that the carrying amount of financial assets and financial liabilities recorded at amortised cost in the consolidated financial statements approximate their fair values based on a discounted cash flow analysis.

31. ADDITIONAL INFORMATION ON CASH 31.現金 FLOWS

(a) Major non-cash transactions

The Group recognised right-of-use assets by incurring lease liabilities of approximately RMB425,000 (2020: approximately RMB1,612,000) during the year ended 31 December 2021.

During the year ended 31 December 2020, the Group adjusted right-of-use assets by remeasuring lease liabilities of approximately RMB849,000 upon entering into a new lease with reduced lease consideration together derecognising right-of-use assets by reducing lease liabilities of approximately RMB375,000 in relation to the early termination of original lease term.

The Group transferred deposits paid of approximately RMB1,079,000 in respect of additions to property, plant and equipment during the year ended 31 December 2021.

30. 金融工具(續)

金融工具之公平值計量

並非按循環基準以公平值計量的金融資 產及金融負債

本公司管理層認為,基於貼現現金流量 分析,按攤銷成本於綜合財務報表入賬 的金融資產及金融負債的賬面值與其公 平值相若。

31.現金流量之其他資料

(a) 主要非現金交易

截至二零二一年十二月三十一日止 年度,本集團因產生租賃負債約人 民幣425,000元(二零二零年:約人 民幣1,612,000元)而確認使用權資 產。

截至二零二零年十二月三十一日止 年度,於訂立經調減租賃代價的新 租賃後,本集團因重新計量租賃負 債約人民幣849,000元而調整使用 權資產,同時就提前終止原租期而 因減少租賃負債約人民幣375,000 元終止確認使用權資產。

截至二零二一年十二月三十一日 止年度,本集團就添置物業、廠 房及設備轉撥已付按金約人民幣 1,079,000元。

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31. ADDITIONAL INFORMATION ON CASH 31. 現金流量之其他資料(續) FLOWS (Continued)

(b) Reconciliation of liabilities arising from financing activities

The table below details changes in the Group's liabilities arising from financing activities. Liabilities arising from financing activities are those for which cash flows were, or future cash flows will be, classified in the Group's consolidated statement of cash flows as cash flows from financing activities.

(b) 融資活動產生之負債之對賬

下表詳述本集團融資活動產生之負 債變動。融資活動產生之負債乃指 其現金流量或未來現金流量將於本 集團綜合現金流量表中分類為融資 活動現金流量之負債。

		Amount due to an associate 應付聯營 公司款項 RMB'000 人民幣千元	Lease liabilities 租賃負債 RMB'000 人民幣千元
At 1 January 2020 Financing cash flows, net Addition of new leases Lease modification Interest expenses Exchange difference	於二零二零年一月一日 融資現金流量,淨值 增添新租賃 租賃修訂 利息開支 匯兑差額	- - - -	1,612 (1,107) 2,461 (375) 74 (23)
At 31 December 2020 and 1 January 2021 Financing cash flows, net Addition of new leases Interest expenses Exchange difference	於二零二零年十二月三十一日及 二零二一年一月一日 融資現金流量,淨值 增添新租賃 利息開支 匯兑差額	_ 101 _ _	2,642 (1,467) 425 93 (9)
At 31 December 2021	於二零二一年十二月三十一日	101	1,684

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32. RELATED PARTY TRANSACTIONS

32. 關連方交易

(a) 關連方交易

(a) Related party transactions

Save as disclosed elsewhere in the consolidated financial statements, the Group had entered into following transactions with its related party during the years ended 31 December 2021 and 2020:

除於綜合財務報表其他地方之披露 外,截至二零二一年及二零二零年 十二月三十一日止年度,本集團與 其關連方訂立以下交易:

	2021 二零二一年 <i>RMB'000</i> 人 <i>民幣千元</i>	2020 二零二零年 <i>RMB'000</i> <i>人民幣千元</i>
Lease and utilities expenses paid 已付深圳市君軒生物 to Shenzhen Junxuan Biological 技術有限公司(「 深圳 Technology Co., Ltd.* ("Shenzhen Junxuan") (Note) 用支(附註)	(1,182)	(953)
Sales to Smartronic 向智能創力銷售	2,004	767

Note:

附註:

Shenzhen Junxuan is a related company controlled by Mr. Zhang Shuguang, an executive director of the Company.

深圳君軒為本公司執行董事張曙光先生 控制的關連公司。

English translation is for identification purpose only.

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32. RELATED PARTY TRANSACTIONS (Continued) 32. 關連方交易(續)

(b) Compensation of key management personnel

The emoluments of directors as key management personnel of the Group during the years ended 31 December 2021 and 2020 were as follows:

(b) 主要管理人員薪酬

董事(作為本集團主要管理人員)截 至二零二一年及二零二零年十二月 三十一日止年度之薪酬如下:

	2021 二零二一年 <i>RMB'000</i> 人民幣千元	2020 二零二零年 <i>RMB'000</i> <i>人民幣千元</i>
Salaries, bonuses and other benefits 新金、花紅及其他福利 Contributions to defined contribution 界定供款計劃供款	2,281	2,115
plans	172	93
Equity-settled share-based payment 以股權結算之股份基礎		
expenses 付款開支	-	1,636
	2,453	3,844

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33. PARTICULARS OF PRINCIPAL SUBSIDIARIES 33. 本公司主要附屬公司之詳情 OF THE COMPANY

Details of principal subsidiaries at the end of the reporting period are as follows:

於報告期末,主要附屬公司詳情如下:

Name of subsidiary	Place of incorporation/ establishment 註冊成立/	Paid up issued/registered capital 已發行及繳足股本/	Proportion o interest and v held by the 本公司所持戶	oting power Company	Principal activities/ place of operation	Type of legal entity
附屬公司名稱	成立地點	已繳足註冊股本	及投票# Directly 直接		主要業務/營運地點	法律實體類型
Huakang Biomedical Company Limited (Note (b))	The BVI	Issued and fully paid share capital US\$1	(2020: 100%)	N/A	Investment holdings/ Hong Kong	Limited liability company
華康生物醫學有限公司 (附註(b))	英屬處女群島	已發行及繳足股本1美元	(二零二零年: 100%)	不適用	投資控股/香港	有限公司
Nutronic Biomedical Group Limited	Hong Kong	Issued and fully paid share capital HK\$98 (2020:HK\$80)	100% (2020: 100%)	N/A	Investment holdings/ Hong Kong	Limited liability company
Nutronic Biomedical Group Limited	香港	已發行及繳足股本98港元 (二零二零年:80港元)	100% <i>(二零二零年 : 100%)</i>	不適用	投資控股/香港	有限公司
King Grace	The BVI	Issued and fully paid share capital US\$10	100% (2020: 100%)	N/A	Investment holdings/ Hong Kong	Limited liability company
King Grace	英屬處女群島	已發行及繳足股本10美元	100% (<i>二零二零年:</i> <i>100%</i>)	不適用	投資控股/香港	有限公司
Shenzhen Huakang	The PRC	Paid-up registered capital US\$1,800,000	NA	100% (2020: 100%)	Research and development, manufacture, marketing and sale of biological reagents and auxiliary reproductive supplies and equipment/The PRC	Wholly foreign- owned enterprise
深圳華康	中國	繳足註冊股本1,800,000美元	不適用	100% <i>(二零二零年:</i> <i>100%)</i>	研發、生產、營銷及銷售 生物製劑及輔助生育用 品和設備/中國	外商獨資企業
Nutronic Healthcare Company Limited ("Nutronic Healthcare")	Hong Kong	Issued and fully paid share capital HK\$1	N/A	100% (2020: 100%)	Sales of healthcare products and supplements/ Hong Kong	Limited liability company
Nutronic Healthcare Company Limited ([Nutronic Healthcare])	香港	已發行及繳足股本1港元	不適用	100% <i>(二零二零年:</i> <i>100%)</i>	銷售健康產品及保健品/ 香港	有限公司

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

33. PARTICULARS OF PRINCIPAL SUBSIDIARIES 33. 本公司主要附屬公司之詳情(續) **OF THE COMPANY** (Continued)

Notes:

- (a) None of the subsidiaries had issued any debt securities at the end of reporting period.
- (b) The subsidiary has been deregistered during the year ended 31 December 2021.

34. EVENTS AFTER THE REPORTING PERIOD

On 31 January 2022, the Company entered into a term loan agreement with a private limited liability company which is controlled by one of the Controlling Shareholders of the Company, Mr. Chang Yim Yang in the amount of HK\$1,000,000 as the general working capital of the Company. The term loan is unsecured, interest-free and repayable on 31 January 2023.

附註:

- (a) 於報告期末,概無附屬公司發行任何債 務證券。
- (b) 該附屬公司已於截至二零二一年十二月 三十一日止年度註銷登記。

34. 報告期後事項

於二零二二年一月三十一日,本公司與 本公司控股股東之一張賢陽先生控制的 私營有限公司訂立定期貸款協議,金額 為1,000,000港元,用於本公司一般營 運資金。定期貸款為無抵押、免息及須 於二零二三年一月三十一日償還。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

35. STATEMENT OF FINANCIAL POSITION OF 35. 本公司財務狀況表 THE COMPANY

		Notes 附註	2021 二零二一年 <i>RMB'000</i> 人民幣千元	2020 二零二零年 <i>RMB'000 人民幣千元</i>
Non-current assets Interests in subsidiaries Property, plant and equipment Right-of-use assets	非流動資產 於附屬公司之權益 物業、廠房及設備 使用權資產		9,099 25 466	9,318 98 1,000
			9,590	10,416
Current assets Other receivables, deposits and prepayments Amounts due from subsidiaries Bank balances and cash	流動資產 其他應收款項、按金及 預付款項 應收附屬公司款項 銀行結餘及現金	35(a)	404 7,269 45	1,122 5,544 5,113
			7,718	11,779
Current liabilities Other payables and accrued charges Lease liabilities Amount due to a subsidiary	流動負債 其他應付款項及應計 費用 租賃負債 應付一間附屬公司款項	35(a)	1,496 209 1,700	1,186 526 1,743
			3,405	3,455
Net current assets	流動資產淨值		4,313	8,324
Total assets less current liabilities	資產總值減流動負債		13,903	18,740
Non-current liabilities Lease liabilities	非流動負債 租賃負債		160	268
NET ASSETS	資產淨值		13,743	18,472
Capital and reserves Share capital Reserves	資本及儲備 股本 儲備	35(b)	3,509 10,234	3,509 14,963
TOTAL EQUITY	權益總額		13,743	18,472

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

35. STATEMENT OF FINANCIAL POSITION OF 35. 本公司財務狀況表(續) THE COMPANY (Continued)

(a) Amounts due from (to) subsidiaries

(b)

The amounts due from (to) subsidiaries were unsecured, interest-free and repayable on demand.

(a) 應收(付)附屬公司款項

應收(付)附屬公司款項屬無抵押、 不計息及按要求償還。

Movement in the Company's reserves		(
		Share premium 股份溢價 RMB'000 人民幣千元	Share option reserve 購股權儲備 <i>RMB'000</i> 人民幣千元	Accumulated losses 累計虧損 RMB'000 人民幣千元	Total 總計 <i>RMB'000 人民幣千元</i>
At 1 January 2020	於二零二零年 一月一日	47,248	-	(25,657)	21,591
Loss and total comprehensive expense for the year	年內虧損及 全面開支總額	-	-	(9,288)	(9,288)
Transactions with owners: Contributions and distributions Equity-settled share-based payment expenses (Note 26)	與擁有人之交易: <i>供股及分派</i> 以股權結算之股份 基礎付款開支				
Forfeiture of share options (Note 26)	<i>(附註26)</i> 沒收購股權 <i>(附註26)</i>	-	2,660 (52)	- 52	2,660
Total transactions with owners	與擁有人之交易總額	-	2,608	52	2,660
At 31 December 2020 and 1 January 2021	於二零二零年 十二月三十一日 及二零二一年 一月一日	47,248	2,608	(34,893)	14,963
Loss and total comprehensive expense for the year	年內虧損及全面開支 總額	_	-	(4,729)	(4,729)
Transactions with owners: Contributions and distributions Forfeiture of share options	與擁有人之交易 : <i>供款及分派</i> 沒收購股權				
(Note 26)	(附註26)	_	(204)	204	-
At 31 December 2021	於二零二一年 十二月三十一日	47,248	2,404	(39,418)	10,234

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FINANCIAL SUMMARY 財務概要

A summary of the results, assets and liabilities of the 本集團於過往五個財政年度之業績、資產及 Group for the last five financial years is set out below. This summary does not form part of the consolidated financial statements.

負債概要載列如下。本概要並不構成綜合財 務報表之其中一部分。

RESULTS		業績				
		2021	2020	2019	2018	2017
		二零二一年	二零二零年	二零一九年	二零一八年	二零一七年
		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
Revenue	收入	26,127	21,967	25,471	28,677	26,541
(Loss) Profit before taxation	除税前(虧損)溢利	(3,903)	(11,372)	658	1,242	(247)
Taxation	税項	(317)	(255)	(942)	(1,701)	(1,705)
(Loss) Profit for the year	本公司擁有人					
attributable to the	應佔年度(虧損)					
owners of the Company	溢利	(4,220)	(11,627)	(284)	(459)	(1,952)

ASSETS, LIABILITIES AND NON-CONTROLLING 資產、負債及非控股權益 **INTERESTS**

Assets	資產					
Non-current assets	非流動資產	13,396	13,691	15,244	13,667	12,507
Current assets	流動資產	53,664	59,010	63,468	69,767	35,915
Total assets	資產總值	67,060	72,701	78,712	83,434	48,422
Equity and liabilities	權益及負債					
Total equity	權益總額	57,705	61,859	70,685	71,021	37,390
Non-current liabilities	非流動負債	718	1,576	816	430	220
Current liabilities	流動負債	8,637	9,266	7,211	11,983	10,812
Total liabilities	負債總額	9,355	10,842	8,027	12,413	11,032
Total equity and liabilities	權益及負債總額	67,060	72,701	78,712	83,434	48,422