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## 吉林省輝南長龍生化藥業股份有限公司

## Jilin Province Huinan Changlong Bio-pharmacy Company Limited

 $(a\ joint\ stock\ limited\ company\ incorporated\ in\ the\ People's\ Republic\ of\ China)$ 

(Stock Code: 8049)

## **2023 ANNUAL RESULTS ANNOUNCEMENT**

The board of the directors (the "Board") of Jilin Province Huinan Changlong Bio-pharmacy Company Limited (the "Company") is pleased to announce the audited results of the Company and its subsidiaries for the year ended 31 December 2023. This announcement, containing the full text of the 2023 annual report of the Company, complies with the relevant requirements of the Rules Governing the Listing of Securities on GEM of The Stock Exchange of Hong Kong Limited (the "Stock Exchange") (the "GEM Listing Rules") in relation to information to accompany preliminary announcement of annual results.

# By order of the Board Jilin Province Huinan Changlong Bio-pharmacy Company Limited Zhang Hong

Chairman

Jilin Province, the PRC 28 March 2024

As at the date of this announcement, the Board comprises six executive directors, being Zhang Hong, Zhang Xiao Guang, Zhao Bao Gang, Wu Guo Wen, Zhang Yi and Xu Xiang Fu; and three independent non-executive directors, being Bai Jun Gui, Gao Qi Pin and Tian Jie.

This announcement, for which the directors of Jilin Province Huinan Changlong Biopharmacy Company Limited 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 Jilin Province Huinan Changlong Bio-pharmacy Company Limited. The directors, having made all reasonable enquiries, confirm that, to the best of their knowledge and belief: (1) the information contained in this announcement is accurate and complete in all material respects and not misleading; (2) there are no other matters the omission of which would make any statement in this announcement misleading; and (3) all opinions expressed in this announcement have been arrived at after due and careful consideration and are founded on bases and assumptions that are fair and reasonable.

This announcement will remain on the "Latest Listed Company Information" page on the Website of the Stock Exchange at www.hkexnews.hk for at least 7 days from the date of its posting.

## CHARACTERISTICS OF THE GEM OF THE STOCK EXCHANGE OF HONG KONG LIMITED (THE "STOCK EXCHANGE")

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 main board of 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 the GEM are generally small and mid-sized companies, there is a risk that securities traded on the 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 the GEM.

Hong Kong Exchanges and Clearing Limited and the Stock Exchange take no responsibility for the contents of this 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 this report.

This annual report, for which the directors of Jilin Province Huinan Changlong Bio-pharmacy Company Limited and its subsidiaries (the "Group" and the "Directors", respectively) collectively and individually accept full responsibility, includes particulars given in compliance with the Rules Governing the Listing of Securities on the GEM of the Stock Exchange 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 annual 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 annual report misleading.

## 香港聯合交易所有限公司(「聯交所」)GEM之特色

GEM的定位,乃為中小型公司提供的市場,此等公司相比起其他在聯交所主板上市的公司帶有較高投資風險。有意投資的人士應了解投資於該等公司的潛在風險,並應經過審慎周詳的考慮後方作出投資決定。

由於GEM上市公司普遍為中小型公司,在GEM買賣的證券可能會較於聯交所主板買賣之證券承受較大的市場波動風險,同時無法保證在GEM買賣的證券會有高流通量的市場。

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本年度報告乃遵照聯交所GEM證券上市規則的規定而提供有關吉林省輝南長龍生化藥業股份有限公司及其附屬公司(「本集團」)的資料,本公司各董事(「董事」)願共同及個別對此負全責。董事經作出一切合理查詢後確認,就彼等所知及所信,本年度報告所載資料在所有重大方面均準確完整及並無誤導或欺詐成分,及概無遺漏其他事宜,致使本年度報告中任何聲明或本年度報告存在誤導成分。

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## CORPORATE INFORMATION

## 公司資料

## **BOARD OF DIRECTORS**

### **Executive Directors**

Mr. Zhang Hong (Chairman)

Mr. Zhang Xiao Guang

Mr. Zhao Bao Gang

Mr. Wu Guo Wen

Mr. Zhang Yi

Mr. Xu Xiang Fu

## **Independent Non-Executive Directors**

Mr. Gao Qi Pin

Ms. Tian Jie

Mr. Bai Jun Gui

## **SUPERVISORS**

Mr. Wang Ying Xu

Mr. Yan Li Yu

Ms. Qiao Xiao Chun

## **COMPLIANCE OFFICER**

Mr. Zhang Hong

## **AUTHORIZED REPRESENTATIVES**

Mr. Zhang Hong

Mr. Zhao Bao Gang

## **AUDITORS**

Prism Hong Kong and Shanghai Limited

Certified Public Accountants

Hong Kong

## **AUDIT COMMITTEE**

Mr. Bai Jun Gui

Ms. Tian Jie

Mr. Gao Qi Pin

## REMUNERATION COMMITTEE

Mr. Bai Jun Gui

Ms. Tian Jie

Mr. Gao Qi Pin

Mr. Zhang Hong

## 董事會

## 執行董事

張弘先生(主席)

張曉光先生

趙寶剛先生

吳國文先生

張翼先生

徐向夫先生

## 獨立非執行董事

高其品先生

田傑女士

白君貴先生

## 監事

王英旭先生

鄢禮玉先生

喬曉春女十

## 監察主任

張弘先生

## 授權代表

張弘先生

趙寶剛先生

## 核數師

上會栢誠會計師事務所有限公司

執業會計師

香港

## 審核委員會

白君貴先生

田傑女士

高其品先生

## 薪酬委員會

白君貴先生

田傑女士

高其品先生

張弘先生

# CORPORATE INFORMATION 公司資料

## COMPANY SECRETARY AND QUALIFIED ACCOUNTANT

Mr. Mok Sai Cheong Mark, CPA, FCCA

## NOMINATION COMMITTEE

Mr. Bai Jun Gui Ms. Tian Jie Mr. Gao Qi Pin

Mr. Zhang Xiao Guang

# H SHARE SHARE REGISTRAR AND TRANSFER OFFICE

Hong Kong Registrars Limited 17M Floor Hopewell Centre 183 Queen's Road East Hong Kong

## PRINCIPAL BANKER

Industrial and Commercial Bank of China Huinan County Branch Tonghua Jilin Province PRC

## PRINCIPAL PLACE OF BUSINESS IN HONG KONG

Room 1101–2, 11/F Office Tower Two, Grand Plaza 625 & 639 Nathan Road Mong Kok, Kowloon Hong Kong

## STOCK CODE

8049

## **LEGAL ADDRESS**

31 Beishan Street Chaoyang Town Huinan County Tonghua Jilin Province PRC

## **WEBSITE ADDRESS**

http://www.jlchanglong.com

## 公司秘書兼合資格會計師

莫世昌先生,CPA, FCCA

## 提名委員會

白君貴先生 田傑女士 高其品先生 張曉光先生

## H股過戶登記處

香港證券登記有限公司 香港 皇后大道東183號 合和中心 17M樓

## 主要往來銀行

中國工商銀行 輝南縣支行 中國 吉林省 通化市

## 香港主要營業地點

香港 九龍旺角 彌敦道625及639號 雅蘭中心辦公樓二期 11樓1101-2室

## 股份代號

8049

## 法定地址

中國 吉林省 通化市 輝南縣 朝陽鎮 北山街31號

## 網址

http://www.jlchanglong.com

## **CHAIRMAN'S STATEMENT**

## 主席報告

As the Chairman and on behalf of the Board of Directors (the "Board"), I am pleased to present the audited consolidated result of Jilin Province Huinan Changlong Bio-pharmacy Company Limited (the "Company") and its subsidiaries (collectively referred to as the "Group") for the year ended 31 December 2023.

During the year under review, the total revenue of the Group for the year ended 31 December 2023 was approximately RMB841,545,000, it's comparable to last year's RMB841,586,000. Profit for the year attributable to owners of the Company decreased to RMB148,207,000 from RMB193,565,000 last year. For the year ended 31 December 2023, basic earnings per share decreased to RMB26.45 cents from RMB34.55 cents last year.

In 2023, the pharmaceutical market was in the backdrop of complex environment with the rise of difficulties in sales following the adjustment of pharmaceutical policy, as well as the intensification of cut-throat market competition. All employees of the Company pressed on and forged ahead in solidarity, overcame many factors and moved forward in a steady pace, finally satisfactorily completed the project targets set at the beginning of the year. The results for the year were the result of the management's assessment of the situation and the joint efforts of all employees. Therefore, the Board is pleased to share with the shareholders the following competitive advantages of the Company, which will lead to new achievements for the Company in the coming years.

1. With emphasis on sales, we persisted in expanding the market through diverse channels and took strengthening the management of marketing team and rectifying pharmaceutic market order as the leverage to further intensify our efforts in academic promotion and to organize and participate academic conferences in relation to nephrology at all levels, which maintained the fundamentals for clinic sales and enabled the steady growth of Sales during the year. Firmly focused on the sales target of the Hai Kun Shen Xi Jiao Nang (海昆腎喜膠囊), our dominant product, we strived to ensure no loss of existing market, strived to explore uncharted markets. The increase in the receivables collection ratio for minor drugs such as Chymotrypsin for Injection (注射用糜蛋白酶) and Zhui Feng Shu Jing Huo Xue Tablet (追風舒經活血片), laying a solid foundation for the stronger and better development of single drugs in the future

本人謹代表董事會(「董事會」)欣然提呈吉林省 輝南長龍生化藥業股份有限公司(「本公司」)及 其附屬公司(合稱「本集團」)截至二零二三年 十二月三十一日止年度之經審核綜合業績。

於回顧年度內,截至二零二三年十二月 三十一日止年度本集團總收入約為人民幣 841,545,000元,與去年人民幣841,586,000 元相若。本年度本公司股權持有人應佔溢 利由去年人民幣193,565,000元減少至人民 幣148,207,000元。截至二零二三年十二月 三十一日止年度每股基本盈利由去年人民幣 34.55分減少至人民幣26.45分。

二零二三年,醫藥市場面臨著醫藥政策調整等 複雜環境,銷售困難增加,市場競爭異常激 烈。公司全體員工團結一心、鋭意進取,共同 迎難而上,以穩定的步伐向前邁進,圓滿的完 成年初確定各項目標,本年業績是公司管理 審時度勢,全體員工共同努力的成果。因此, 董事會欣然與各股東分享本公司具有以下競爭 力的優勢,該等優勢將為本公司以後之年度的 發展再創新的佳績。

一、公司堅持以銷售工作為重點,多渠道開拓市場,以加強營銷隊伍管理,整頓醫藥市場秩序為抓手,繼續做好醫院學學所推廣和各級腎病年會推廣力度,保證了內區床銷售基本盤不變,保障了今年銷售工作穩步推進。緊緊圍繞「海昆腎層」這一主導品種,堅持確保現有市場不養失,努力開發空白市場,其他小片等回注射用糜蛋白酶、追風舒經活血片等回款額度增加,也為日後單品做大做強打下堅固基礎。

## **CHAIRMAN'S STATEMENT**

## 主席報告

- 2. The Company emphasized the research and development of new drugs. We cooperated with a number of pharmaceutical universities, research institutes and a number of experts in the field of drug research and development and scholars and increased investment in developing technologically advanced new drugs, with independent intellectual property rights. At present, the Company has reported 22 drugs passing the consistency evaluation, and 4 drugs including Edaravone bulk drugs and preparations passed the consistency evaluation as at this moment. The Company will strive to launch these products as soon as possible, providing a new growth point.
- 二、公司加強新藥研發工作,擴大經濟增長點,與國內多家藥科大學、、學者共有學、人多名藥物領域研發專家、學者共有。科技含量,自主知識財產權的新藥,自主知識財產權的新公司一致性評價品種上報22個個個品種,有過過一致性評價。公司全力以上, 對取產品早日投入市場,作為新的增長點。
- 3. The Company have strictly followed the management regulations of the "Drug Administration Law" and "Good Manufacturing Practice", strengthened management of production sites, established a rigorous quality control system, applied quality concepts to production management, and enhanced our efforts in quality control throughout the production process. In connection with Company's strategic development plan, we strictly implemented production management, enhanced quality, reduced costs, increased efficiency, so as to guarantee the supply of goods against rapid growth in sales.
- 三、公司嚴格執行《藥品管理法》及《GMP管理規程》,加強生產現場管理,建立嚴謹的品質管制體系,把品質觀念貫徹到生產管理中,強化生產過程中品質監控力度,結合公司戰略發展部署,嚴抓生產管理,提品質、降成本、增效益,為銷售快速增長提供貨源保障。
- 4. The Company joined hands with Mirable Pharmaceutical Technology (邁本醫藥科技公司) to invite industry experts as teachers to deliver lectures and organize training activities for quality supervision, assurance staff and all employees of the workshops. We optimized the quality management system documents of the Company, improved the business and management capabilities of managers across all departments, and strengthened the handson skills and capabilities of employees of every position, so as to ensure the manufacture of high-quality products, meeting the needs of market and sales, and achieving the high-quality development goal of the Company.
- 四、公司與邁本醫藥科技公司合作,聘請行業內專家老師授課講解,組織了質量監督、保證及車間全員大培訓,優化公司質量管理體系文件,提升各部門管理人員業務能力和管理水平,加強了各崗位人員實際操作能力,確保生產高質量產品,適應市場銷售需求,實現企業高質量發展的目標。
- 5. Focusing on the government's strategic plan on the development of healthcare industry and leveraging on the unique geographical resources, our subsidiaries has carried out healthcare industrial projects to facilitate sustainable, rapid and healthy development of the Company.
- 五、 圍繞政府大健康產業發展的戰略部署和 得天獨厚的地域資源,旗下子公司開展 大健康產業項目,實現公司持續、快 速、健康發展。
- 6. The Company will continue to explore and adjust its business strategy, innovate development model, with the aim of pursuing the path of sustainable development. We give full play to our technological advantages, increase investment in technology, and intensify product research and development, so as to capture the market with our leading technology and high-end products.
- 六、公司將繼續探索和調整經營策略,創新發展模式,走可持續發展之路。進一步發揮科技優勢,增加科技投入,加大產品研發力度,以領先技術和高端產品搶佔市場創高點。

## **CHAIRMAN'S STATEMENT**

## 主席報告

7. The Company adhered to the people-oriented philosophy and emphasized the building of corporate culture, raised the income and welfare benefits for the employees to facilitate them to realize their own values, boost their morale and enhance the teamwork coherence, with an aim to propel the development of the Company and better fulfill the corporate social responsibilities.

七、公司堅持以人為本,注重企業文化建設,提高員工收入及福利待遇,實現員工自身價值,提升員工精神力量,增強團隊凝聚力,推進企業發展,更好的履行社會責任。

The Group acknowledges the importance of environmental, social and corporate governance as key elements in enhancing shareholders' value. Thus, it is dedicated to improving its policies in compliance with the respective regulatory requirements and in accordance with internationally recommended practices. To achieve this aim, the Group has continuously reviewed its resources, strengthened internal training and sought professional advice from experts so as to safeguard interests of the Group and the Company's shareholders as a whole.

本集團認同環境、社會及企業管治之重要性乃 提升股東價值之關鍵要素,故本集團致力改善 其相關政策,以遵守相應監管規定及符合國際 建議慣例。為達致此目標,本集團持續審視其 資源、加強內部培訓,以及尋求專家之專業意 見,以保障本集團及本公司股東之整體利益。

Looking forward, all employees of the Company will seize the opportunities in solidarity, and continue to uphold the business philosophy of "focusing on technological innovation and serving the public and endeavoring in the pursuit of health for people around the world". With pharmaceutical quality as the focus, market sales as the direction, scientific and technological innovation as the basis, and academic promotion as the strategy, we will continue to expand our innovation-driven initiatives, pursue the goal of high-quality development, thus creating greater glories and making new progress in building a centennial enterprise and for the economic takeoff of Changlong.

展望未來,公司全體員工將齊心協力、搶抓機遇,繼續秉承「科技 創新 厚德 濟世」的企業經營理念。以藥品質量為核心,以市場銷售為導向,以科技創新為依托,以學術引領為手段,不斷拓展創新領域,實現高質量發展的目標,為建設百年長龍、騰飛長龍,書寫更加輝煌的新篇!

On behalf of the Board, I would like to express my heartfelt thanks to all levels of staff and the management for their efforts and contributions in 2023 and my deep gratitude to our clients, business partners and owners for their utmost support.

本人謹代表董事會對各級員工及管理層在二零 二三年之努力工作和付出表示衷心感謝,對客 戶、業務夥伴及本公司股權持有人之鼎力支持 致以深切謝意。

By order of the Board **Zhang Hong** *Chairman* 

Jilin Province, PRC 28 March 2024 承董事會命 *主席* 張弘

中國吉林省 二零二四年三月二十八日

## 管理層討論及分析

### **BUSINESS REVIEW**

2023 is still an arduous and challenging year for the Company. In recent years, due to the strengthening of environmental and resource constraints, the national quality standards and environmental protection standards for pharmaceuticals have been continuously raised. The pharmaceutical market is undergoing a complicated environment under the influence of pharmaceutical policy adjustments, resulting in higher sales difficulties and exceptionally fierce competition in the market. The Company overcame many factors and moved forward in a steady pace, finally satisfactorily completed the project targets set at the beginning of the year. The results for the year were the result of the management's assessment of the situation and the joint efforts of all employees.

For the year ended 31 December 2023, the manufacturing and sales of Hai Kun Shen Xi Jiao Nang (海昆腎喜膠囊) continued to be the Group's core source of revenue.

For the year ended 31 December 2023, the Group's revenue decreased to RMB841,545,000 from approximately RMB841,586,000 the profit for the year attributable to owners of the Company decreased to RMB148,207,000 from RMB193,565,000. For the year ended 31 December 2023, basic earnings per share decreased to RMB26.45 cents from RMB34.55 cents last year.

For the year ended 31 December 2023, the manufacturing and sales of Hai Kun Shen Xi Jiao Nang (海昆腎喜膠囊) continued to be the Group's core source of revenue.

## Investments in wealth management products

During the reporting year, the Group subscribed for and held various short-term investments, from time to time, in the wealth management products (the "Wealth Management Products") issued by Industrial and Commercial Bank of China, Agricultural Bank of China and Bank of China. The Wealth Management Products were mainly relatively lower risk of default. The expected annualised rate of return of the Wealth Management Products subscribed during the year was around 2.5%–3.25% (2022: 1.48%–4.72%), which was relatively higher than the comparable market bank deposit interest rates.

## 業務回顧

二零二三年,依然是任務艱巨、充滿挑戰的一年。近幾年環境和資源約束不斷加強,國家對藥品質量標準和環保標準不斷提高,醫藥市場面臨著醫藥政策調整等複雜環境,銷售困難增加,市場競爭異常激烈。公司克服困難,以穩定的步伐向前邁進,圓滿的完成年初確定各項目目標,本年業績是公司管理層審時度勢,全體員工共同努力的成果。

截至二零二三年十二月三十一日止年度,「海 昆腎喜膠囊」的生產及銷售繼續為本集團的核 心收入來源。

截至二零二三年十二月三十一日止年度,本集團收入由約人民幣841,586,000元減少至人民幣841,545,000元。本年度本公司股權持有人應佔溢利由人民幣193,565,000元減少至人民幣148,207,000元。截至二零二三年十二月三十一日止年度,每股基本盈利由去年之人民幣34.55分減少至人民幣26.45分。

截至二零二三年十二月三十一日止年度,「海 昆腎喜膠囊」的生產及銷售繼續為本集團的核 心收入來源。

## 於理財產品的投資

於本報告年度內,本集團不時申購及持有多項 由中國工商銀行、中國農業銀行及中國銀行所 發行的理財產品(「理財產品」)短期投資。該等 理財產品主要為違約風險相對較低。於年內申 購的理財產品的預期年化回報率約為2.5%至 3.25%(二零二二年:1.48%至4.72%),相對高 於可比市場銀行存款利率。

## 管理層討論及分析

As at 31 December 2023, the Company held Wealth Management Products totalling approximately RMB90,608,000. Information of the Wealth Management Products held by the Company as at 31 December 2023 is stated as follows:

於二零二三年十二月三十一日,本公司持有理 財產品合共約人民幣90,608,000元。本公司於 二零二三年十二月三十一日持有之理財產品之 資料如下:

Name of the issuer of the wealth management products (the "Issuers")	Name of the wealth management products	Expected annualised return rate	Initial investments cost	Unrealised gains on fair value change for the year ended 31 December 2023 截至 二零二三年十二月三十一日	Fair value as at 31 December 2023	Percentage to the Group's total assets as at 31 December 2023 佔本集團 於二零二三年
理財產品發行人之 名稱(「發行人」)	理財產品之名稱	預期年化收益率	<b>初始</b> <b>投資成本</b> (RMB'000) (人民幣千元)	止年度 之公允值變動 之未實現收益 (RMB'000) (人民幣千元)	於二零二三年 十二月三十一日 之公允值 (RMB'000) (人民幣千元)	十二月三十一日 之總資產 之百分比
Agricultural Bank of China 中國農業銀行	"An Xin·360 Tian" RMB wealth management product 「安心·360天]人民幣理財產品	3.25%	30,000	534	30,534	1.32%
Bank of China	BOC "Rong Hui Li Cai" wealth management product	2.50%	10,000	32	10,032	0.43%
中國銀行	「中國銀行中銀融薈理財計劃」 理財產品					
Bank of China	BOC "Ping Wen Li Cai" wealth management product 「中國銀行平穩理財」理財產品	2.60%	10,000	34	10,034	0.43%
中國銀行						
Industrial and Commercial Bank of China 中國工商銀行	"ICBC Chao Duanqi Faren" RMB wealth management product 「工銀超短期法人」人民幣理財產品	2.60%	40,000	8	40,008	1.73%
Total 合計			90,000	608	90,608	

As at 31 December 2023, the unrealised gains on fair value change by the Group from the wealth management products as set out above amounted to approximately RMB608,000.

截至二零二三年十二月三十一日止,本集團自上文所載理財產品的公允值變動之未實現收益約為人民幣608,000元。



## 管理層討論及分析

Products.

The Issuers are licensed banks in the PRC, which are principally engaged in the provision of corporate and personal banking and other financial services in the PRC.

The subscriptions of Wealth Management Products were carried out by the Group for treasury management purpose in order to maximize the utilization of its surplus cash received from its business operations, with a view to achieving balanced yields whilst maintaining high liquidity and a low level of risks. Taking into account of, among others, the low level of risks and the expected rates of return, the Group considers that the subscriptions will provide the Group with better returns than the returns on deposits generally offered by commercial banks and increase the Group's overall earnings in the long run. The Group will monitor and manage the subscriptions more closely and effectively. As at 31 December 2023, the Group did not experience any losses on the wealth management products. Further, the subscriptions were funded by the surplus cash of the Company and are redeemable on demand or highly liquid, therefore they would not affect the working capital or the operation of the Group. As such, the Directors are of the view that the subscriptions are fair and reasonable and in the interests of the Group and the Shareholders as a whole. The Group will continue to seek opportunities in utilising its idle cash by investing in appropriate Wealth Management

During the reporting year, the number of principal guaranteed Wealth Management Products in the market has been decreasing and the expected return on Wealth Management Products has been gradually decreasing, while the annual return rate on long term time deposits is increasing and making it closer the return between time deposits and Wealth Management Products. Based on a prudent investment strategy, the management has changed the direction of investment and used most of idle funds to invest in time deposits, making even safer for the Group.

The Group has established a Risk Management Committee to strengthen the assessment and management of investments in Wealth Management Products and time deposits, and conducts regular reviews of the Group's investment projects to control potential investment risks.

Save as disclosed, there were no other significant investments held during the period under review.

As at 31 December 2023, the Group's investments in the Wealth Management Products were classified as financial assets at fair value through profit or loss in its consolidated balance sheet, and amounted to approximately RMB90,608,000 (2022: RMB263,074,000). For the year ended 31 December 2023, the gain realised by the Group from the Wealth Management Products amounted to approximately RMB608,000 (2022: RMB3,074,000). As at 31 December 2023, the Group's investment in time deposits, classified as financial assets measured at amortised cost in its consolidated balance sheet amounted to approximately RMB937,003,000 (2022: RMB866,856,000).

發行人為中國的持牌銀行,主要在中國從事提供企業及個人銀行以及其他金融服務。

本集團就庫務管理目的而認購理財產品,以盡 量利用自其業務營運所得的現金盈餘,以達致 收益平衡並維持較高資本流動性及較低風險。 考慮到(其中包括)較低風險及預期收益率;本 集團認為該等認購事項為本集團所帶來的回報 將較商業銀行一般提供的存款回報更佳,就長 遠而言可增加本集團的整體盈利。本集團將更 密切及更有效監察及管理該等認購事項。於二 零二三年十二月三十一日,本集團並未出現任 何理財產品方面的損失。此外,該等認購事項 乃以本集團盈餘現金撥付,可按要求贖回或流 動性高,因此不會對本集團的營運資金或營運 造成影響。因此,董事認為,該等認購事項屬 公平合理,並符合本集團及股東的整體利益。 本集團將繼續尋求機會透過投資合適理財產品 利用其閒置現金。

在本報告年度內,市場中保本類型的理財產品一直減少及理財產品預期收益率逐漸下降,而有見存款近年的收益率顯著提高,縮小存款與理財產品收益差距。因此,管理層基於穩健的投資策略,轉變投資方向,利用大部份閒置資金投資定期存款,以達到更安全的投資。

本集團已經成立了風險管理委員會,以加強對 理財產品及定期存款投資評估及管理,定期對 集團投資專案進行審查,以控制潛在的投資風 險。

除所披露者外,於回顧期內概無持有其他重大 投資。

於二零二三年十二月三十一日,本集團於理財產品的投資在其綜合資產負債表分類為透過損益按公允值列賬的金融資產,金額約為人民幣90,608,000元(二零二二年:人民幣263,074,000元)。截至二零二三年十二月三十一日止年度,本集團自理財產品實現的收益約為人民幣608,000元(二零二三年十二月三十一日,本集團持有定期存款,於綜合資產負額為以攤銷成本計量的金融資產金額約為人民幣937,003,000元(二零二二年:人民幣866,856,000元)。

## 管理層討論及分析

## **OPERATION REVIEW**

## GMP compliance inspection

During the year ended 31 December 2023, the Company has already obtained GMP certificates for the following:

- Small volume solution, lyophilized powder for injection, Power for Injection (Cephalosporins), API (Yi Da La Fen) passed drug GMP inspection, organized by the Provincial Center for Food and Drug Inspection (certificate no.: JL20190015), valid until 30 January 2024.
- As at 29 December 2020, small volume solution, lyophilized powder for injection, powder for injection (Cephalosporins), sterile API (Cefpiramide, Cefmenoxime Hydrochloride, Cefeprime dihydrochloride, Cefazedone sodium salt) passed Drug GMPcompliance inspection, organized by the Provincial Center for Food and Drug Inspection. The evaluation result is in compliance with the requirements of GMP (2010).
- 3. As at 22 June 2022, the production line of the API Workshop II (Edaravone) passed Drug GMP compliance inspection, organized by Provincial Center for Food and Drug Inspection. The evaluation result is in compliance with the requirements of GMP (2010).
- 4. Biochemical pretreatment and extraction production line As at 15 November 2022, biochemical pretreatment and extraction, Lyophilized Powder for Injection Workshop, Lyophilized Powder for Injection production line (Chymotrypsin for Injection) passed Drug GMP compliance inspection, organized by Provincial Center for Food and Drug Inspection. The evaluation result is in compliance with the requirements of GMP (2010).
- 5. On 28 April 2023, tablets from the solid pharmacy production line of Solid Pharmacy Biochemical Workshop, tablet (Irbesartan tablet) from the solid pharmacy production line of Solid Pharmacy Biochemical Workshop, small volume injection solution (non-terminally sterilized) from small volume injection solution production line (sharing with small volume solution (hormone) production line) of Small Volume Injection Workshop III passed Drug GMP compliance inspection, organized by the Provincial Center for Food and Drug Inspection. The evaluation result is in compliance with the requirements of Good Manufacturing Practice for Drugs (2010 Revision) and its Appendix.

## 營運回顧

## GMP符合性检查

截至二零二三年十二月三十一日止年度,本公司已獲得以下的GMP符合性檢查:

- 1. 小容量注射劑、凍乾粉針劑、粉針劑(頭 孢菌素類)、原料藥(依達拉奉)於二零 一九年一月三十一日通過了省藥品審核 查驗中心組織的藥品GMP檢查(證書編 號:JL20190015,有效期至二零二四年 一月三十日)。
- 2. 小容量注射劑、凍乾粉針劑、粉針劑(頭 孢菌素類)、無菌原料藥(頭孢匹胺、鹽 酸頭孢甲肟、鹽酸頭孢吡肟、頭孢西酮 鈉)於二零二零年十二月二十九日通過了 省藥品審核查驗中心組織的藥品GMP符 合性檢查,評定結果為符合《藥品生產質 量管理規範》(2010)版要求。
- 3. 原料二車間原料藥(依達拉奉)生產線原料藥(依達拉奉)於二零二二年六月二十二日通過了省藥品審核查驗中心組織的藥品GMP符合性檢查,評定結果為符合《藥品生產質量管理規範》(2010年修訂)及附錄要求。
- 4. 生化提取車間生化前處理及提取生產線 生化前處理及提取、凍乾粉針劑車間凍 乾粉針劑生產線凍乾粉針劑(注射用糜蛋 白酶)於二零二二年十一月十五日通過了 省藥品審核查驗中心組織的藥品GMP符 合性檢查,評定結果為符合《藥品生產質 量管理規範》(2010年修訂)及附錄要求。
- 5. 固體製劑化藥車間固體製劑生產線片劑、固體製劑化藥車間固體製劑生產線片劑(厄貝沙坦片)、小容量注射劑三車間小容量注射劑生產線與小容量注射劑(激素類)生產線共用小容量注射劑(非最終滅菌)於二零二三年四月二十八日通過了省藥品審核查驗中心組織的藥品GMP符合性檢查,評定結果為符合《藥品生產質量管理規範》(2010年修訂)及附錄要求。

## 管理層討論及分析

## RESEARCH AND DEVELOPMENT

The Research and Development (R&D) department is essential for the future success of a pharmaceutical company. In the past, our R&D department had successfully developed the medicine, Compound Huonaoshu capsule, which had generated huge profit to the Group and finally led to the listing of the Company in Hong Kong. In the year of 2003, our R&D department completed the development of Hai Kun Shen Xi Jiao Nang, which has now become the largest contributor of revenue and its revenue reached our target level.

The Group invested approximately RMB31,294,000 in research and development projects during the year.

## PRODUCTION FACILITIES

Small Volume Injection Workshop II and Small Volume Injection Workshop III of the Company put into operation to increase production capacity of the Company during the year.

Multiple Chinese medicine extraction equipment was added in the Chinese Medicine Extraction Workshop to increase production capacity and expand product range.

The consistency evaluation of Edaravone Injection has been passed and entered into the seventh batch of national centralized procurement. Irbesartan Tablets, Febuxostat Tablets, Dexamethasone Sodium Phosphate Injection and Piracetam Injection have obtained registration approval and put into commercial production.

The product catalogue of the Company is increasing and the development of drug will enhance R&D and market competitiveness of the Company.

## FINANCIAL REVIEW

For the year ended 31 December 2023, the Group's recorded revenue amounted to approximately RMB841,545,000 (2022: RMB841,586,000), it's comparable to last year. The audited profit for the year attributable to owners of the Company was approximately RMB148,207,000, representing a decrease of 23.43% as compared with RMB193,565,000 of the previous year. The basic earnings per share amounted to RMB26.45 cents (2022: RMB34.55 cents), representing a decrease of RMB8.1 cents over the previous year.

The Board of Directors is pleased with the financial performance in 2023. It is believed that the maintenance of profitability is attributed to the following reasons:

1. We placed emphasis on sales and distribution and achieved breakthrough so as to ensure the rapid growth of sales of our dominant products and intensity the production and sales of injectable varieties and invitational varieties, thereby reaching our sales target.

## 研究及開發

製藥公司之研發部對公司日後成功與否起重要 之作用。以往,我們的研發部成功開發複方活 腦舒膠囊,為本集團帶來龐大溢利,並最後促 使本公司於香港上市。於二零零三年,我們的 研發部完成開發海昆腎喜膠囊,現已成為我們 第一大收入來源,來自該藥品的收入達到預期 的目標。

本集團於本年度投放於研究及開發項目的資金 約人民幣31,294,000元。

## 生產設施

本年公司小容量注射劑二車間、小容量注射劑 三車間,正式投入生產使用,增加了公司產 能。

中藥提取車間增加了多台新型中藥提取設備, 擴大了產能和生產範圍。

依達拉奉注射液一致性評價已通過,進入了第七批國家集採,厄貝沙坦片、非布司他片、地塞米松磷酸鈉注射液、吡拉西坦注射液取得註冊批件,已投入商業化生產。

公司產品目錄不斷豐富,品種的開發將不斷提高公司的研發能力和市場競爭力。

## 財務回顧

截至二零二三年十二月三十一日止年度,本集團錄得收入約人民幣841,545,000元與去年相若(二零二二年:人民幣841,586,000元)。本年度本公司股權持有人應佔經審核溢利較去年人民幣193,565,000元減少23.43%,至約人民幣148,207,000元。每股基本盈利較去年減少人民幣8.1分至人民幣26.45分(二零二二年:人民幣34,55分)。

董事會對二零二三年的財務業績表示滿意,董事會相信盈利能力得以維持乃歸功於以下幾點原因:

一是堅持以銷售及分銷工作為重點,保證主導品種穩步增長,加大注射劑品種和招商品種產銷力度,使銷售業績達到預期目標。

## 管理層討論及分析

- 2. We have regarded drug quality as the lifeline, strictly implemented the Drug Administration Law and the Good Manufacturing Practice, enhanced job training, and strictly managed production, laying a solid foundation for the Group's steady development.
- 格生產管理,為集團穩步發展奠定了堅實的基礎。 三是繼續強化學術推廣,加強對藥品臨床情況 的了解,挖掘產品獨特價值,積極組織和參與

二是視藥品質量為生命線,嚴格執行《藥品管

理法》及《GMP管理規程》,加強崗位培訓,嚴

3. We continued to strengthen academic promotion, enhance our understanding of clinical performance of various medicines and explore the unique value of our products while proactively organizing and participating in academic conferences in relation to nephrology at national level.

國家級腎病學術會議。

四是谁一步強化市場資源整合,規範銷售行

4. We further strengthened our efforts on integrating market resources, regulated sales practices, strengthened the buildup of sales teams, adjusted sales strategies, launched various tasks around clinical sales increment, increased the market share of products, and explored for new breakthroughs.

為,加強銷售隊伍建設,調整銷售策略,圍繞 臨床銷售增量開展各項工作,提高產品市場佔 有率,尋找新的突破口。

5. We have investigated the market demand in multiple fields, reconstructed the modern production workshops, purchased advanced production equipment, and resumed production of key varieties to promote new economic revenue for the enterprise.

五是多領域調研市場需求,改建現代化生產車間,購置先進生產設備,恢復重點品種生產, 為企業提高新的經濟收益。

6. We enhanced the development of new species, built new R&D inspection center with complete facilities and advanced inspection equipment, for new product R&D trials and product quality control to enhance the Company's R&D strength.

六是加大新品種開發力度,新建研發檢驗中心,配備設施齊全,檢驗設備先進,用於新品研發小試和產品質量控制,提升企業研發實力。

7. Our subsidiaries have diversified and expanded, stimulated new economic growth points, opened a new journey of strategic development, and facilitated the sustainable development of the Group.

七是旗下子公司多元化拓展,激發新的經濟增 長點,開啟戰略發展的新征程,助力集團持續 發展。

8. We strengthened system establishment to fully increase the level of corporate management, to ensure production of high quality product, adapt to sales requirement in the market and realize the goal of high quality development.

八是加強制度體系建設,全面提升公司管理水平,以確保生產高質量產品,適應市場銷售需求,實現企業高質量發展的目標。

The gross profit margin for the year ended 31 December 2023 was approximately 69.4%, representing a 7.6% decrease as compared with that of 77% for the year ended 31 December 2022.

截至二零二三年十二月三十一日止年度,邊際毛利約為69.4%,較截至二零二二年十二月三十一日止年度之77%減少7.6%。

For the year ended 31 December 2023, the Group recorded other income and gains of approximately RMB64,092,000, contrasting to a figure of RMB59,736,000 for the year ended 31 December 2022.

截至二零二三年十二月三十一日止年度,本集 團錄得其他收入及收益約人民幣64,092,000 元,而截至二零二二年十二月三十一日止年度 則為人民幣59,736,000元。

Distribution and selling costs decreased to approximately RMB341,938,000 for the year ended 31 December 2023 from approximately RMB404,851,000 in last year. These expenses accounted for 40.6% of revenue in 2023, which represented a 7.4% decrease from 48% as compared with the corresponding period of last year.

截至二零二三年十二月三十一日止年度,分銷及銷售開支由去年約人民幣404,851,000元減少至約人民幣341,938,000元。於二零二三年,該等開支佔收入的百分比為40.6%,較去年同期之48%減少7.4%。



## 管理層討論及分析

For the year ended 31 December 2023, administrative expenses increased to approximately RMB107,371,000 from approximately RMB105,098,000 last year.

## LIQUIDITY AND FINANCIAL RESOURCES

The Group has maintained a sound financial position during this year. As at 31 December 2023, cash and bank balances of the Group amounted to RMB352,137,000 (2022: RMB113,601,000) with total borrowings of RMB80,400,000 (2022: RMB400,000) which were interest bearing at commercial rates and unsecured. As at 31 December 2023, the Group had total assets of RMB2,318,824,000 (2022: RMB2,372,841,000) which were financed by current liabilities of RMB725,289,000 (2022: RMB714,594,000), other payable of RMB2,870,000 (2022: RMB1,961,000), deferred tax liabilities of RMB2,742,000 (2022: RMB3,022,000) and shareholders' equity of RMB1,480,380,000 (2022: RMB1,612,298,000).

## **GEARING RATIO**

As at 31 December 2023, the Group had a net cash and cash equivalents of RMB352,137,000. As at 31 December 2023, the ratio of the total liabilities to the total assets of the Group was 36% (2022: 32%) which was calculated by dividing the Group's total liabilities of RMB838,444,000 (2022: RMB760,543,000) by the Group's total assets of RMB2,318,824,000 (2022: RMB2,372,841,000). The Group's gearing ratio which derived from the total borrowings to total net assets was 5.43% (2022: 0.02%).

## **EMPLOYEES**

The Company has a total of 848 employees.

Remuneration is determined by reference to market conditions and the performance, qualifications and experience of individual employee. Discretionary bonuses based on individual performance will be paid to employees as recognition of and reward for their contribution. Other benefits include contributions to retirement scheme and medical scheme.

截至二零二三年十二月三十一日止年度,行政開支由去年約人民幣105,098,000元增加至約人民幣107,371,000元。

## 流動資金及財政來源

本集團於本年度維持穩健的財政狀況。於二零 二三年十二月三十一日,本集團的現金及銀行 結餘合共為人民幣352,137,000元(二零二二 年:人民幣113,601,000元),總貸款為人民幣 80.400.000元(二零二二年:人民幣400.000 元)。該等貸款以商業利率計息,並無抵押。 於二零二三年十二月三十一日,本集團的資 產總值為人民幣2,318,824,000元(二零二三 年:人民幣2,372,841,000元),資金來源為流 動負債人民幣725,289,000元(二零二二年: 人民幣714.594,000元)、其他應付款人民幣 2,870,000元(二零二二年:人民幣1,961,000 元)、遞延税項負債人民幣2,742,000元(二零 二二年:人民幣3,022,000元)及股東權益人 民幣1,480,380,000元(二零二二年:人民幣 1,612,298,000元)。

## 資本負債比率

於二零二三年十二月三十一日,本集團擁有 現金及現金等值物淨額人民幣352,137,000 元。於二零二三年十二月三十一日,本集團 負債總額相對於資產總值之比率為36%(二 零二二年:32%),該負債比率按本集團總 負債人民幣838,444,000元(二零二二年:人 民幣760,543,000元)除本集團資產總值人 民幣2,318,824,000元(二零二二年:人民幣 2,372,841,000元)計算得出。本集團的資本負 債比率(以借款總額相對於資產總淨值之比率 計算)為5.43%(二零二二年:0.02%)。

## 僱員

本公司在職職工848名。

薪酬乃參照市場條件以及個別僱員的表現、資歷及經驗而釐定。酌情花紅乃按個別僱員的表現支付予僱員,作為對他們的貢獻之認同及獎勵。其他福利包括退休計劃供款及醫療計劃。

## 管理層討論及分析

## ENVIRONMENTAL, SOCIAL AND CORPORATE RESPONSIBILITY

As a responsible corporation, the Group is committed to maintaining the highest environmental and social standards to ensure sustainable development of its business. The Group has complied with all relevant laws and regulations in relation to its business including health and safety, workplace conditions, employment and the environment. The Group understands a better future depends on everyone's participation and contribution. It has encouraged employees, customers, suppliers and other stakeholders to participate in environmental and social activities which benefit the community as a whole.

The Group maintains strong relationships with its employees, has enhanced cooperation with its suppliers and has provided high quality products and services to its customers so as to ensure sustainable development.

## 環境、社會及企業責任

作為一間具社會責任的企業,本集團致力維持 最高要求之環境及社會標準,以確保其業務可 持續發展。本集團已遵守所有與其業務有關的 相關法例及法規,包括健康及安全、工作環境 條件、就業及環境。本集團明白有賴所有人的 參與及貢獻才能成就美好將來,亦因此鼓勵僱 員、客戶、供應商及其他持份者參與環境及社 會活動,惠及整個社區。

本集團與其僱員維持緊密關係,加強與其供應 商之間的合作,並為其客戶提供優質產品及服 務,以確保可持續發展。



## 董事及高級管理層簡歷

## **EXECUTIVE DIRECTORS**

## **Zhang Hong**

Aged 69, male, is the Chairman and secretary of the Party committee. He holds a bachelor degree and is a senior economist. His previous positions are as follows: He was a teacher and the secretary of Youth League Committee of Huinan No. 4 Middle School from September 1978 to October 1983; he worked in county and town governments from November 1983 to September 1989, during which he held the position of deputy town head; he has been the Chairman, and secretary of the Party committee of Jilin Province Huinan Changlong Bio-pharmacy Company Limited since October 1989.

Mr. Zhang Hong is the father of Mr. Zhang Yi, our executive director.

## **Zhang Xiao Guang**

Aged 60, male, is an executive director and general manager. He holds a bachelor degree and is a senior economist. He held the positions of the secretary of Youth League Committee of Chaoyang Town Engineer Affairs Equipment Factory of Shenyang Railway Bureau from July 1983 to September 1989; deputy director of Foreign Trade Bureau of Huinan County from October 1989 to November 1990; executive director and deputy general manager of the Company since December 1990; appointed as general manager since January 2015.

## **Zhao Bao Gang**

Aged 57, male, is an executive director and chief finance officer. He holds a bachelor degree and is a senior accountant. From August 1990 to May 1995, he acted as director of Finance Bureau of Huinan County; from June 1995 to February 2007, he held the position of director and equipment executive director and finance officer of Jilin Province Huinan Changlong Bio-pharmacy Company Limited and was appointed as executive director and chief finance officer of the Company since March 2007.

## Wu Guo Wen

Aged 59, male, is an executive director and deputy sale director. He holds a master degree and is a senior engineer. From September 1988 to August 1991, he studied in Shanghai Medicine University; from February 1993 to May 1996, he pursued master degree in Jilin University; from June 1996 to August 2007, he acted as chief engineer of Huinan Changlong Bio-pharmacy Company and was appointed as executive director and chief engineer on 9 August 2007; appointed as deputy sale director of part of east China since 2010.

## 執行董事

## 張弘

董事長、黨委書記,男,69歲,大學學歷,高級經濟師。曾經擔任的重要職務及任期:1978年9月-1983年10月,任輝南四中教師、校團委書記:1983年11月-1989年9月,在縣直機關及鄉鎮工作,曾任大椅山鄉副鄉長:1989年10月起任吉林省輝南長龍生化藥業股份有限公司董事長及黨委書記至今。

張弘先生為我們的執行董事張翼先生的父親。

## 張曉光

執行董事、總經理,男,60歲,大學學歷,高級經濟師。1983年7月-1989年9月,任瀋陽鐵路局朝陽鎮工務器材廠團委書記:1989年10月-1990年11月,任輝南縣外貿局副局長:1990年12月起任公司執行董事、副總經理:2015年1月起任總經理。

## 趙寶剛

執行董事、財務總監,男,57歲,大學本科學歷,正高級會計師。1990年8月-1995年5月,在輝南縣財政局任科長;1995年6月-2007年2月,任吉林省輝南長龍生化藥業股份有限公司執行董事及財務科長兼設備科長;2007年3月起任公司執行董事兼財務總監至今。

## 吳國文

執行董事、銷售副總,男,59歲,碩士研究生,高級工程師。1988年9月-1991年8月,在上海醫藥大學學習:1993年2月-1996年5月,在吉林大學攻讀碩士學位:1996年6月-2007年8月任輝南長龍藥業公司總工程師:2007年8月9日任公司執行董事兼任總工程師:2010年任分管華東銷售副總經理至今。

## 董事及高級管理層簡歷

## **Zhang Yi**

Aged 43, male, is an executive director and executive general manager, held a Master's degree. He attended combined Bachelor's and Master's degree programs in the clinical department of Jilin University for seven years from September 2000 to July 2007. He studied in the First Hospital of Jilin University from 2007 to 2008 and took up IMBA courses in Beijing Jiaotong University from 2009 to 2011. From 2011 to 2014, he worked as the General Manager in Changchun Changyuan Pharmaceutical Industry. He has been working in Jilin Province Huinan Changlong Bio-pharmacy Company Limited as executive general manager since 2015.

Mr. Zhang Yi is son of Mr. Zhang Hong, the chairman and executive director of the Company.

## Xu Xiang Fu

Aged 54, male, is an executive director and the Deputy Technical General Manager held a tertiary qualification. He graduated from the School of Medicine in Jilin, specializing in medicine, and is a senior engineer. He has been working for Changlong Pharmacy since 1992 and is currently the Deputy Technical General Manager of the Company. In 2015, he was awarded two patents for inventing the "Methodology for Retrieving Fucoidan" and "A Methodology for Retrieving Fucoidan". In 2016, he participated in the project of development and application in Hai Kun Shen Xi Jiao Nang and was awarded the second-tier prize in Jilin Province Science and Technology Award.

## 張翼

執行董事、常務經理,男,43歲,碩士學歷,2000年9月-2007年7月,吉林大學臨床系7年本碩連讀。2007年-2008年,吉林大學一院。2009年-2011年,北京交通大學IMBA。2011年-2014年,長春長源藥業公司總經理。2015年至今在吉林省輝南長龍生化藥業股份有限公司任常務經理。

張翼先生為本公司執行董事及主席張弘先生的 兒子。

## 徐向夫

執行董事、生產副總經理,男,54歲,大專學歷,畢業於吉林醫學院藥學專業,高級工程師。1992年-至今在長龍藥業工作,現任公司技術副總經理。2015年參與獲得「褐藻多糖硫酸酯提取方法」和「一種褐藻多糖硫酸酯提取方法」兩項發明專利,2016年參與海昆腎喜膠囊的開發與應用的項目,並獲得吉林省科學技術二等獎。



## 董事及高級管理層簡歷

## INDEPENDENT NON-EXECUTIVE DIRECTORS Gao Qi Pin

Aged 72, male, is currently the Professor and Lecturer for Doctoral students in the research and development centre of Changchun University of Chinese Medicine. He graduated from Shenyang Pharmaceutical University with a Master's degree in 1982. He was the Deputy Dean and researcher of the provincial Academy of Sciences for Chinese Traditional Medicine from 1982 to 1998, during which he had been working in Kitasato Institute Hospital in Japan for two years and obtained the Doctoral degree after working in the University of Tromsø in Norway for more than four years. He was the Head of Jilin Provincial Institute for Drug Control and Secretary of party committee from 1998 to 2006. He is now the Professor and Lecturer for Doctoral students of Changchun College of Traditional Chinese Medicine, the Officer of Key Laboratory of Chinese Medicine Macromolecules in Jilin Province and the Officer of Key Research Centre for Active Components of Chinese Medicines in the Ministry of Education. He was the committee member of the eighth, ninth and tenth Chinese Pharmacopoeia Commission; the National New Drug Appraisal Expert; Science Advancement Award Appraisal Expert from the Ministry of Science, the Honoured President of provincial medicine society, senior associate expert from Jilin Province and the winner of special allowance from the State Council. He was once the person in charge for more than 20 national, provincial and divisional projects. He was involved in the research and development for three new medicines (Infantile spleenstrengthening oral solution (小兒健脾口服液), Colon Recovery Capsule (結腸康膠囊), Ginseng Glycopeptide Injection (人參糖肽注射液)), and initiated around 100 enhancements of standard revision for medicines, which have been implemented by our provincial enterprises. He possessed five invention patents. As the first awardee, he won one top-tier provincial and divisional prize, three second-tier prizes and a number of participant prizes. He has reached a leading international level with certification on the research studies of the structural effect and relationship among ginseng polysaccharide, tremella polysaccharide, polysaccharide and microsphere connectors. He was ranked the Outstanding Communist Party model of the Work Committee for Organs Under Direct Supervision for twice. His study background and working experience are as follows: educated youth in remote villages (November 1968 to August 1973); the student of the medicine department of Shenyang Medical College (August 1973 to October 1976); the pharmacist of the Jilin Provincial Institute (Baicheng District) for Drug Control (October 1976 to October 1980); the Master's degree postgraduate of Shenyang Medical College (October 1980 to December 1982); the Research Assistant, Research Associate, Researcher, Deputy Head, Head, Deputy Dean of School of Research of Chinese Medicines of the Jilin Province (December 1982 to March 1998), and among which: the Research Assistant of Kitasato Institute Hospital in Japan (August 1986 to August 1988); the Doctoral Postgraduate, Senior Visiting Scholar and Guest Researcher in the University of Tromsø in Norway (October 1993 to March 1998); the Senior Pharmacist and Head of Jilin Provincial Institute for Drug Control and Secretary of party committee (March 1998 to March 2006); the Professor and Officer of the research and development centre of Changchun University of Chinese Medicine (March 2006 until now).

## 獨立非執行董事

男,72歳,現為長春中醫藥大學研發中心教 授,博十生導師。1982年畢業於瀋陽藥科大 學,獲碩十學位;1982年-1998年工作在省 中醫藥科學院,任副院長、研究員。在此期 間,到日本北裡研究所工作兩年,到挪威特魯 姆瑟大學工作四年多,獲得博士學位。1998 年-2006年在吉林省藥品檢驗所任所長、黨委 書記。現任長春中醫學院教授、博士生導師、 吉林省中藥大分子重點實驗室主任、教育部中 藥有效成分重點研究室主任。第八/九/十屆 國家藥典委員會委員; 國家新藥評審專家;科 技部科技進步獎評審專家;省藥學會名譽理事 長、吉林省資深高級專家、國務院特殊津貼獲 得者;曾主持國家、省部級課題二十餘項。研 發新藥三項(小兒健脾口服液、結腸康膠囊、 人參糖肽注射液),主持藥品標準修訂提高近 百項,均已在我省企業轉化。獲有關發明專利 五項。作為第一獲獎人獲省、部級一等獎一 二等獎三項,參加人多項。在人參多糖、 銀耳多糖、多糖與微球連接物等構效關係的 研究,經鑒定達到了國際領先水準。曾兩次評 為省直工委優秀共產黨員標兵。學習及工作經 驗:1968年11月-1973年8月下鄉知識青年。 1973年8月-1976年10月瀋陽藥學院藥學系 學員。1976年10月-1980年10月吉林省白城 地區藥品檢驗所藥師。1980年10月-1982年 12月瀋陽藥學院碩士研究生。1982年12月-1998年3月吉林省中醫中藥研究院、助研、副 研、研究員、副所長、所長、副院長。其中: 1986年8月-1988年8月日本北裡研究所助理 研究員。1993年10月-1998年3月挪威特魯姆 瑟大學博士研究生高訪學者客座研究員。1998 年3月-2006年3月吉林省藥品檢驗所主任藥 師、所長、黨委書記。2006年3月至今長春中 醫藥大學研發中心教授、主任。

## 董事及高級管理層簡歷

## Bai Jun Gui

Aged 60, male. In 1999, he took a part-time postgraduate program of master of business administration (MBA) at Jilin University and graduated in June 2002 with a master of business administration (MBA).

In 2003, he took a part-time postgraduate program of doctoral degree in technical economics and management at Jilin University and graduated with a doctoral degree in management in June 2007.

From 2015 to present, he has been selected into the expert pool of senior accountant specialised technique post evaluation of Jilin Provincial Department of Finance. From July 2017 to present, he has been appointed by the Jilin Provincial Agricultural Comprehensive Development Office as Jilin Provincial Agricultural Comprehensive Development Expert and Performance Evaluation Expert. From September 2017 to present, he has been appointed by the Jilin Provincial Department of Finance as an Expert Advisor of Training of Academic Accounting Leaders in Jilin Province. From 2018 to present, he has been employed by Jilin Mingxing Accounting Service Co., Ltd. (吉林省銘興會計服務有限公司) as a senior financial management expert. From June 2020 to present, he has been appointed by Jilin Provincial Department of Culture and Tourism as a financial management expert advisor. Since 2010, he has been appointed by several enterprises as an expert on the Engineering Project Evaluation – Feasibility Study and an expert advisor on Enterprise Internal Control.

## Tian Jie

Aged 52, female, holds a bachelor's degree. Ms. Tian has been working at Jilin Huifa Law Firm (吉林省輝發律師事務所) since March 1993 and has over 20 years of experience in legal matters. She is currently serving as the director of Jilin Huifa Law Firm.

## 白君貴

男,60歲。1999年,在吉林大學在職攻讀工商管理碩士(MBA)研究生,2002年6月畢業,獲工商管理碩士學位(MBA)。

2003年,在吉林大學在職攻讀技術經濟及管理 專業博士研究生,2007年6月畢業,獲管理學 博士學位。

2015年至今,入選吉林省財政廳高級會計師專業技術職務評審專家庫:2017年7月至今,被吉林省農業綜合開發辦公室聘為《吉林省農業綜合開發評審專家》和《績效評審專家》:2017年9月至今,被吉林省財政廳聘為《吉林省學術類會計領軍人才培養諮詢專家》:2018年至今,被吉林省銘興會計服務有限公司聘為高級財務管理專家:2020年6月至今,被吉林省文化和旅遊廳聘為財務管理工作諮詢專家:2010年以來,先後被多家企業聘為《工程項目評估一可行性研究》專家和《企業內控》諮詢專家。

### 田傑

女,52歲,大學本科學歷,1993年3月在吉林 省輝發律師事務所工作任職至今,有法律專業 工作二十多年經驗。現任吉林省輝發律師事務 所主任。



## 董事及高級管理層簡歷

## **SUPERVISORS**

### Yan Li Yu

Aged 53, male, held a tertiary qualification. He has been working in Jilin Province Huinan Changlong Bio-pharmacy Company Limited since 1989 and is now the Superintendent of sales division of Changlong Pharmacy. He worked in the material division of Changlong Pharmacy from 1989 to 1994. He worked in the marketing and sales division of Changlong Pharmacy from 1994 to 1996. He worked in the material division of Changlong Pharmacy from 1996 to 2007. From 2007 until now, he has been working in the sales division of Changlong Pharmacy.

### Qiao Xiao Chun

Aged 48, female, held a tertiary qualification. She has been working in Jilin Province Huinan Changlong Bio-pharmacy Company Limited since 1994 and is now the Workshop Officer of the solid pharmacy workshop of Changlong Pharmacy. She worked as a supporting staff for Changlong Pharmacy from July 1994 to January 1997. She was the Sales Manager stationed in Tianjin for Changlong Pharmacy from 1997 to 2003. She assumed the position of Superintendent of quality control division of Changlong Pharmacy from 2003 to 2012. Between 2012 and 2014, she was the Merchandiser of production supplies division of Changlong Pharmacy. She was the Deputy Head of production management division of Changlong Pharmacy from 2014 to 2016. From 2017 until now, she is the Workshop Officer of the solid pharmacy workshop of Changlong Pharmacy.

## Wang Ying Xu

Aged 40, male, holds an associate degree. He worked in Jilin Huatai Certified Public Accountants (吉林省華泰會計師事務所) from September 2006 to December 2006. Since 2007, he has been working in Jilin Province Huinan Changlong Bio-pharmacy Company Limited and now serves as officer in finance department of the Company.

## OTHER SENIOR MANAGEMENT

## Mok Sai Cheong Mark

Aged 43, male, is the qualified accountant and company secretary. He holds a Bachelor's degree in accounting. He is a member of the Hong Kong Institute of Certified Public Accountants and a fellow of the Association of Chartered Certified Accountants. He has over 20 years of experience in auditing and accounting.

## 監事

### 鄢禮玉

男,53歲,大專學歷,1989年至今在吉林省輝南長龍生化藥業股份有限公司工作,現任長龍藥業銷售部科員。1989年-1994年長龍藥業物料部。1994年-1996年長龍藥業市場銷售部。1996年-2007年長龍藥業物料部。2007年至今長龍藥業銷售部。

### 喬曉春

女,48歲,大專學歷,1994年至今在吉林省輝南長龍生化藥業股份有限公司工作,現任長龍藥業固體製劑一車間車間主任。1994年7月-1997年1月長龍藥業後勤工作。1997年-2003年長龍藥業駐天津銷售經理。2003年-2012年長龍藥業質量保證部科員。2012年-2014年長龍藥業生產供應部採購員。2014年-2016年長龍藥業生產管理部副部長。2017年至今長龍藥業固體製劑一車間車間主任。

## 王英旭

男,40歲,大專學歷,2006年9月-2006年12 月在吉林省華泰會計師事務所任職,2007年至 今在吉林省輝南長龍生化藥業股份有限公司工 作,現任長龍藥業財務部科員。

## 其他高級管理層

## 莫世昌

合資格會計師,公司秘書,男,43歲,會計學學士。現為香港會計師公會註冊會計師及英國特許公認會計師公會資深會員。莫先生已有逾二十年審計及會計經驗。

## 董事會報告書

The Directors present their report and the audited financial statements of the Company and of the Group for the year ended 31 December 2023.

董事會欣然提呈其年報及本公司及本集團截至 二零二三年十二月三十一日止年度經審核財務 報表。

## **BASIS OF PREPARATION**

The Company was established as a state-owned enterprise in the People's Republic of China (the "PRC") in 1989. On 29 December 1995, under the relevant provisions of the PRC Company Law, the Company was re-organised from a state-owned enterprise to a limited liability company. On 16 August 1996, with the approval of the Economic Restructuring Commission of Jilin Province, the Company was further converted into a joint stock limited company. On 20 April 1999, the Company made a bonus issue from capitalisation of retained profits at the proportion of one bonus share for every two existing shares.

The Company's H shares are listed on GEM of the Stock Exchange of Hong Kong Limited (the "Stock Exchange") on 24 May 2001.

## PRINCIPAL ACTIVITY AND BUSINESS REVIEW

The Group is principally engaged in the manufacture and distribution of Chinese medicines and pharmaceutical products in the PRC under the brand names of Changlong and Qing Tong. There were no changes in the nature of the Group's principal activities during the year.

Business review of the Group is set out in the paragraph headed "Management Discussion and Analysis" of this annual report.

## SEGMENTAL INFORMATION

The Group has only one business segment which is the manufacture and distribution of Chinese medicines and pharmaceutical products in the PRC. In 2023, revenue of the Group was generated entirely from sales in the PRC and all identifiable assets of the Group are located in the PRC. Accordingly, no business or geographical segmental analysis is prepared for the year.

## **RESULTS AND DIVIDENDS**

The profit of the Group for the year ended 31 December 2023 and the state of affairs of the Company and of the Group at that date are set out in the financial statements on pages 48 to 123.

The Directors do not recommend the payment of a final dividend.

## 編製基準

本公司於一九八九年在中華人民共和國(「中國」)成立為一間國有企業。於一九九五年十二月二十九日,根據中國公司法有關條文,本公司由一間國有企業重組為一間有限責任公司。於一九九六年八月十六日,經吉林省經濟改革委員會的批准,本公司進一步改組為一間股份有限公司。於一九九九年四月二十日,本公司按兩股現有股份派發一股紅股的比例,將保留溢利化作資本以進行紅股發行。

本公司H股於二零零一年五月二十四日在香港聯合交易所有限公司(「聯交所」)GEM上市。

## 主要業務及業務回顧

本集團業務主要在中國製造及分銷長龍和清通 品牌中藥及醫藥產品。本集團的主要業務性質 於本年度期間並無改變。

本集團業務回顧載於本年報「管理層討論及分析 |一段。

## 分類資料

本集團只有一個業務分類,即於中國製造和分銷中藥及醫藥產品。於二零二三年,本集團收入全部來自中國之銷售,且本集團所有可識別資產均位於中國。因此,本年度並無編製業務或地區分類分析。

## 業績及股息

本集團截至二零二三年十二月三十一日止年度 之溢利,以及本公司及本集團於該日期之事務 狀況已載列於財務報表第48至123頁。

董事不建議派發末期股息。

## 董事會報告書

## **SUMMARY FINANCIAL INFORMATION**

The following is a summary of the published results and the assets and liabilities of the Group prepared on the basis set out in the notes below. This summary is not part of the audited financial statements.

## 財務資料概要

業績

以下為本集團已公佈業績以及資產及負債之概要,乃按下文附註所載基準編製,本概要不屬 經審核財務報表之一部分。

### Results

		2023 二零二三年 RMB'000 人民幣千元	2022 二零二二年 RMB'000 人民幣千元
Revenue	收入	841,545	841,586
Profit before income tax Income tax expense	除所得税前溢利 所得税支出	198,829 (50,107)	197,822 (3,780)
Profit for the year from ordinary activities attributable to owners of the Company	本年度本公司股權持有人應佔 日常業務溢利	148,207	193,565

### Assets and liabilities

## 資產及負債

		2023 二零二三年 RMB'000 人民幣千元	2022 二零二二年 RMB'000 人民幣千元
Total assets Total liabilities	總資 <u>產</u> 總負債	2,318,824 (838,444)	2,372,841 (760,543)
Net assets	資產淨值	1,480,380	1,612,298

# BEARER BIOLOGICAL ASSETS, PROPERTY, PLANT AND EQUIPMENT AND INTANGIBLE ASSETS

Details of movements in bearer biological assets, property, plant and equipment, and intangible assets of the Group during the year are set out in Notes 17, 18 and 23 to the financial statements respectively.

## 不記名生物資產、物業、廠房及設 備以及無形資產

於年內,本集團不記名生物資產、物業、廠房 及設備以及無形資產之變動詳情分別載於財務 報表附註17、18及23。

## 董事會報告書

# MATERIAL INVESTMENTS, ACQUISITIONS AND DISPOSALS OF SUBSIDIARIES AND AFFILIATED COMPANIES

The Group has made acquisitions of subsidiaries and affiliated companies during the year ended 31 December 2022. As at 31 December 2022, the Group had no other future plans for material investments or significant changes in capital assets of subsidiaries and affiliated companies.

## **SUBSIDIARIES**

Particulars of the subsidiaries of the Company are set out in Note 22 to the financial statements.

## **BORROWINGS**

Particulars of borrowings of the Group are set out in Note 34 to the financial statements.

## CAPITAL STRUCTURE

The operations of the Group were financed mainly by shareholders' equity. The Group will continue to adopt its treasury policy of placing the Group's cash and cash equivalents in interest bearing deposits, and to fund operations with internal resources.

## SHARE CAPITAL

Details of movements in share capital of the Company during the year are set out in Note 37 to the financial statements.

## **RESERVES**

Details of movements in reserves of the Group and of the Company during the year are set out in the consolidated statement of changes in equity and in Note 38 to the financial statements respectively.

## **DISTRIBUTABLE RESERVES**

As at 31 December 2023, the reserves of the Company available for cash distribution or distribution in specie was amounted to approximately RMB1,244,158,000 (2022: RMB1,479,296,000).

## MAJOR CUSTOMERS AND SUPPLIERS

During the year, the Group sold about 5.5% of its goods to its five largest customers (2022: 7%) and sales to the largest customer included therein accounted for 1.7% (2022: 2%) of the Group's total sales.

In the year under review, the Group's purchases from the five largest suppliers accounted for about 28% (2022: 52%) of the Group's total purchases and purchases from the largest suppliers therein accounted for 8% (2022: 32%) of the Group's total purchases.

## 重大投資、收購及出售附屬公司及 聯屬公司

本集團於截至二零二二年十二月三十一日止年度內收購了附屬公司及聯屬公司。於二零二二年十二月三十一日,本集團並無其他未來計劃對任何附屬公司及聯屬公司作重大投資或資本資產大幅改動。

## 附屬公司

本公司附屬公司之詳情載於財務報表附註22。

## 借貸

本集團貸款之詳情載於財務報表附註34。

## 股本結構

本集團之營運主要由股權支付。本集團將繼續 採納其財務政策,將本集團之現金及現金等值 物存放於計息存款並以內部資源支付其營運所 需資金。

## 股本

本公司於本年度內之股本變動詳情載於財務報 表附註37。

## 儲備

本集團及本公司於年內之儲備變動詳情分別載 於綜合權益變動表及財務報表附註38。

## 可分配儲備

於二零二三年十二月三十一日,本公司可用作現金分配或實物分配之儲備約達人民幣1,244,158,000元(二零二二年:人民幣1,479,296,000元)。

## 主要客戶及供應商

於本年度內,本集團向五大客戶出售約5.5% (二零二二年:7%)之貨品,其中最大客戶佔本 集團總銷售額1.7%(二零二二年:2%)。

於回顧年度內,本集團五大供應商佔本集團總採購額約28%(二零二二年:52%),其中最大供應商佔本集團總採購額8%(二零二二年:32%)。

## 董事會報告書

None of the directors of the Company or any shareholders who, to the best knowledge of the directors, own more than 5% of the Company's issued share capital had any beneficial interest in the Group's five largest customers and five largest suppliers noted above.

就董事所知,擁有本公司已發行股本5%以上的本公司董事或任何股東概無於上述本集團五大客戶及五大供應商中擁有任何實益權益。

## **FOREIGN EXCHANGE RISK**

For the years ended 31 December 2023 and 2022, the Group mainly generated revenue and incurred costs in Renminbi. The directors consider the impact on foreign exchange exposure of the Group is minimal. Accordingly the Group did not employ any financial instruments for hedging purposes.

## CAPITAL COMMITMENTS

As at 31 December 2023 and 2022, the Group had no capital commitments.

## **CONTINGENT LIABILITIES**

As at 31 December 2023 and 2022, the Group had no material contingent liabilities.

## **DIRECTORS AND SUPERVISORS**

The Directors and Supervisors of the Company during the year and up to the date of this report were as follows:

## **Executive Directors**

Mr. Zhang Hong (Chairman)

Mr. Zhang Xiao Guang

Mr. Zhao Bao Gang

Mr. Wu Guo Wen

Mr. Zhang Yi

Mr. Xu Xiang Fu

## **Independent Non-Executive Directors**

Ms. Tian Jie

Mr. Gao Qi Pin

Mr. Bai Jun Gui

## **Supervisors**

Mr. Wang Ying Xu

Mr. Yan Li Yu

Ms. Qiao Xiao Chun

# DIRECTORS' AND SENIOR MANAGEMENT'S BIOGRAPHIES

Biographical details of the Directors of the Company and the senior management of the Group are set out in the section "Biographical Details of Directors and Senior Management" of the annual report.

## 外匯風險

截至二零二三年及二零二二年十二月三十一日 止年度,本集團之主要收益及成本乃以人民幣 計算。董事認為,外匯風險對本集團之影響甚 微。因此,本集團並無運用任何金融工具作對 沖用涂。

## 資本承擔

於二零二三年及二零二二年十二月三十一日, 本集團並無任何資本承擔。

## 或然負債

於二零二三年及二零二二年十二月三十一日, 本集團並無任何重大或然負債。

## 董事及監事

本公司於本年內及截至本報告日期的董事及監事如下:

## 執行董事

張弘先生(主席)

張曉光先生

趙寶剛先生

吳國文先生

張翼先生

徐向夫先生

## 獨立非執行董事

田傑女士

高其品先生

白君貴先生

## 監事

王英旭先生

鄢禮玉先生

喬曉春女士

## 董事及高級管理層簡介

本公司董事及本集團高級管理層之簡介詳情載於年報[董事及高級管理層簡歷]一節。

## 董事會報告書

## **DIRECTORS OF SUBSIDIARIES**

Listed below are the names of all the Directors who have served on the boards of the Group's subsidiaries during the year and up to the date of this Report:

Zhang Hong Zhang Xiao Guang Zhao Bao Gang Wu Guo Wen Zhang Yi

# EMOLUMENTS OF DIRECTORS AND SUPERVISORS AND THE FIVE HIGHEST PAID INDIVIDUALS

Details of the Directors' and Supervisors' emoluments and those of the five highest paid individuals in the Group are set out in Note 15 to the financial statements.

# DIRECTORS' AND SUPERVISORS' SERVICE CONTRACTS OR LETTERS OF APPOINTMENT

Each of the Directors and Supervisors (including the Independent Non-Executive Directors and the Supervisors) has entered into a service contract or letter of appointment with the Company for a term of three years. None of the Directors or the Supervisors had entered into any service contract or letter of appointment with the Company which is not terminable by the Company within one year without payment of compensation, other than statutory compensation.

# DIRECTORS' AND SUPERVISORS' INTERESTS IN CONTRACTS

No directors had a significant beneficial interest, either directly or indirectly, in any contract of significance to the business of the Group to which the Company or its subsidiaries was a party during the year.

# PURCHASE, SALES OR REDEMPTION OF LISTED SECURITIES

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

## PERMITTED INDEMNITY PROVISION

At no time during the financial year and up to the date of this directors' report, there was or is, any permitted indemnity provisions being in force for the benefit of any of the directors of the Company or any of its subsidiaries.

## 附屬公司董事

以下為所有於本年度內及截至本報告日期止之 期間出任本集團附屬公司董事的人士:

張弘 張曉 趙寶 國文 張翼

## 董事、監事及五位最高薪人士之 酬金

董事、監事及本集團五位最高薪人士之酬金詳 情載於財務報表附註15。

## 董事及監事之服務合約或委任書

各董事及監事(包括獨立非執行董事及監事)已 與本公司訂立為期三年之服務合約或委任書。 董事及監事概無與本公司訂有本公司不得於一 年內終止而毋需支付賠償款項(法定賠償除外) 之服務合約或委任書。

## 董事及監事於合約中之權益

董事於年內概無於本公司或其附屬公司作為一 方且對本集團的業務屬重要的任何合約中擁有 直接或間接的重大實益權益。

## 購買、出售或贖回上市證券

年內,本公司或其附屬公司概無購買、出售或 贖回本公司任何上市證券。

## 獲准許彌償條文

於財政年度及截至本董事會報告書日期止任何 時間,概無曾經存在或現存任何以本公司或其 任何附屬公司之董事為受益人之獲准許彌償條 文生效。

## 董事會報告書

## DIRECTORS' AND SUPERVISORS' INTERESTS IN SHARES

At 31 December 2023, the interests and short positions of the Directors, supervisors and chief executives of the Company in the shares, underlying shares and debentures of the Company and its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance (the "SFO") as recorded in the register required to be kept under Section 352 of the SFO or as otherwise notified to the Company and the Stock Exchange pursuant to the minimum standards of dealing by directors as referred to in Rule 5.46 to 5.67 of the Rules Governing the Listing of Securities on GEM of the Stock Exchange (the "GEM Listing Rules") were as follows:

## 董事及監事於股份的權益

於二零二三年十二月三十一日,本公司董事、監事及主要行政人員於本公司及其相聯法團(定義見證券及期貨條例(「證券及期貨條例」)第XV部)的股份、相關股份及債券中擁有根據證券及期貨條例第352條,須列入該條所述登記冊的權益及淡倉,或根據聯交所GEM證券上市規則(「GEM上市規則」)第5.46條至5.67條所指董事買賣最低標準而須知會本公司及聯交所的權益及淡倉如下:

## Long positions in shares

## 於股份的長倉

Director 董事	Type of interests 權益類別	Capacity 身份	Number of Domestic Shares 內資股數目	Percentage of Domestic Shares 佔內資股百分比	Percentage of total registered Share Capital 佔總註冊股本 的百分比
Zhang Hong 張弘	Personal 個人	Beneficial owner 實益擁有人	101,937,000	26.29	18.19
Zhang Xiao Guang 張曉光	Personal 個人	Beneficial owner 實益擁有人	42,315,000	10.91	7.55
Xu Xiang Fu 徐向夫	Personal 個人	Beneficial owner 實益擁有人	5,227,000	1.348	0.933
Wu Guo Wen 吳國文	Personal 個人	Beneficial owner 實益擁有人	900,000	0.232	0.161

Save as disclosed above, as at 31 December 2023, none of the Directors, supervisors and chief executives of the Company has any interests and short positions in the shares, underlying shares and debentures of the Company and its associated corporations (within the meaning of Part XV of the SFO) as recorded in the register required to be kept under section 352 of the SFO or as otherwise notified to the Company and the Stock Exchange pursuant to the minimum standards of dealing by directors as referred to in Rules 5.46 to 5.67 of the GEM Listing Rules.

除上文所披露者外,於二零二三年十二月三十一日,本公司董事、監事及主要行政人員概無於本公司及其相聯法團(定義見證券及期貨條例第XV部)的股份、相關股份及債券中擁有根據證券及期貨條例第352條,須列入該條所述登記冊的權益及淡倉,或根據GEM上市規則第5.46條至5.67條所指董事買賣最低標準而須知會本公司及聯交所的權益及淡倉。

## 董事會報告書

## **DIRECTORS' RIGHTS TO ACQUIRE SHARES**

Saved as disclosed under the headings "Directors' and supervisors' interests in shares" above, at no time during the year were there any rights to acquire benefits by means of the acquisition of shares in or debentures of the Company granted to any director, supervisor and chief executive or their respective spouses or children under 18 years of age, or were any such rights exercised by them; or was the Company, its holding company, or any of its subsidiaries a party to any arrangement to enable the directors, supervisors and chief executives to acquire such rights in any other body corporate.

## INTERESTS DISCLOSEABLE UNDER THE SFO AND SUBSTANTIAL SHAREHOLDERS

As at 31 December 2023, the following persons (other than the Directors, supervisors and chief executives of the Company) had interests and short positions in the shares and underlying shares of the Company as recorded in the register required to be kept under Section 336 of the SFO.

## Long positions in Domestic shares

除上文「董事及監事於股份的權益」一段所披露 者外,各董事、監事及主要行政人員或彼等各 自的配偶或十八歲以下子女概無獲授或行使任 何透過購入本公司股份或債券而獲取利益之權 利;而本公司、其控股公司或其任何附屬公司 亦無訂立任何安排,讓董事、監事及主要行政 人員可於任何其他法團購入該等權利。

董事購入股份的權利

# 根據證券及期貨條例須予披露的權益及主要股東

於二零二三年十二月三十一日,按照本公司根據證券及期貨條例第336條置存的股東名冊顯示,以下人士(本公司董事、監事及主要行政人員除外)於本公司股份及相關股份中持有權益及淡倉。

## 於內資股的長倉

Name of shareholder	Capacity/ Nature of interest	Number of Domestic Shares	Percentage of Domestic Shares	Percentage of total registered Share Capital 佔總註冊股本
股東名稱	身份/權益性質 —————	入資股數目 ————————————————————————————————————	佔內資股百分比 ————————	的百分比 ———————
Huinan County SAB (Note) 輝南縣財源投資有限責任公司(附註)	Beneficial owner 實益擁有人	81,975,000	21.14	14.63

Note: Apart from the equity interest in the Company, Huinan County SAB does not have any direct or indirect interest in the Company, including representatives in the Board of Directors.

附註:除卻佔本公司的股本權益外,輝南縣財源投資有限責任公司並無擁有本公司的任何直接或間接權益,包括在董事會內的代表。

## Long positions in H shares

## 於H股的長倉

Name of shareholder 股東名稱	Capacity 身份	Number of H Shares H股數目	Percentage of H Shares 佔H股百分比	Percentage of total registered Share Capital 佔總註冊股本 的百分比
以末节件	—————————————————————————————————————	一		
Chen Jingwei 陳京偉	Beneficial owner 實益擁有人	29,520,000	17.11	5.269
Shen Qianzhen 沈茜珍	Beneficial owner 實益擁有人	13,996,000	8.11	2.498

## 董事會報告書

Save as disclosed above, as at 31 December 2023, the Directors were not aware of any other person (other than the Directors, Supervisors and Chief Executives of the Company) who had interests and short positions in the shares and underlying shares of the Company as recorded in the register required to be kept under Section 336 of the SFO.

## MANAGEMENT CONTRACTS

No contracts concerning the management and administration of the whole or any substantial part of the business of the Group and the Company were entered into or were in existence during the year.

## **COMPETING INTEREST**

None of the Directors, the management shareholders, the significant shareholders or the substantial shareholders (as defined in the GEM Listing Rules) of the Company had any interest in a business, which competes or may compete with the business of the Group.

## PRE-EMPTIVE RIGHT

There are no provisions for pre-emptive rights under the article of association of the Company or the laws of the PRC, being the jurisdiction in which the Company was established, which would oblige the Company to offer new shares on a pro rata basis to existing shareholders.

## CONNECTED TRANSACTIONS

During the year, the Group had no material related party transactions, which constituted connected transactions under the GEM Listing Rules.

## STAFF RETIREMENT SCHEME

Details of the staff retirement scheme of the Group and the employer's staff retirement costs charged to the profit and loss account for the year are set out in note 16 to the financial statements.

## **AUDIT COMMITTEE**

The Company set up an Audit Committee on 24 May 2001 with written terms of reference in compliance with the requirements as set out in Rules 5.28 and 5.29 of the GEM Listing Rules. The primary duties of the Audit Committee are to review and provide supervision over the financial reporting procedures and internal control system of the Group.

The committee has reviewed with the management the accounting principles and practices adopted by the Group and discussed internal controls and financial reporting matters, including a review of the audited results of the Group for the year ended 31 December 2023.

除上述所披露者外,於二零二三年十二月三十一日,按證券及期貨條例第336條存置之股東名冊所示,董事並不知悉任何其他人士(本公司董事、監事及主要行政人員除外)擁有本公司股份及相關股份的權益及淡倉。

## 管理合約

年內,本公司概無訂立任何有關本集團及本公司全部或任何重大部分業務之管理及行政之合約,亦無仍有效之該等合約。

## 競爭權益

本公司各董事、管理層股東、高持股量股東或主要股東(定義見GEM上市規則)概無於對本集 團業務構成或可能構成競爭的任何業務中擁有 任何權益。

## 優先購股權

本公司之公司章程細則或中國法律(即本公司 成立之司法權區)並無有關優先購股權之規 定,並無要求本公司須按比例向現有股東發售 新股。

## 關連交易

於本年度內,本集團並無根據GEM上市規則構 成關連交易之重大關連人士交易。

## 僱員退休計劃

本集團之僱員退休計劃及於年內損益賬中扣除 之僱主所承擔之僱員退休成本之詳情載於財務 報表附註16。

## 審核委員會

本公司於二零零一年五月二十四日成立審核委員會,並遵照GEM上市規則第5.28及5.29條之規定,訂立書面職權範圍。審核委員會之主要職責是審核及監督本集團之財務報告程序及內部監控系統。

委員會已與管理層檢討本集團採納之會計原則 及慣例,並商討有關內部監控及財務報告事 宜,包括審核本集團截至二零二三年十二月 三十一日止年度之經審核業績。

## 董事會報告書

## **FIVE-YEAR FINANCIAL SUMMARY**

A summary of the results and of the assets and liabilities of the Group for the last five financial years, as extracted from the published audited financial statements and reclassified as appropriate, is set out on page 124 of the annual report. This summary does not form part of the audited financial statements.

## **PUBLIC FLOAT**

Based on the information that is publicly available to the Company and to the best of the directors' knowledge, as at the date of this annual report, there was a sufficient prescribed public float of the issued shares of the Company under the GEM Listing Rules.

## CORPORATE GOVERNANCE

A report on the principle corporate governance practices adopted by the Company is set out on pages 30 to 40 of the annual report.

## **AUDITORS**

A resolution will be submitted to Annual General Meeting of the company to re-appoint the auditors of the Company, Prism Hong Kong and Shanghai Limited.

By order of the Board

### **Zhang Hong**

Chairman

Jilin Province, PRC 28 March 2024

## 五年財務摘要

本集團過去五個財政年度之業績、資產及負債 摘要,乃摘錄自已刊發之經審核財務報表, 且已於合適時作出重新歸類,載於年報第124 頁。該摘要並不構成經審核財務報表之一部 分。

## 公眾持股量

根據本公司獲得之公開資料及據董事所知,於 本年報刊發日期,根據GEM上市規則,本公司 已發行股份之公眾持股量充足。

## 企業管治

有關本公司所採納主要企業管治常規之報告載於年報第30至40頁。

## 核數師

本公司將於週年股東大會上提呈決議案以續聘上會相該會計師事務所有限公司為本公司核數師。

承董事會命

主席張弘

中國吉林省

二零二四年三月二十八日

## 企業管治報告

## CORPORATE GOVERNANCE PRACTICES

The Company is committed to achieve high standards of corporate governance to safeguard the interest of its shareholders and enhance its corporate value. Throughout the year ended 31 December 2023 and up to the date of this annual report, the Company has complied with the Corporate Governance Code as set out in Appendix 15 of the GEM Listing Rules.

# CODE OF CONDUCT REGARDING SECURITIES TRANSACTIONS BY DIRECTORS

The Company has adopted a code of conduct regarding securities transactions by directors on terms no less than the required standard of dealings as set out in Rules 5.48 to 5.67 of the GEM Listing Rules. The Company has also made specific enquiry of all Directors and the Company was not aware of any non-compliance with the required standard of dealings and its code of conduct regarding securities transactions by Directors throughout the year ended 31 December 2023.

## BOARD OF DIRECTORS AND BOARD MEETINGS

The Directors of the Company during the year and up to the date of this report were:

## **Executive Directors**

Mr. Zhang Hong (Chairman)

Mr. Zhang Xiao Guang

Mr. Zhao Bao Gang

Mr. Wu Guo Wen

Mr. Zhang Yi

Mr. Xu Xiang Fu

## **Independent Non-Executive Directors**

Mr. Bai Jun Gui Ms. Tian Jie Mr. Gao Qi Pin

As at the date of this report, the Board comprised nine Directors, six of whom are Executive Directors, three of whom are INEDs of the Company. Details of backgrounds and qualifications of each Director are set out on the section headed "Biographical Details of Directors and Senior Management" of this annual report.

## 企業管治常規

本公司致力於達致高標準的企業管治,以保障 其股東權益及提升其企業價值。截至二零二三 年十二月三十一日止整個年度及直至本年報刊 發日期,本公司已遵守GEM上市規則附錄15所 載企業管治守則。

## 董事推行證券交易的標準守則

本公司已就董事進行證券交易採納操守準則,條款不寬於GEM上市規則第5.48至5.67條所載董事進行證券交易的標準守則。本公司經向全體董事作出特定查詢後,於截至二零二三年十二月三十一日止年度全年,本公司並不知悉任何不遵守證券交易規定交易準則和有關董事進行證券交易操守準則之情況。

## 董事會及董事會會議

年內及截至本報告日期,本公司董事有:

## 執行董事

張弘先生(主席)

張曉光先生

趙寶剛先生

吳國文先生

張翼先生

徐向夫先生

## 獨立非執行董事

白君貴先生

田傑女士

高其品先生

於本報告日期,董事會由九名董事組成,其中 六名為本公司之執行董事,三名為本公司之獨 立非執行董事。各董事的背景及資歷詳情載於 本年報[董事及高級管理層簡歷]一節。

## 企業管治報告

The Board is responsible for corporate strategy, annual and interim results, succession planning, risk management, major acquisitions, disposals and capital transactions, and other significant operational and financial matters. Major corporate matters that are specifically delegated by the Board of Directors to the management include the preparation of annual and interim accounts for Board approval before public reporting, execution of business strategies, implementation of adequate systems of internal controls and risk management procedures, and compliance with relevant statutory requirements and rules and regulations. Executive Directors are responsible for running the Group and executing the strategies adopted by the Board. The INEDs serve the relevant function of bringing independent judgement on the development, performance and risk management of the Group through their contributions in board meeting.

董事會負責企業策略、年度及中期業績、繼任籌劃、風險管理、主要收購、出售及資本會別級不會理及財務事宜。董事會學別授予管理層處理之重大公司事宜包括編製不度及中期賬目並於公開公佈前供董事會抵准及中期賬目並於公開公佈前供董事會統足夠的內部控制系,規入實際。執行董事負責本集團之運作及執行董事會議上發表意見,履行為本集團的發展、表現和風險管理計入獨立判斷的有關功能。

All Directors have been given sufficient time and attention to the affairs of the Group. Each executive Director has sufficient experience to hold the position so as to carry out his duties effectively and efficiently.

The Board considers that each INED of the Company is independent in character and judgement. The Company has received from each INED a written confirmation of his independence pursuant to Rule 5.09 of the GEM Listing Rules.

The Board meets at least four times each year at approximately quarterly intervals to discuss the Group's business development, operation and financial performance. Board papers are circulated not less than 7 days before the Board meetings to enable the Directors to make informed decisions on matters to be raised at the board meetings. Minutes of board meetings are kept be the Company Secretary and are open for inspection at any reasonable time on reasonable notice by any Director.

To the best knowledge of the Directors, other than the family relationship disclosed in the biographical details of directors and senior management set out on pages 16 to 20 of this annual report, there is no financial, business and family relationship among the members of the Board.

所有董事已獲給予充份時間和資料關注本集團 事務。每名執行董事均有足夠經驗擔任其職位 以有效和有效率執行職務。

董事會認為,本公司各獨立非執行董事的身份 及判斷均具獨立性。本公司已接獲各獨立非執 行董事之確認書,確認彼等符合GEM上市規則 第5.09條所載有關獨立性之規定。

董事會每年最少舉行四次會議,約每一季度舉行一次,討論本集團的業務發展、營運及財務表現。董事會文件須於董事會會議前最少7天發出,使董事可就提呈董事會會議的事項作出知情決定。董事會會議記錄由公司秘書備存,任何董事可在發出合理通知下於任何合理時段查閱董事會會議記錄。

據董事所知悉,除於本年報第16至20頁所載的 董事及高級管理層簡歷中披露的親屬關係外, 董事會各成員之間並無財務、業務及親屬關 係。



## 企業管治報告

## **Board meetings**

During the year, six regular board meetings were held. Details of the attendance of the Directors are as follows:

## 董事會會議

年內,已舉行六次常規董事會會議。董事會出 席詳情如下:

Directors	董事	Meetings attended/held 已出席/已舉行會議
Executive Directors	執 <i>行董事</i>	
Mr. Zhang Hong (Chairman)	張弘先生 <i>(主席)</i>	9/9
Mr. Zhang Xiao Guang	張曉光先生	9/9
Mr. Zhao Bao Gang	趙寶剛先生	9/9
Mr. Wu Guo Wen	吳國文先生	8/9
Mr. Zhang Yi	張翼先生	9/9
Mr. Xu Xiang Fu	徐向夫先生	9/9
Independent Non-Executive Directors	<i>獨立非執行董事</i>	
Ms. Tian Jie	田傑女士	9/9
Mr. Gao Qi Pin	高其品先生	8/9
Mr. Bai Jun Gui	白君貴先生	5/9

Apart from the above regular board meetings of the years, the Board of Directors will meet on other occasions when a board-level decision on a particular matter is required. The Directors will receive details of agenda items for decision and minutes of committee meetings in advance of each board meeting.

除上述各年度之定期董事會會議外,董事會可 在必須就特定事宜作出董事會層次之決定時另 行召開會議。於每次召開董事會會議前,董事 將預先收到須作決定之議程項目及委員會會議 記錄詳情。

## CHAIRMAN AND CHIEF EXECUTIVE OFFICER

Under the code provision A.2.1, the roles of chairman and chief executive officer should be separated and should not be performed by the same individual. Mr. Zhang Hong assumes the role of both the chairman and the chief executive officer of the Company. The Board is of the view that this has not compromised accountability and independent decision making for the following reasons:

- the Audit Committee composes exclusively of Independent Nonexecutive Directors;
- the Independent Directors have free and direct access to the Company's external auditors and independent professional advice when considered necessary.

## 主席及行政總裁

根據守則條文A.2.1條規定,主席及行政總裁的 角色應各自獨立,不應由同一人士所擔任。張 弘先生現同時擔任本公司之主席及行政總裁。 董事會認為,此情況並未影響其問責及作出獨 立決定,原因如下:

- 審核委員會僅由獨立非執行董事組成;
- 獨立董事可於認為有需要時隨時和直接 尋求本公司外聘核數師意見及獨立專業 意見。

## 企業管治報告

Mr. Zhang Hong, the chairman, is a substantial shareholder of the Company and has considerable industry experience. He is motivated to contribute to the growth and profitability of the Group. The Board is of the view that it is in the best interests of the Group to have an executive chairman so that the Board can have the benefit of a chairman who is knowledgeable about the business of the Group and is most capable to guide discussions and brief the Board in a timely manner on pertinent issues and developments to facilitate open dialogue between the Board and the management.

## INDEPENDENT NON-EXECUTIVE DIRECTORS

The Company appointed INEDs who have appropriate and sufficient experience and qualification to carry out their duties so as to protect the interests of shareholders. Mr. Bai Jun Gui, Mr. Gao Qi Pin and Ms. Tian Jie are the INEDs.

All INEDs are subject to retirement by rotation in accordance with the articles of association of the Company. All the existing INEDs are appointed for an initial term of three years and the term of office shall continue after the expiration of the initial term until at least 1 month's prior written notice is given by either party or the Company to terminate the same.

## DIRECTORS' CONTINUING PROFESSIONAL DEVELOPMENT PROGRAMME

Every Director receives comprehensive, formal and tailored induction on appointment and they are continually updated on developments in the statutory and regulatory regime, and the business and market changes to facilitate the discharge of their responsibilities and obligations under the GEM Listing Rules and relevant statutory requirements.

To ensure that all Directors' contribution into the Board remain informed and relevant, they have participated in continuous professional development for the year ended 31 December 2023 to develop and refresh their knowledge and skill. During the year under review, the Company has provided updates and coordinated training on the GEM Listing Rules and relevant regulatory requirements to the Directors.

## REMUNERATION COMMITTEE

According to the Code, the Company has set up a Remuneration Committee on 29 September 2005. As at the date of this report, the chairman of the committee is Mr. Gao Qi Pin, an INED, and other members include Ms. Tian Jie, Mr. Bai Jun Gui and Mr. Zhang Hong. The remuneration committee schedules meet at least once a year and the quorum necessary for the transaction of business is two.

主席張弘先生現為本公司主要股東且具備資深 行業經驗。彼受推動為本集團之增長及盈利能 力作出貢獻。董事會認為,擁有一位執行主席 乃符合本集團之最佳利益,因為藉此董事會可 受惠於獲得一位對本集團業務具深厚認識,並 有能力於有關事宜及發展適時引導董事會作出 討論和向董事會進行簡報的主席,藉以促進董 事會與管理層之間的公開交流。

## 獨立非執行董事

本公司委任的獨立非執行董事擁有適當和足夠 經驗及學歷履行職務,以保障股東權益。白君 貴先生、高其品先生及田傑女士為獨立非執行 董事。

所有獨立非執行董事均須根據本公司組織章程 細則輪席告退。所有現有獨立非執行董事獲委 任之任期初步為三年,初步任期屆滿後任期將 會繼續,直至任何一方發出最少一個月書面通 知或本公司予以終止為止。

## 董事的持續專業發展課程

各董事於獲委任時均會獲得全面、正式及訂做的就任指引,並持續獲知會有關法定及監管制度的最新發展以及業務及市場變化,以協助其履行其於GEM上市規則及有關法例規定項下的職責及義務。

為確保全體董事均能為董事會作出知情及相關的決策,截至二零二三年十二月三十一日止年度內,彼等已持續參與專業發展,以精進並更新其知識和技能。於回顧年度內,本公司已根據GEM上市規則及相關監管規定為董事提供最新資訊及舉辦培訓。

## 薪酬委員會

根據守則,本公司已於二零零五年九月二十九日設立薪酬委員會。於本報告日期,委員會主席為獨立非執行董事高其品先生,其他成員包括田傑女士、白君貴先生及張弘先生。薪酬委員會定期每年最少舉行一次會議,議事所須之法定人數為兩人。

## 企業管治報告

The role and function of the Remuneration Committee included the determination of the specific remuneration packages of all executive Directors, including benefits in kind, pension rights and compensation payments, including any compensation payable for loss or termination of their office or appointment, and make recommendations to the board of the remuneration of non-executive Directors. The remuneration committee should consider factors such as salaries paid by comparable companies, time commitment and responsibilities of the Directors, employment conditions elsewhere in the Group and desirability of performance-based remuneration.

薪酬委員會之角色及功能包括釐定所有執行董事之特定薪酬組合,包括實物利益、退休金及補償付款(包括因失去或終止彼等職位或委任應付之任何補償)以及向董事會就非執行董事之薪酬提供建議。薪酬委員會應考慮各種因素,例如可比較公司支付之薪金、董事承擔之時間及責任、本集團其他地方之聘用條件及按表現釐定薪酬之可取性。

For the financial year ended 31 December 2023, the Remuneration Committee held two meetings. The individual attendance records of each member are as follows:

於截至二零二三年十二月三十一日止財政年度,薪酬委員會舉行了兩次會議。各成員之個別出席記錄如下:

Members	成員	Meetings attended/held 已出席/已舉行會議
Mr. Bai Jun Gui Ms. Tian Jie Mr. Gao Qi Pin Mr. Zhang Hong	白君貴先生 田傑女士 高其品先生 張弘先生	2/2 2/2 2/2 2/2 2/2

For the year ended 31 December 2023, the Remuneration Committee reviewed matters relating to remuneration for the Directors and members of senior management, and discussed the remuneration policy of the Group.

於截至二零二三年十二月三十一日止年度,薪 酬委員會審核了與董事及高級管理人員薪酬相 關事宜,並商討了本集團之薪酬政策。

The remuneration committee of the Company has considered and reviewed the existing terms of employment contracts of the Executive Directors and appointment letters of the INEDs. The Remuneration Committee of the Company considers that the existing terms of employment contracts of the Executive Directors and appointment letters of the INEDs are fair and reasonable.

本公司薪酬委員會已考慮和審議執行董事受聘 合約及獨立非執行董事委任書之現行條款。本 公司薪酬委員會認為執行董事受聘合約及獨立 非執行董事委任書之現行條款屬公平合理。

## NOMINATION COMMITTEE

# The Company has established the Nomination Committee according to the relevant provisions of the GEM Listing Rules with written terms of reference. Its primary responsibilities include reviewing and supervising the framework, number of members and composition of the Board and making proposals to the Board in respect of any changes and identifying and nominating suitable persons for appointment of Director.

As at the date of this report, the Nomination Committee comprises of one Executive Director, Mr. Zhang Xiao Guang and three INEDs, Mr. Bai Jun Gui, Mr. Gao Qi Pin and Ms. Tian Jie, Mr. Gao Qi Pin is the chairman of the Nomination Committee.

## 提名委員會

本公司已根據GEM上市規則相關條文成立提名 委員會,並以書面訂立其職權範圍。其主要責 任包括審核和監督董事會之架構、成員人數及 組織,並就任何變動向董事會作出建議和提名 適當董事委任人選。

於本報告日期,提名委員會由一名執行董事張 曉光先生及三名獨立非執行董事白君貴先生、 高其品先生及田傑女士所組成,高其品先生擔 任提名委員會主席。

## 企業管治報告

Nomination procedures include identification and acknowledgement of qualified individuals by the Nomination Committee, and review and approval of such nominations by the Board. The Nomination Committee will evaluate potential candidates considering factors such as professional expertise, relevant experience, personal ethics and integrity.

For the financial year ended 31 December 2023, the Nomination Committee held two meetings. During the meeting, the Nomination Committee has reviewed and discussed the framework, number of members and composition of the Board. Also, the Nomination Committee has identified and made proposals in respect of the outstanding appointment of Executive Directors and INEDs. The individual attendance records of each member are as follows:

提名程序包括由提名委員會甄別及認可合資格 人士,並由董事會審核及批准。提名委員會將 評估潛在侯選人,考慮專業技能、相關經驗、 個人操守及誠信等因素。

截至二零二三年十二月三十一日止財政年度, 提名委員會舉行了兩次會議。會上提名委員會 審議並討論了董事會架構、成員人數及組成。 提名委員會亦就執行董事及獨立非執行董事之 空缺人選作出甄別及建議。各成員之個別出席 記錄如下:

Members	成員	Meetings attended/held 已出席/已舉行會議
Mr. Bai Jun Gui	白君貴先生	2/2
Ms. Tian Jie	田傑女士	2/2
Mr. Gao Qi Pin	高其品先生	2/2
Mr. Zhang Xiao Guang	張曉光先生	2/2

## **AUDIT COMMITTEE**

The Audit Committee was established in 2001 and currently comprises three members, Mr. Bai Jun Gui, Mr. Gao Qi Pin and Ms. Tian Jie. All of them are INEDs. The chairman of the Audit Committee is Mr. Gao Qi Pin. The Board considers that each Audit Committee has broad commercial experience and there is a suitable mix of expertise in business, legal, accounting and financial management in the Audit Committee.

None of the members of the Audit Committee has any personal financial interests, conflicts of interests arising from cross-directorships or day-to-day involvement in the running of the business. During the year, the Audit Committee carried out their own independent review of the interim and annual financial statements and financial reports and statements included in circulars of the Company published during the year. The Audit Committee completed its review of the adequacy and effectiveness of the Company's systems of internal control and reported its findings and recommendations to the Board.

## 審核委員會

審核委員會成立於二零零一年,目前由白君貴先生、高其品先生及田傑女士三名成員組成。 彼等均為獨立非執行董事。審核委員會主席為 高其品先生。董事會認為各審核委員會成員均 具有廣泛的商業經驗,審核委員會內適當地融 合了商業、法律、會計及財務管理等方面的專 業知識。

審核委員會概無成員擁有任何個人權益、自跨董事身份產生利益衝突或參與日常本公司業務經營。年內,審核委員會曾獨立審閱年內刊發載於本公司通函之中期及年度財務報表及財務報告及報表。審核委員會亦完成審核本公司內部監控系統之充足性和有效性,並向董事會報告其調查結果及建議。



#### 企業管治報告

The Audit Committee held four meetings during the year under review. Details of the attendance of the audit committee meetings are as follows:

審核委員會於回顧年度內共舉行四次會議。審 核委員會會議之出席詳情如下:

Members	成員	Meetings attended/held 已出席/已舉行會議		
Mr. Bai Jun Gui	白君貴先生	4/4		
Ms. Tian Jie	田傑女士	4/4		
Mr. Gao Qi Pin	高其品先生	4/4		

The Group's unaudited quarterly and interim results and annual audited results during the year ended 31 December 2023 have been reviewed by the Audit Committee, which was of the opinion that the preparation of such results were complied with the applicable accounting standards and requirements and that adequate disclosure have been made.

本集團截至二零二三年十二月三十一日止年度 之未經審核季度、中期業績及年度經審核業績 已由審核委員會審閱,彼等認為該等業績之編 製乃符合適用會計準則及規定,並已適當作出 披露。

#### **AUDITOR'S REMUNERATION**

Prism Hong Kong and Shanghai Limited was the auditor of the Company for the year ended 31 December 2023. Other than annual auditing services, Prism Hong Kong and Shanghai Limited did not provide non-auditing services to the Company or any of the Group's companies during the year.

Auditor's remuneration for the year ended 31 December 2023 is set out in Note 10 to the financial statements.

## DIRECTORS' RESPONSIBILITIES FOR THE FINANCIAL STATEMENTS

The Directors have the responsibilities for the preparation of the financial statements of the Group and shall ensure that the financial statements are in accordance with statutory requirements and applicable accounting standards. The Directors also ensure the timely publication of the financial statements of the Group.

The statements of the external auditors of the Company, Prism Hong Kong and Shanghai Limited, about its reporting responsibilities on the financial statements of the Group is set out in the Independent Auditor's Report on pages 42 to 47 of this annual report.

#### **COMPANY SECRETARY**

In 2023, the Company Secretary took the relevant professional training of 15 hours relating to general corporate governance issues.

#### 核數師薪酬

截至二零二三年十二月三十一日止年度,本公司之核數師為上會栢誠會計師事務所有限公司。除年度審核服務外,年內上會栢誠會計師 事務所有限公司並無向本公司或任何本集團成員公司提供非核數服務。

截至二零二三年十二月三十一日止年度核數師 薪酬載於財務報表附註10。

#### 董事對財務報表之責任

董事已負責編製本集團之財務報表,並確保該等財務報表乃遵照法定要求及適用會計準則編製。董事亦確保本集團之財務報表準時刊發。

本公司外聘核數師上會柏誠會計師事務所有限公司就其對本集團財務報表報告責任之陳述載於本年報第42至47頁[獨立核數師報告書]。

#### 公司秘書

於二零二三年,公司秘書已進行有關企業管治 事宜的15小時相關專業培訓。

#### 企業管治報告

#### INTERNAL CONTROL AND RISK MANAGEMENT

The Board is responsible for ensuring that the Group has a sound and effective internal control system. The Group is committed to the identification, monitoring and management of risks associated with its business activities and has implemented a practical and effective control system which includes a defined management structure with limits of authority, a sound cash management system and periodic review of the Group's operation and performance by the Audit Committee and the Board. The internal control system is reviewed on an ongoing basis by the Board to ensure it is effective. The Board is satisfied that, based on information furnished to it and on its own observations, the present internal controls of the Group are satisfactory. The Board has conducted review of the effectiveness of the system of internal control and is of the view that the system of internal control adopted for the year is sound and effective. The Group does not maintain its own internal audit team for cost-saving reason but the work is shared between related parties in the Company to assist the Audit Committee to review the effectiveness of the Group's risk management and internal control system.

#### **INVESTOR RELATIONS**

The Company disclosed all necessary information to the shareholders in compliance with GEM Listing Rules. Extensive information about the Company's activities is provided in the Annual Report and the Interim Report which are sent to shareholders. There is regular dialogue with institutional investors. Enquiries from individuals on matters relating to their shareholdings and the business of the Company are welcomed and are dealt with in an informative and timely manner.

All shareholders have 45 days' notice of the Annual General Meeting at which all directors and Committee chairs are available for questions. All shareholders are encouraged to attend the Annual General Meeting.

#### **LOOKING FORWARD**

The Group will keep on reviewing its corporate governance standards on a timely basis and the Board endeavors to take necessary actions to ensure compliance with the required practices and standards including the provisions of the Code on Corporate Governance Practices introduced by the Stock Exchange.

#### **COMPLETION OF INTERNAL CONTROL REVIEW**

Reference is made to the statement of disciplinary action published by The Stock Exchange of Hong Kong Limited (the "Stock Exchange") dated 13 June 2023 (the "Statement") in relation to, among other things, the direction to Jilin Province Huinan Changlong Bio-pharmacy Company Limited (the "Company") to conduct a review on the Company's internal control for procuring compliance with Chapter 19 of the GEM Listing Rules.

#### 內部監控及風險管理

#### 投資者關係

本公司已遵照GEM上市規則之規定向股東披露所有必須之資料。有關本公司活動之廣泛資料於寄發股東之年報及中期報告內提供。本公司與機構投資者保持定期聯絡。本公司歡迎個別人士就其股權事宜及本公司業務提出查詢,並會詳盡和適時處理該等查詢。

所有股東均於舉行股東週年大會前獲發45日通知,所有董事及委員會主席均出席大會回答問題。本公司鼓勵所有股東出席股東週年大會。

#### 未來前景

本集團將不斷適時審核其企業管治準則,而董 事會則積極採取必須行動確保遵守所須常規及 準則,包括聯交所頒佈之企業管治常規守則。

#### 完成檢討內部監控

茲提述香港聯合交易所有限公司(「聯交所」)日期為二零二三年六月十三日的紀律處分聲明(「聲明」),內容有關(其中包括)指令吉林省輝南長龍生化藥業股份有限公司(「本公司」)對本公司的內部監控進行檢討,以促使其遵守《GEM上市規則》第十九章的規定。

#### 企業管治報告

As directed by the GEM Listing Committee of the Stock Exchange, the Company shall retain an independent professional adviser to conduct a thorough review of and make recommendations to improve the Company's internal controls and to ensure compliance with Chapter 19 of the GEM Listing Rules. The Company has retained Prism Advisory Limited (the "Internal Control Adviser") in August 2023 and the Internal Control Adviser has completed its review on the Company's internal controls and review of the Company's implementation of its recommendations on the internal controls. The internal control deficiencies identified in the review and the recommendations of the Internal Control Adviser are summarised as follows:

根據聯交所GEM上市委員會的指令,本公司 須聘請獨立專業顧問,徹底檢討本公司的內部 監控並提出建議對此進行改善,以確保遵守 《GEM上市規則》第十九章的規定。本公司已 於二零二三年八月聘請上會永晉諮詢有限公司 (「內部監控顧問」),內部監控顧問已完成檢討 本公司的內部監控及審視本公司內部監控建議 的執行情況。有關檢討所識別的內部監控缺陷 及內部監控顧問的建議概述如下:

## 1. Management on financial investment business (risk level: low)

The Company has established an internal control procedure in respect of its financial investment business (the "Internal Control Procedure") since 2016 when it first started to invest in financial products. According to the review by the Internal Control Adviser, the Internal Control Procedure has not set out in detail the requirements on (i) investment planning (e.g. personnel, purpose, source of funds, budget control and risk management); (ii) the structure and power of the investment department; (iii) the monitoring of the investment. The Internal Control Adviser has also reviewed all relevant information relating to the financial investment business to confirm the Company has established management procedure in respect of its investments, but such procedure has not been documented and incorporated into the Internal Control Procedure.

The Internal Control Adviser recommended the Company to update the Internal Control Procedure to incorporate sections as set out in (i) to (iii) above and to update the Internal Control Procedure on the selection of financial products, investment analysis, approval process, compliance check, execution of the subscriptions and redemption process, so as to ensure consistency between the Internal Control Procedure and actual execution of the relevant procedure. The Internal Control Adviser also recommended the management to regularly update the Internal Control Procedure and to keep proper records.

The Internal Control Adviser has reviewed the updated Internal Control Procedure and confirmed that its recommendations have been implemented.

## 1. 有關金融投資業務的管理(風險水平:低)

本公司於二零一六年首次投資金融產品,自此已成立金融投資業務的內部監控程序(「內部監控程序」)。根據內部監控顧問的檢討,內部監控程序並無就與下方面作出詳細規定:(i)投資規劃(例及「ii)投資監控。內部監控顧問亦已檢討所可,與資監控。內部監控顧問亦已檢討所可,所有關金融投資業務的相關資料,以前有關金融投資業務的相關資料,惟有關程序尚未記錄納入內部監控程序。

內部監控顧問建議本公司更新內部監控程序,納入上述(i)至(iii)所載的章節,並更新內部監控程序內有關金融產品選擇、投資分析、審批流程、合規檢查。認購及贖回的執行流程的內容,確保內部監控程序與相關流程的實際執行一致。內部監控顧問亦建議管理層定期更新內部監控程序並保存適當的記錄。

內部監控顧問已檢討更新後的內部監控程序並確認其建議已獲實施。

#### 企業管治報告

#### 2. Procedure on use of Company chop (risk level: low)

The authorised personnel will affix the Company's chop and specialised chop for finance to the agreement regarding the financial product. The Company has established an internal procedure on use of Company chops. Yet, usage of Company chops only requires prior verbal application. The Company has not kept a record of the written approval from management and the use of its chops. Such arrangement will increase the risk of inappropriate use of the Company chop.

The Internal Control Adviser recommended that the use of Company chops should be subject to written approval in accordance with the requirement of the internal procedure on use of Company chops and proper record on the written approval should be kept.

The Internal Control Adviser has inspected the use of Company chops in September 2023 and confirmed that the Company has followed the internal procedure in respect of the use of Company chops.

#### 3. File management (risk level: medium)

The Company has only kept the investment analysis of the financial products and the approval record from the Board. The Company has not kept files of the application for subscription by the Company's investment department and files of approval or reporting from the capital committee, risk management committee and internal control department. The Internal Control Adviser recommended the Company to establish financial investment file archives for safekeeping the approval or reporting records to facilitate the management to review past investment records. Such arrangement should be recorded in the Internal Control Procedure.

The Internal Control Adviser has inspected the transaction documents for subscription of financial products during the period from August to September 2023 and confirmed that the Company has kept proper records.

## 2. 有關使用公司印章的程序(風險水平:低)

授權人員將於金融產品協議上加蓋本公司印章及財務專用印章。本公司已建立有關使用本公司印章的內部程序。然而,使用本公司印章僅需要事先口頭申請。本公司並無備存管理層書面批准及印章使用記錄。有關安排將增加本公司印章被不當使用的風險。

內部監控顧問建議,根據使用本公司印章的內部程序的要求,使用本公司印章時應先取得書面批准,並備存書面批准的適當記錄。

內部監控顧問已於二零二三年九月檢查 本公司印章的使用情況,確認本公司在使用本公司印章方面已遵守內部程序。

#### 3. 檔案管理(風險水平:中)

本公司僅備存金融產品的投資分析及董事會批准記錄。本公司並無備存本公司 投資部的認購申請檔案及資本委員會 風險管理委員會及內部監控部門的批准 或申報檔案。內部監控顧問建議本公司 建立財務投資檔案庫,保存批准或申報 記錄,方便管理層審閱過往投資紀錄。 有關安排應記錄於內部監控程序內。

內部監控顧問已檢查二零二三年八月至 九月期間認購金融產品的交易文件,並 確認本公司已保存適當的記錄。

#### 企業管治報告

## 4. Disclosure and management on notifiable transactions (risk level; high)

The Company has failed to comply with the GEM Listing Rules requirement in respect of its subscription of financial products from 2018 to 2020. For most of the breaches in 2019 and 2020, the breaches of the GEM Listing Rules were due to misunderstanding by the management of the Company of the Measures for the Supervision and Administration of the Wealth Management Business of Commercial Bank issued by the China Banking and Insurance Regulatory Commission on 26 September 2018. The Company has also failed to aggregate some subscriptions with the same financial institution and failed to comply with the relevant disclosure and shareholders' approval requirements under the GEM Listing Rules.

To avoid any non-compliances in the future, the Company has prepared a compliance manual in respect of subscription of financial products (the "Compliance Manual") and provided regular trainings to the directors and senior management in respect of the requirements of the GEM Listing Rules. The Company has also prepared accounts for subscription of financial products, and the financial controller, company secretary and the department head of the securities department will jointly monitor the subscriptions of financial products from the same financial institution and make monthly report to the board of directors of the Company to ensure compliance with Chapter 19 of the GEM Listing Rules.

The Internal Control Adviser has reviewed the Compliance Manual to be published in 2023 and confirmed that the relevant compliance procedure has been incorporated. The Internal Control Adviser has inspected the training records and confirmed that the relevant trainings have been conducted. The Internal Control Adviser has inspected the size test calculation in respect of investments in financial products from 2022 to 2023 and confirmed that the Company has complied with the GEM Listing Rules in respect of the investments. The Internal Control Adviser has also inspected the accounts for subscription of financial products and confirmed that the financial controller, company secretary and the department head of the securities department have monitored the financial products.

The Board confirmed that all the recommendations of the Internal Control Adviser has been implemented, and the Company has complied with all the directions of the GEM Listing Committee set out in the Statement. The relevant non-compliance incidents and the related internal control deficiencies identified by the Internal Control Adviser will be disclosed in the corporate governance report of the Company for the financial year ending 31 December 2023.

#### 4. 有關須予公佈交易的披露及管理(風 險水平:高)

本公司自二零一八年至二零二零年認購金融產品時未有遵守GEM上市規則的規定。於二零一九年及二零二零年的大部分違規行為都是由於本公司管理層於四十國銀行保險監督管理委員會於二零一八年九月二十六日頒布的商業銀行理財業務監督管理辦法。本公司亦未有將同一金融機構的部分認購合計,且未有遵守《GEM上市規則》項下相關披露及股東批准的規定。

為避免日後出現任何不合規情況,本公司已編製有關認購金融產品的合規手冊(「合規手冊」),並就《GEM上市規則》的要求定期向董事及高級管理層提供培訓。本公司亦已設立金融產品認購賬目,由財務總監、公司秘書、證券部部門主管對同一金融機構金融產品可董事會共同進行監察,並每月向本公司董事會報告確保遵守《GEM上市規則》第十九章。

內部監控顧問已檢討將於二零二三年刊發的合規手冊,並確認已納入相關合規程序。內部監控顧問已檢查培訓記整控顧問亦已檢查自二零二二年至二零並在融產品投資的規模測試計算,並市認本公司已就該等投資遵守《GEM上電視則》。內部監控顧問亦已檢查認購充配之檢查的賬目,並已確認財務總監不能等。

董事會確認,內部監控顧問的所有建議 均已實施,且本公司已遵守聲明所載 GEM上市委員會的所有指令。內部監控 顧問所識別的相關不合規事件及相關內 部監控缺陷將於本公司截至二零二三年 十二月三十一日止財政年度的企業管治 報告內披露。

#### REPORT OF THE SUPERVISORY COMMITTEE

#### 監事會報告書

## TO THE SHAREHOLDERS OF JILIN PROVINCE HUINAN CHANGLONG BIO-PHARMACY COMPANY LIMITED

(a joint stock limited company incorporated in the People's Republic of China with limited liability)

During the year ended 31 December 2023, in accordance with the Company Law of the PRC, the requirements of the relevant laws and regulations of Hong Kong and the articles of association of the Company (the "relevant rules and regulations"), the Supervisory Committee of the Company exercised conscientiously its authority, safeguarded the interests of the shareholders of the Company and the Company, and followed the principle of honesty and integrity and worked cautiously and diligently.

During the year, we provided reasonable suggestions and advice on the operations and development plans to the Directors and strictly and effectively monitored whether the policies of the Company had conformed with the relevant rules and regulations or safeguarded the interests of the shareholders of the Company.

After investigation, we consider that the audited financial statements of the Company give a true and fair picture of the operating results and asset position of the Company. We also consider that the Report of the Directors and the profit distribution proposal meet the relevant rules and regulations. We have attended the meeting of the Board. We are of the opinion that the meeting was convened in accordance with the relevant rules and regulations. We consider that the members of the Board, the general manager and other senior management of the Company have strictly complied with the principle of honesty and trustworthiness, worked diligently and sincerely exercised their authority to the best interests of the Company. None of the Directors, general manager nor other senior management of the Company have abused their powers, caused damage to the interests of the Company and infringed upon the interests of the Company shareholders and its staff, nor have they violated the relevant rules and regulations.

We are satisfied with the various accomplishments and the costeffectiveness of the Company. We are confident that the Company will have a good prospect of future development.

By order of the Supervisory Committee

Jilin Province Huinan Changlong Bio-pharmacy Company Limited

#### Qiao Xiao Chun

Jilin Province, PRC 28 March 2024

#### 致吉林省輝南長龍生化藥業股份有限公司 列位股東

(於中華人民共和國註冊成立之股份有限公司)

本公司監事會於截至二零二三年十二月三十一日止年度內,遵照《中華人民共和國公司法》、香港有關法律及法規以及本公司章程細則的規定(「有關法規」),遵守誠信原則,工作克勤盡職,認真履行職權,維護本公司股東及本公司權益。

在本年度內,本監事會就業務及發展計劃方面 向董事提供合理的建議及意見,並對本公司政 策是否符合有關法規或有否保障本公司股東的 權益,進行了嚴謹及有效的監督。

本監事會對本公司各項工作和取得的經濟效益 表示滿意,對公司未來的發展前景充滿信心。

#### 承監事會命

吉林省輝南長龍生化藥業股份有限公司

#### 喬曉春

中國吉林省 二零二四年三月二十八日

#### 獨立核數師報告書



## INDEPENDENT AUDITOR'S REPORT TO THE SHAREHOLDERS OF JILIN PROVINCE HUINAN CHANGLONG BIO-PHARMACY COMPANY LIMITED

(a joint stock limited company incorporated in the People's Republic of China with limited liability)

#### **OPINION**

We have audited the consolidated financial statements of Jilin Province Huinan Changlong Bio-pharmacy Company Limited (the "Company") and its subsidiaries (hereinafter collectively referred to as the "Group") set out on pages 48 to 123, which comprise the consolidated statement of financial position as at 31 December 2023, 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 material accounting policy information and other explanatory information.

In our opinion, the consolidated financial statements give a true and fair view of the consolidated financial position of the Group as at 31 December 2023, and of its consolidated financial performance and its consolidated 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 ("HKICPA") and have been properly prepared in compliance with the disclosure requirements of the Hong Kong Companies Ordinance.

#### **BASIS FOR OPINION**

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

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致吉林省輝南長龍生化藥業股份有限公司股東之獨立核數師報告書

(於中華人民共和國註冊成立之股份有限公司)

#### 意見

我們已審計列載於第48至123頁的吉林省輝南 長龍生化藥業股份有限公司(以下簡稱「貴公司」)及其附屬公司(以下統稱「貴集團」)的綜合 財務報表,此財務報表包括於二零二三年十二 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 動表和綜合現金流量表,以及綜合財務報表附 註,包括重大會計政策資料及其他解釋資料。

我們認為,該等綜合財務報表已根據香港會計師公會頒佈的《香港財務報告準則》真實而中肯地反映了 貴集團於二零二三年十二月三十一日的綜合財務狀況及截至該日止年度的綜合財務表現及綜合現金流量,並已遵照香港《公司條例》的披露要求妥為擬備。

#### 意見的基礎

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

#### 獨立核數師報告書



Key audit matter is those matters that, in our professional judgement, were of most significance in our audit of the consolidated financial statements of the current year. 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.

#### Loss allowance of trade receivables, contract assets, advances to staff and other receivables

Refer to notes 27 and 28 to the consolidated financial statements and the accounting policies in note 3.

The key audit matter 關鍵審計事項

#### 關鍵審計事項

關鍵審計事項是根據我們的專業判斷,認為對 本年度綜合財務報表的審計最為重要的事項。 這些事項是在我們審計整體綜合財務報表及出 具意見時進行處理的。我們不會對這些事項提 供單獨的意見。

#### 貿易應收賬款、合約資產、向員工墊款及 其他應收款項之減值撥備

謹此提述綜合財務報表附註27及28以及附註3 的會計政策。

How the matter was addressed in our audit 我們的審計如何處理關鍵審計事項

RMB5,793,000, RMB36,046,000 and RMB8,706,000, advances to staff and other receivables. net of accumulated loss allowance on trade receivables, 我們的審計程序旨在審閱管理層對貿易應收賬款、合約資 contract assets, advances to staff and other receivables 產、向員工墊款及其他應收款項虧損撥備所採納的預期信貸 of approximately RMB83,753,000, RMB38,228,000, 虧損模式的評估。 RMB23,928,000 and RMB82,653,000.

於二零二三年十二月三十一日, 貴集團的應收貿易賬款、 We have obtained an understanding of the methodology 元及人民幣8,706,000元,扣除應收貿易賬款、合約資產、 management of the Group and independent valuer. 向員工墊款及其他應收款項的累計虧損撥備分別約人民幣 我們已通過審閱文件及與 貴集團管理層及獨立估值師討論 83,753,000元、人民幣38,228,000元、人民幣23,928,000元 獲悉預期信貸虧損模式之方法、制定程序及其相關控制措 及人民幣82,653,000元。

In assessing the loss allowance made under the expected credit loss ("ECL") model, the management of the Group used judgements and estimates to determine the historical credit loss experience and forward-looking information specific to the debtors and their economic environments.

於評估根據預期信貸虧損(「預期信貸虧損」)模式計提的虧損 撥備時, 貴集團管理層使用判斷及估計以釐定過往信貸虧 損經驗及針對債務人及其經濟環境的前瞻性資料。

As at 31 December 2023, the carrying amount of the Group's Our audit procedures were designed to review the trade receivables, contract assets, advances to staff and management estimation on ECL model adopted for the other receivables are approximately RMB268,327,000, loss allowance on trade receivables, contract assets and

合約資產、向員工墊款及其他應收款項賬面值分別約為人民 for the ECL model, development processes and its relevant 幣268,327,000元、人民幣5,793,000元、人民幣36,046,000 controls through review of documentation, discussion with

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#### 獨立核數師報告書

#### **KEY AUDIT MATTER (continued)**

Loss allowance of trade receivables, contract assets, advances to staff and other receivables (continued)

The key audit matter 關鍵審計事項

How the matter was addressed in our audit 我們的審計如何處理關鍵審計事項

關鍵審計事項(續)

貿易應收賬款、合約資產、向員工墊款及

contract assets, advances to staff and other receivables judgements and estimates, including use of significant as a key audit matter because the carrying amounts of unobservable inputs adopted in the ECL estimation by the trade receivables, contract assets, advances to staff management. and other receivables are significant to the consolidated 我們已質詢用重大判斷及估計之合理性,包括管理層於預期 financial statements as a whole and there is involvement of 信貸虧損估算中採用之重大不可觀察輸入數據。 a significant degree of judgements and estimates made by management of the Group.

財務報表整體而言屬重大,且涉及 貴集團管理層作出重大 and credit loss experience. 程度的判斷及估計。

We have identified the loss allowance on trade receivables. We have challenged the reasonableness of the significant

其他應收款項之減值撥備(續)

We have also assessed the appropriateness of the 我們將應收貿易賬款、合約資產、向員工墊款及其他應收款 methodology and examined the inputs data used with 項的虧損撥備確認為一項關鍵審計事項,原因是應收貿易賬 reference to the latest available general economic data and 款、合約資產、向員工墊款及其他應收款項的賬面值對綜合 the repayment record against the Group's historical trends

> 我們亦已評估有關方法之適當性,並已參考最新可得之整體 經濟數據及相比, 貴集團過往趨勢及信貸虧損經驗之還款記 錄檢查使用之輸入數據。

#### OTHER INFORMATION

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

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

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

#### 其他資料

貴公司董事需對其他信息負責。其他信息包括 刊載於年報內的信息,但不包括綜合財務報表 及我們的核數師報告。

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

結合我們對綜合財務報表的審計,我們的責任 是閱讀其他信息,在此過程中,考慮其他信息 是否與綜合財務報表或我們在審計過程中所了 解的情況存在重大抵觸或者似乎存在重大錯誤 陳述的情況。基於我們已執行的工作,如果我 們認為其他信息存在重大錯誤陳述,我們需要 報告該事實。在這方面,我們沒有任何報告。

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#### 獨立核數師報告書



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 Hong Kong Companies Ordinance, and for such internal control as the directors of the Company determine is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

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

Audit Committee 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, solely to you, as a body, in accordance with our agreed terms of engagement, 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 aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

#### 貴公司董事及審核委員會就綜合財 務報表須承擔的責任

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香港《公司條例》的披露要 求擬備真實而中肯的綜合財務報表,並對其認 為使綜合財務報表的擬備不存在由於欺詐或錯 誤而導致的重大錯誤陳述所需的內部控制負 責。

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

審核委員會須負責監督 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

我們的目標,是對綜合財務報表整體是否不存在由於欺詐或錯誤而導致的重大錯誤陳述取得合理保證,並按照我們商定的業務約定條款。向全體股東出具包括我們意見的核數師報告。除此以外,我們的報告不可用作其他用產生的不就報告之內容對任何其他人士承擔任的義務。合理保證是高水準的的。對任何其他人性承擔按照《香港審計準則》進行的。語,但不能保證按照《香港審計準則》進行的。語,但不能保證按照《香港審計準則》進行以由欺詐或錯誤引起,如果合理預則它們單獨或匯總起來可能影響綜合財務報表所作出的經濟決定,則有關的錯誤陳述可被視作重大。

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#### 獨立核數師報告書

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

As part of an audit in accordance with HKSAs, we exercise professional judgment 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 of the Company.
- Conclude on the appropriateness of the Company's 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.

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## 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,我 們運用了專業判斷,保持了專業懷疑態度。我 們亦:

- 識別和評估由於欺詐或錯誤而導致綜合 財務報表存在重大錯誤陳述的風險, 設務報表存在重大錯誤陳述的風險, 設務報表存在重大錯誤陳述的風險, 是獨取充足和適當的審計憑證, 們意見的基礎。由於欺詐可能涉為 課於內基礎。由於欺定假陳述, 以我 課於內部控制之上, 因此未能發現因 業務 實致的重大錯誤陳述的 風險。
- 了解與審計相關的內部控制,以設計適當的審計程序,但目的並非對 貴集團內部控制的有效性發表意見。
- 評價 貴公司董事所採用會計政策的恰 當性及作出會計估計和相關披露的合理 件。
- 評價綜合財務報表的整體列報方式、結構和內容,包括披露,以及綜合財務報表是否中肯反映交易和事項。

#### 獨立核數師報告書

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

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

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

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

The engagement partner on the audit resulting in this independent auditor's report is Fung Shing Bun, Spencer.

## 核數師就審計綜合財務報表承擔的責任(續)

就 貴集團內實體或業務活動的財務資訊獲取充足、適當的審計憑證,以對綜合財務報表發表意見。我們負責 貴集團審計的方向、監督和執行。我們為審計意見承擔全部責任。

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

我們還向審核委員會提交聲明,説明我們已符合有關獨立性的相關專業道德要求,並與他們溝通有可能合理地被認為會影響我們獨立性的所有關係和其他事項,以及在適用的情況下,為消除威脅而採取的行動或相關的防範措施。

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

出具本獨立核數師報告的審計項目合夥人為馮承斌。

Prism Hong Kong and Shanghai Limited Certified Public Accountants

Fung Shing Bun, Spencer

Practising Certificate Number: P07451

Hong Kong 28 March 2024

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上會栢誠會計師事務所有限公司

*執業會計師* 馮承斌

執業證書編號:P07451

香港

二零二四年三月二十八日



## 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 2023 截至二零二三年十二月三十一日止年度 (Expressed in Renminbi) (以人民幣呈示)

		Notes 附註	2023 二零二三年 RMB'000 人民幣千元	2022 二零二二年 RMB'000 人民幣千元
Revenue Cost of sales	收入 銷售成本	5	841,545 (257,499)	841,586 (193,551)
Gross profit Other income Other gains Distribution and selling costs Administrative expenses	毛利 其他收入 其他收益 分銷及銷售開支 行政開支	7 8	584,046 63,484 608 (341,938) (107,371)	648,035 56,662 3,074 (404,851) (105,098)
Profit from operations Finance costs	經營溢利 融資成本	9	198,829 (515)	197,822 (477)
Profit before tax Income tax expense	除税前溢利 所得税支出	10 11(a)	198,314 (50,107)	197,345 (3,780)
Profit and total comprehensive income for the year	本年度溢利及全面收益總額		148,207	193,565
Profit and total comprehensive income attributable to:  Owners of the Company	以下應佔溢利及全面收益 總額: 本公司擁有人	12	148,207	193,565
Earnings per share  - Basic and diluted (RMB cents)	每股盈利 一基本及攤薄(人民幣分)	12	26.45	34.55

The accompanying notes form an integral part of these consolidated 隨附之附註屬本綜合財務報表整體之一部分。 financial statements.

### CONSOLIDATED STATEMENT OF FINANCIAL POSITION

### 綜合財務狀況表

As at 31 December 2023 於二零二三年十二月三十一日 (Expressed in Renminbi) (以人民幣呈示)

		Notes 附註	2023 二零二三年 RMB'000 人民幣千元	2022 二零二二年 RMB'000 人民幣千元
Non-current assets  Bearer biological assets Property, plant and equipment Investment properties Right-of-use assets Construction in progress Intangible assets Goodwill Financial assets measured at amortised cost Deferred tax assets	非流動資產 不記名生物資產 物業、廠房及設備 投資物業資權程程 在建工資產 在建工資產 商以攤銷成本計量的 金融 遞延税項資產	17 18 19 20 21 23 24 30 36	15,080 261,559 29,200 48,002 4,904 21 6,254 724,157 28,506	15,080 296,088 - 49,116 - 25 6,254 211,405 27,396
			1,117,683	605,364
Current assets Inventories Trade receivables Contract assets Other receivables, deposits and prepayments Financial assets at fair value through profit or loss Financial assets measured at amortised cost Cash and cash equivalents	流動資產  存貨 應收貿易賬款 合約優惠款 合約優惠款 合約優惠,訂金及 預付款項 按公允值計入損益的 金融資產 以攤銷成本計量的 金融資產 現金及現金等值物	25 27(a) 27(b) 28 26 30 29	102,972 268,327 5,793 168,458 90,608 212,846 352,137	132,987 282,806 14,688 304,870 263,074 655,451 113,601
			1,201,141	1,767,477
Current liabilities Bank borrowings Trade payables Contract liabilities Other payables and accruals Deferred income Income tax payable Other tax payables Loan from government authority Dividend payable	流動負債 銀行借款 應付貿易賬款 合約負債 其他應付款項及應計費用 遞延收入 應付所得稅 其他應付稅項 政府機關貸款 應付股息	34 31 32 35	8,000 70,582 15,335 549,963 989 16,684 27,947 400 35,389	- 65,685 23,947 526,414 989 25,660 32,565 400 38,934
			725,289	714,594
Net current assets	流動資產淨值		475,852	1,052,883
Total assets less current liabilities	總資產減流動負債		1,593,535	1,658,247



#### CONSOLIDATED STATEMENT OF FINANCIAL POSITION

### 綜合財務狀況表

As at 31 December 2023 於二零二三年十二月三十一日 (Expressed in Renminbi) (以人民幣呈示)

		Notes 附註	2023 二零二三年 RMB'000 人民幣千元	2022 二零二二年 RMB'000 人民幣千元
Non-current liabilities Bank borrowings Other payables Deferred income Deferred tax liabilities	非流動負債 銀行借款 其他應付款項 遞延收入 遞延税項負債	34 32 35 36	72,000 2,870 35,543 2,742	1,961 40,966 3,022
			113,155	45,949
Net assets	資產淨值		1,480,380	1,612,298
EQUITY ATTRIBUTABLE TO OWNERS OF THE COMPANY Share capital Reserves	<b>本公司擁有人應佔</b> <b>權益</b> 股本 儲備	37	56,025 1,424,355	56,025 1,556,273
Total equity	權益總額		1,480,380	1,612,298

The accompanying notes form an integral part of these consolidated financial statements.

隨附之附註屬本綜合財務報表整體之一部分。

These consolidated financial statements were approved and authorised for issue by the board of directors on 28 March 2024.

該等綜合財務報表於二零二四年三月二十八日 獲董事會批准及授權發佈。

**ZHANG HONG** 

張弘 Director 董事 ZHAO BAO GANG 趙寶剛 Director

董事

### CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

### 綜合權益變動表

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in Renminbi) (以人民幣呈示)

		Share capital 股本 RMB'000 人民幣千元 (Note 38) (附註38)	Share premium 股份溢價 RMB'000 人民幣千元 (Note 38c(i)) (附註38c(i))	Statutory surplus reserve 法定盈餘儲備 RMB'000 人民幣千元 (Note 38c(ii)) (附註38c(ii))	Retained profits 保留溢利 RMB'000 人民幣千元	<b>Total</b> 總計 RMB'000 人民幣千元
At 1 January 2022	於二零二二年一月一日	56,025	51,098	33,242	1,313,384	1,453,749
Comprehensive income Profit for the year	<b>全面收益</b> 本年度溢利	_	-	_	193,565	193,565
Total comprehensive income	全面收益總額	-	-	-	193,365	193,365
Transactions with owners Dividends declared (Note 14)	<b>與股東之交易</b> 股息宣派 <i>(附註14)</i>	_	-	_	(35,016)	(35,016)
At 31 December 2022 and 1 January 2023	於二零二二年十二月三十一日及 二零二三年一月一日	56,025	51,098	33,242	1,471,933	1,612,298
Comprehensive income Profit for the year	<b>全面收益</b> 本年度溢利	-	-	-	148,207	148,207
Total comprehensive income	全面收益總額	-	-	-	148,207	148,207
<b>Transactions with owners</b> Dividends declared (Note 14)	<b>與股東之交易</b> 股息宣派 <i>(附註14)</i>	-	-	_	(280,125)	(280,125)
At 31 December 2023	於二零二三年十二月三十一日	56,025	51,098	33,242	1,340,015	1,480,380

The accompanying notes form an integral part of these consolidated 隨附之附註屬本綜合財務報表整體之一部分。 financial statements.



### **CONSOLIDATED STATEMENT OF CASH FLOWS**

### 綜合現金流量表

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in Renminbi) (以人民幣呈示)

		Notes 附註	2023 二零二三年 RMB'000 人民幣千元	2022 二零二二年 RMB'000 人民幣千元
Cash from operating activities Profit before income tax	<b>經營活動產生之現金</b> 除所基務		198,314	197,345
Adjustments for: Interest income	調整項目: 利息收入	7	(5,972)	(5,369)
Yield gains on financial assets at fair value through profit or loss	按公允值計入損益的 金融資產回報收益	7	(4,817)	(1,444)
Interest income from financial assets measured at amortised cost	以攤銷成本計量的金融 資產的利息收入	7	(27,148)	(29,938)
Provision for loss allowance of trade receivables and contract assets Provision for obsolete and slow-moving	貿易應收賬款及合約資 產之虧損撥備 廢棄及滯銷存貨撥備	10	724	5,993
inventories Interest expenses	利息費用	10 9	9,606 515	5,038 477
Depreciation of property, plant and equipment Depreciation of right-of-use assets Amortisation of intangible assets	物業、廠房及設備折舊 使用權資產折舊 無形資產攤銷	10 10	26,442 1,114 4	32,423 1,174 7
Net gain on financial assets at fair value through profit or loss Loss allowance on other receivables	按公允值計入損益的 金融資產的淨收益 其他應收款項之虧損	8	(608)	(3,074)
Government subsidies Recognition of deferred income Loss on disposal of property, plant and	撥備 政府補貼 確認遞延收入 出售物業、廠房及設備	10 7 7	43,232 (17,216) (5,423)	7,977 (504) (1,582)
equipment Loss on revaluation on property, plant and	之虧損 物業、廠房及設備之	10	60	15,586
equipment Changes in fair value of investment properties	重估虧損投資物業之公允值變動	10 10	5,389 355	-
Operating cash flows before working capital changes Decrease/(increase) in inventories Decrease/(increase) in trade receivables Decrease in contract assets Decrease/(increase) in other receivables, deposits and prepayments Increase in trade payables Increase in other payables and accruals	營運資金變動前之經營 現金流量 存貨減少/(增加) 應收貿易賬款減少/(增加) 合約資產減少 其他應收款項、訂金及 預付款項減少/(增加) 應付貿易賬款增加 其他應付款項及應計費用		224,571 20,408 5,464 17,186 93,180 4,897 24,460	224,109 (51,712) (62,195) 10,750 (23,580) 14,350
(Decrease)/increase in contract liabilities Decrease in other tax payables	合約負債(減少)/增加 其他應付税項減少		(8,612) (4,620)	8,725 (1,218)
Cash generated from operations	經營業務產生之現金		376,934	241,755
Income tax paid Interest paid	已付所得税 已付利息		(60,472) (515)	(37,293) (470)
Net cash generated from operating activities	經營活動產生之現金淨額		315,947	203,992

### **CONSOLIDATED STATEMENT OF CASH FLOWS**

### 綜合現金流量表

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in Renminbi) (以人民幣呈示)

		2023 二零二三年 RMB'000 人民幣千元	2022 二零二二年 RMB'000 人民幣千元
Cash flows from investing activities 投	设資業務產生之現金流量		
Purchase of financial assets at fair value 購 through profit or loss	購買按公允值計入損益的 金融資產	(170,000)	(300,000)
amortised cost	k攤銷成本計量的金融資產 増加	(43,000)	(30,000)
Purchase of property, plant and equipment 購 and construction-in-progress	<b>購買物業、廠房及設備及在建工程</b>	(31,841)	(11,317)
Proceeds from disposal of property, plant 出	出售物業、廠房及設備所得款項		(11,011)
and equipment Proceeds from settlement of financial assets 結	吉付按公允值計入損益的	20	_
	金融資產所得款項 B收利息	347,892 5,972	217,977 5,369
Net cash generated from/(used in) 投 investing activities	投資業務產生/(所用)之現金淨額	109,043	(117,971)
Proceeds from government subsidies 政Dividend paid 已	融資業務產生之現金流量 政府補貼所得款項 已付股息 限行借款所得款項	17,216 (283,670) 80,000	504 (28,218)
Net cash used in financing activities 融	<b>.</b>	(186,454)	(27,714)
	見金及現金等值物增加淨額 F初現金及現金等值物	238,536	58,307
Cash and cash equivalents at beginning of 年 year	- 彻况並及現立寺徂彻	113,601	55,294
Cash and cash equivalents at end of year 年	F終現金及現金等值物	352,137	113,601
Analysis of the balance of cash and 現 cash equivalents	見金及現金等值物結餘分析		
·	見金及銀行結餘	352,137	113,601

The accompanying notes form an integral part of these consolidated 隨附之附註屬本綜合財務報表整體之一部分。 financial statements.



### 綜合財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in Renminbi) (以人民幣呈示)

#### 1. GENERAL INFORMATION

Jilin Province Huinan Changlong Bio-pharmacy Company Limited (the "Company") was established as a state-owned enterprise in the People's Republic of China (the "PRC") in 1989. On 29 December 1995, under the relevant provisions of the Company Law of the PRC, the Company was re-organised from a state-owned enterprise to a limited liability company. On 16 August 1996, with the approval of the Economic Restructuring Commission of Jilin Province, the Company was further converted into a joint stock limited company. On 20 April 1999, the Company made a bonus issue from capitalisation of retained profits in the proportion of one bonus share for every two existing shares.

The Company's H shares are listed on GEM of The Stock Exchange of Hong Kong Limited (the "Stock Exchange") on 24 May 2001.

The Company and its subsidiaries (collectively referred to as the "Group") are principally engaged in the manufacture and distribution of Chinese medicines and pharmaceutical products in the PRC under the brand names of Changlong and Qing Tong. The principal activities of the subsidiaries are set out in Note 22.

The legal address and the principal place of business of the Company are disclosed in the corporate information section to the annual report.

#### 1. 一般資料

本公司H股於二零零一年五月二十四日 在香港聯合交易所有限公司(「聯交所」) GEM上市。

本公司及其附屬公司(統稱「本集團」)主要以長龍及清通品牌在中國從事製造及分銷中藥及醫藥產品。附屬公司的主要業務載於附註22。

本公司法定地址和主要營業地點已在本 年度報告公司資料部分中披露。

#### 綜合財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日十年度 (Expressed in Renminbi) (以人民幣呈示)

#### APPLICATION OF NEW AND AMENDMENTS TO HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs")

#### New and amendments to HKFRSs that are mandatorily effective for the current year

In the current year, the Group has applied the following new and amendments to HKFRSs issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA") for the first time, which are mandatorily effective for the Group's annual period beginning on 1 January 2023 for the preparation of the consolidated financial statements:

HKFRS 17 (including the October 2020 and February 2022 Amendments to HKFRS 17)

Insurance Contracts

Amendments to HKAS 8 Amendments to HKAS 12

Definition of Accounting Estimates

Amendments to HKAS 12 Amendments to HKAS 1 and HKFRS Practice Statement 2 Deferred Tax related to Assets and Liabilities arising from a Single Transaction International Tax Reform-Pillar Two model Rules

Disclosure of Accounting Policies

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

#### 採納新訂及經修訂香港財務報 2. 告準則(「香港財務報告準則 |)

#### 於本年度強制生效之新訂及經修訂香 港財務報告準則

於本年度,本集團首次應用下列由香港 會計師公會(「香港會計師公會」)頒佈並 於本集團在二零二三年一月一日開始的 年度期間強制生效的新訂及經修訂香港 財務報告準則編製綜合財務報表:

香港財務報告準則 保險合約

第17號(包括二零 二零年十月及二 零二二年二月香 港財務報告準則 第17號(修訂本))

香港會計準則第8號 會計估計的定義

(修訂本) 香港會計準則

源自單一交易的資 產及負債的相關 遞延税項

香港會計準則 第12號(修訂本) 香港會計準則第1號 會計政策的披露 及香港財務報告

第12號(修訂本)

國際税項改革一支 柱二模範規則

準則實務報告 第2號(修訂本)

除下文所述者外,於本年度應用新訂及 經修訂香港財務報告準則並無對本集團 於本年度及過往年度之財務狀況及表現 及/或對該等綜合財務報表所載之披露 造成重大影響。



#### 綜合財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in Renminbi) (以人民幣呈示)

## 2. APPLICATION OF NEW AND AMENDMENTS TO HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") (continued)

Impacts on application of Amendments to HKAS 1

The Group has applied the amendments for the first time in the current year. HKAS 1 Presentation of Financial Statements is amended to replace all instances of the term "significant accounting policies" with "material accounting policy information". Accounting policy information is material if, when considered together with other information included in an entity's financial statements, it can reasonably be expected to influence decisions that the primary users of general purpose financial statements make on the basis of those financial statements. The amendments also clarify that accounting policy information may be material because of the nature of the related transactions, other events or conditions, even if the amounts are immaterial. However, not all accounting policy information relating to material transactions, other events or conditions is itself material. If an entity chooses to disclose immaterial accounting policy information, such information must not obscure material accounting policy information.

The application of the amendments has had no material impact on the Group's financial performance and positions, but has affected the disclosures of accounting policies as set out in note 3.

### 2. 採納新訂及經修訂香港財務報告準則(「香港財務報告準則」) (續)

應用經修訂香港會計準則第**1**號的 影響

應用該等修訂本對本集團的財務表現及 狀況並無重大影響,但對附註3所載會計 政策的披露產生影響。

#### 綜合財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in Renminbi) (以人民幣呈示)

## 2. APPLICATION OF NEW AND AMENDMENTS TO HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") (continued)

Amendments to HKFRSs in issue but not yet effective

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

Amendments to HKFRS 10

and HKAS 28

Sale or Contribution of Assets between an Investor and its Associate or Joint

Venture<sup>®</sup>

Amendments to

HKFRS 16

Lease Liability in a Sale and Leaseback<sup>2</sup>

Amendments to HKAS 1

Classification of Liabilities as Current or Non-current and related amendments to Hong Kong Interpretation 5 (2020)<sup>2</sup>

Amendments to HKAS 1

Non-current Liabilities with Covenants<sup>2</sup>

Amendments to HKAS 7

and HKFRS 7

Supplier Finance Arrangements<sup>2</sup>

Amendments to HKAS 21

Lack of Exchangeability<sup>2</sup>

<sup>1</sup> Effective for annual periods beginning on or after a date to be determined.

<sup>2</sup> Effective for annual periods beginning on or after 1 January 2024.

<sup>3</sup> Effective for annual periods beginning on or after 1 January 2025.

The directors of the Company (the "Directors") anticipate that the application of all amendments to HKFRSs will have no material impact on the consolidated financial statements in the foreseeable future.

2. 採納新訂及經修訂香港財務報 告準則(「香港財務報告準則」) (續)

已頒佈但尚未生效之經修訂香港財務 報告準則

本集團並無提早採納以下已頒佈但尚未 生效之經修訂香港財務報告準則:

香港財務報告準則第 投資者與其聯營或合 10號及香港會計準則 營公司之間的資產

第28號(修訂本) 香港財務報告準則第

16號(修訂本) 香港會計準則第1號

(修訂本)

投資有與共聯當或日營公司之間的資產 出售或注資<sup>1</sup> 售後租回租賃負債<sup>2</sup>

將負債分類為流動或 非流動以及香港詮

釋第5號之相關修訂 (二零二零年)<sup>2</sup>

附帶契諾之非流動負

香港會計準則第1號 (修訂本)

債2

香港會計準則第7號及 供應商融資安排2

香港財務報告準則第

7號(修訂本)

香港會計準則第21號 缺乏互換性2

(修訂本)

1 於待定日期或之後開始之年度期間生效。

<sup>2</sup> 於二零二四年一月一日或之後開始之年度期間生效。

3 於二零二五年一月一日或之後開始之年度期間生效。

本公司董事(「董事」)預期應用所有經修 訂香港財務報告準則於可見未來將不會 對綜合財務報表產生重大影響。

### 綜合財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日十年度 (Expressed in Renminbi) (以人民幣呈示)

#### BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL **ACCOUNTING POLICY INFORMATION**

#### 3.1 Basis of preparation of consolidated financial statements

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

The consolidated financial statements have been prepared on the historical cost basis except for financial instruments and investment properties that are measured at fair values at the end of each reporting period, as explained in the accounting policies set out below.

Historical cost is generally based on the fair value of the consideration given in exchange for goods.

#### 3. 編製綜合財務報表的基準及重 大會計政策資料

#### 3.1 編製綜合財務報表的基準

本綜合財務報表乃根據香港會計師 公會頒佈的香港財務報告準則編 製。就編製綜合財務報表的目的而 言,當可合理預期該等資料會影響 主要使用者的決策,該等資料會被 認定為重大。此外,本綜合財務報 表包括聯交所GEM證券上市規則 (「上市規則」)和香港公司條例要求 之適用披露。

本綜合財務報表已按歷史成本法編 製,惟按於各報告期末公允值計量 之金融工具及投資物業除外,如下 文所載會計政策所闡釋。

歷史成本一般按為換取商品而付出 之代價之公允值計算。

### 綜合財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in Renminbi) (以人民幣呈示)

# 3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION (continued)

## 3.2 Material accounting policy information Basis of consolidation

A subsidiary is an entity (including a structured entity) over which the Group has control. The Group controls an entity when the Group is exposed to, 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. Subsidiaries are consolidated from the date on which control is transferred to the Group. They are deconsolidated from the date that control ceases.

#### Business combination

The Group applies the acquisition method to account for business combinations. The consideration transferred for the acquisition of a subsidiary is the fair values of the assets transferred, the liabilities incurred to the former owners of the acquiree and the equity interests issued by the Group. The consideration transferred includes the fair value of any asset or liability resulting from a contingent consideration arrangement. Identifiable assets acquired and liabilities and contingent liabilities assumed in a business combination are measured initially at their fair values at the acquisition date.

The excess of the consideration transferred, the amount of any non-controlling interest in the acquiree and the acquisition-date fair value of any previous equity interest in the acquiree over the fair value of the identifiable net assets acquired is recorded as goodwill. If the total of consideration transferred, non-controlling interest recognised and previously held interest measured is less than the fair value of the net assets of the subsidiary acquired in the case of a bargain purchase, the difference is recognised directly in the consolidated statement of profit or loss and other comprehensive income.

#### 3. 編製綜合財務報表的基準及重 大會計政策資料(續)

### 3.2 重大會計政策資料

綜合基準

附屬公司指本集團對其具有控制權的所有主體(包括結構性主體)。當本集團因為參與該主體而承擔可變回報的風險或享有可變函主體的權益,並有能力透過其對該主體。附屬公司在控制權轉國公司在控制權轉國之日起合併入賬。附屬公司在控制權終止之日起停止合併入賬。

#### 業務合併

本集團採用購買法將業務合併入 賬。購買附屬公司的轉讓代價為 集團所轉讓資產、對被收購方前擁 有人所產生負債及所發行股權的 允值。轉讓代價包括或然代價包 查生的任何資產或負債的公允值 於業務合併時所購買的可識別 。 及所承擔的負債及或然負債,初步 按購買日的公允值計量。



#### 綜合財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in Renminbi) (以人民幣呈示)

# 3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION (continued)

## 3.2 Material accounting policy information (continued) Basis of consolidation (continued)

Investments in subsidiaries

Investments in subsidiaries are included in the Company's statement of financial position at cost less any identified impairment loss. The results of subsidiaries are accounted for by the Company on the basis of dividend received and receivable.

#### Biological assets

Biological assets are living animals and plants managed by the Group which is involved in the agricultural activities of the transformation of biological assets for sale or into agricultural product.

Biological assets are measured at fair value less estimated point-of-sale costs at initial recognition and at the end of each reporting period. The fair value of these biological assets is determined based on active market prices in the local market with reference to comparable age, breed and genetic merit. The gain or loss arising on initial recognition and subsequent changes in fair values less estimated point-of-sale costs of biological assets is recognised in statement of profit or loss and other comprehensive income in the period in which it arise. Biological assets that are in the stage of cultivation or do not have a quoted market price in an active market and whose fair value cannot be reliably measured are recognised in the consolidated statement of financial position at cost less any impairment losses.

#### Property, plant and equipment

Property, plant and equipment is stated at historical cost less accumulated depreciation and any impairment loss. Historical cost includes expenditure that is directly attributable to the acquisition of the items. Subsequent costs are included in the assets carrying amount or recognised as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the Group and the cost of the item can be measured reliably. The carrying amount of the replaced part is derecognised. All other repairs and maintenance are charged to the consolidated statement of profit or loss and other comprehensive income during the financial period in which they are incurred.

#### 3. 編製綜合財務報表的基準及重 大會計政策資料(續)

#### 3.2 重大會計政策資料(續) 綜合基準(續)

於附屬公司之投資

於附屬公司之投資乃按成本減任何 已識別減值虧損計入本公司之財務 狀況表。附屬公司之業績由本公司 按已收或應收股息之基準入賬。

#### 生物資產

生物資產為本集團管理之牲畜及植物,包括通過農業活動而轉變待售的生物資產或農產品之生物資產。

#### 物業、廠房及設備

### 綜合財務報表附註

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# 3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION (continued)

## 3.2 Material accounting policy information (continued) Property, plant and equipment (continued)

Depreciation is calculated using the straight-line method to allocate their costs or revalued amounts to their residual value over their estimated useful lives. The assets' residual values and useful lives are reviewed, and adjusted if appropriate, at the end of each reporting period. The principal annual rates are as follows:

Buildings 10 to 30 years
Plant and machinery 6 years
Transportation equipment 8 years
Furniture, fixtures and equipment 5 years

An asset's carrying amount is written down immediately to its recoverable amount if the asset's carrying amount is greater than its estimated recoverable amount.

Gains or losses on the disposal are determined by comparing the proceeds with the carrying amount and are recognised in the consolidated statement of profit or loss and other comprehensive income.

If a property becomes an investment property because its use has changed as evidenced by end of owner-occupation, any difference between the carrying amount and the fair value of that item (including the relevant leasehold land classified as right-of-use assets) at the date of transfer is recognised in the consolidated statement of profit or loss and other comprehensive income.

#### 3. 編製綜合財務報表的基準及重 大會計政策資料(續)

## 3.2 重大會計政策資料(續) 物業、廠房及設備(續)

折舊乃以直線法按其估計使用年限 將成本值或重估金額分攤至其剩餘 價值計算。該資產之剩餘價值以及 使用年限於各報告期末進行審閱及 調整(倘適用)。主要之折舊年率如 下:

樓宇10至30年廠房及機械6年運輸設備8年傢俬、裝置及設備5年

倘一項資產之賬面值大於其估計可 收回金額,其賬面值將即時減至其 可收回金額。

出售所產生的盈虧乃指該款項與賬 面值的比較數字,有關盈虧於綜合 損益及其他全面收益表確認。

倘物業已證實結束自用及改變其用 途而變更為投資物業,則該項目 (包括分類為使用權資產的相關租 賃土地)於轉變用途當日的賬面值 及公允值之間的任何差額於綜合損 益及其他全面收益表確認。



### 綜合財務報表附註

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# 3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION (continued)

## 3.2 Material accounting policy information (continued) Investment property

Investment properties are properties held to earn rentals and/or for capital appreciation (including properties under construction for such purposes). Investment properties include land held for undetermined future use, which is regarded as held for capital appreciation purpose. Investment properties also include leased properties which are being recognised as right-of-use assets and subleased by the Group under operating leases. Investment properties are initially measured at cost, including any directly attributable expenditure. Subsequent to initial recognition, investment properties are measured at fair value, adjusted to exclude any prepaid or accrued operating lease income. Gains or losses arising from changes in the fair value of investment properties are included in the consolidated statement of profit or loss and other comprehensive income for the period in which they arise.

#### Leases

The Group assesses at contract inception whether a contract is, or contains, a lease. A contract is, or contains, a lease if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration.

#### Group as a lessee

The Group applies a single recognition and measurement approach for all leases, except for short-term leases and leases of low-value assets. The Group recognises lease liabilities to make lease payments and right-of-use assets representing the right to use the underlying assets.

#### 編製綜合財務報表的基準及重 大會計政策資料(續)

#### 3.2 重大會計政策資料(續) 投資物業

#### 和賃

本集團在合約開始時評估合約是否 為租賃或包含租賃。倘一份合約在 一段時間內為換取對價而讓渡一項 可識別資產使用之控制權,則該合 約為一項租賃或包含一項租賃。

#### 本集團作為承租人

本集團就所有租賃應用單一之方法 確認及計量,短期租賃及低價值資 產租賃除外。本集團確認租賃負債 以作出租賃付款,而使用權資產代 表使用相關資產的權利。

### 綜合財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in Renminbi) (以人民幣呈示)

# 3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION (continued)

## 3.2 Material accounting policy information (continued) Leases (continued)

Group as a lessee (continued)

Right-of-use assets

Right-of-use assets are recognised at the commencement date of the lease (that is the date the underlying asset is available for use). Right-of-use assets are measured at cost, less any accumulated depreciation and any impairment losses, and adjusted for any remeasurement of lease liabilities. The cost of right-of-use assets includes the amount of lease liabilities recognised, initial direct costs incurred, and lease payments made at or before the commencement date less any lease incentives received. Right-of-use assets are depreciated over the lease term of the leasehold land.

#### The Group as a lessor

Classification and measurement of leases

Leases for which the Group is a lessor are classified as operating leases. Rental income from operating leases is recognised in consolidated statement of profit or loss and other comprehensive income on a straight-line basis over the term of the relevant lease.

#### Construction in progress

Construction in progress represents buildings, plant and equipment under construction and pending installation, and is stated at historical cost less any impairment losses. No depreciation is made on construction in progress until such time as the relevant property, plants and equipment are available for use. Cost comprises all construction expenditure and other direct costs of construction. Construction in progress is transferred to the appropriate category of property, plant and equipment when the asset being constructed becomes available to use.

#### 3. 編製綜合財務報表的基準及重 大會計政策資料(續)

## 3.2 重大會計政策資料(續) 和信(續)

本集團作為承租人(續)

使用權資產

使用權資產於租賃開始日確認(即相關資產可用日期)。使用權資產可用日期)。使用權減資值 按成本減任何累計折舊及任何累計折舊 時間,並就重新計量租賃負債出調整。使用權資產成本包括 確認租賃負債金額、產生的初支付 接成本以及於開始日或之任的 租賃付款金額減已收取之任租賃 期內折舊。

#### 本集團作為出租人

租賃的分類及計量

本集團為出租人的租賃分類為經營 租賃。來自經營租賃的租金收入按 直線法於相關租賃的租期內於綜合 損益及其他全面收益表內確認。

#### 在建工程

在建工程指興建中的樓宇、廠房及 待安裝的設備,以歷史成本值扣除 減值虧損入賬。直至有關物業工程 房及設備可供使用前,在建工程社 無折舊。成本包括所有建造支出及 其他直接建造成本。在建工程於在 建資產可使用時轉撥為物業、廠房 及設備之適當類別。



#### 綜合財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in Renminbi) (以人民幣呈示)

# 3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION (continued)

## 3.2 Material accounting policy information (continued) Intangible assets

#### (i) Purchased know-how and prescription

Purchased know-how and prescription are stated at historical cost less accumulated amortisation and impairment losses. Amortisation is charged on a straight-line basis over their estimated useful lives, which range from 5 to 12 years from the date of commercial production. 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.

#### (ii) Research and development expenditure

Expenditure on research activities is recognised as an expense in the financial period in which it is incurred. Expenditure on development activities is capitalised if the product or process is technically and commercially feasible and the Group has sufficient resources and the intention to complete development. The expenditure capitalised includes the costs of materials, direct labour, and appropriate proportion of overheads and borrowing costs, where applicable. Capitalised development costs are stated at historical cost less accumulated amortisation and impairment losses. Amortisation begins when development is completed and the assets is available for use. Other development expenditure is recognised as an expense in the financial period in which it is incurred.

#### 編製綜合財務報表的基準及重 大會計政策資料(續)

## 3.2 重大會計政策資料(續) 無形資產

#### (i) 購入技術及藥方

購入技術及藥方按歷史成本 值扣除累計攤銷及減值虧損 入賬。購入技術及藥方內使用 直線法按其估計可使用年期 (於商業生產日期起5至12年) 進行攤銷。估計可使用年期 及攤銷方法乃於各報告則問 結束時檢討,估計變動之影 響按預先計提之基準入賬。

#### (ii) 研發開支

### 綜合財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in Renminbi) (以人民幣呈示)

# 3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION (continued)

- 3.2 Material accounting policy information (continued) Intangible assets (continued)
  - (iii) Purchased in-process research and development assets acquired through separate purchase

In-process research and development assets acquired through separate purchase are recognised as intangible assets at historical cost less accumulated amortisation and impairment losses.

Amortisation and impairment assessment are accounted for in a similar manner as internal development expenditure set out in (ii) above.

#### Impairment of non-financial assets

Assets that have an indefinite useful life — for example, goodwill or intangible assets not ready to use — are not subject to amortisation and are tested annually for impairment. Assets that are subject to amortisation are reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. An impairment loss is recognised for the amount by which the asset's carrying amount exceeds its recoverable amount. The recoverable amount is the higher of an asset's fair value less costs to sell and value in use. For the purpose of assessing impairment, assets are grouped at the lowest levels for which there are separately identifiable cash flows (cash-generating units). Non-financial assets other than goodwill that suffered an impairment are reviewed for possible reversal of the impairment at each reporting date.

#### Inventories

Inventories are stated at the lower of cost and net realisable value. Cost is determined using the weighted average method. The cost of finished goods and work in progress comprises raw materials, direct labour, other direct costs and related production overheads (based on normal operating capacity). Net realisable value is the estimated selling price in the ordinary course of business, less applicable variable selling expenses.

#### 3. 編製綜合財務報表的基準及重 大會計政策資料(續)

- 3.2 重大會計政策資料(續) 無形資產(續)
  - (iii) 個別購入而獲得的進行中之 研發資產

個別購入而獲得的進行中研 發資產按歷史成本值減除累 計攤銷及減值虧損確認為無 形資產。

攤銷及減值評估按類似方法 作上述(ii)中所載之內部開發開 支列賬。

#### 非金融資產減值

#### 存貨

存貨按成本值及可變現淨值兩者之 較低者列賬。成本值乃按加權平均 法釐定。製成品及在製品之成本包 括原料、直接員工成本、其他直接 成本及相關之產品間接費用(根據 正常經營能力)。可變現淨值乃按 正常業務過程中的估計售價,減去 適用的變動銷售開支計算。

### 綜合財務報表附註

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# 3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION (continued)

## 3.2 Material accounting policy information (continued) Financial assets

#### (i) Classification

The Group classifies its financial assets in the following measurement categories:

- those to be measured subsequently at fair value (either through other comprehensive income ("OCI") or through profit or loss), and
- those to be measured at amortised cost.

The classification depends on the entity's business model for managing the financial assets and the contractual terms of the cash flows.

For assets measured at fair value, gains and losses will either be recorded in profit or loss or OCI. For investments in equity instruments that are not held for trading, this will depend on whether the Group has made an irrevocable election at the time of initial recognition to account for the equity investment at fair value through other comprehensive income ("FVTOCI").

#### (ii) Recognition and derecognition

Regular way purchases and sales of financial assets are recognised on trade-date, the date on which the Group commits to purchase or sell the asset. Financial assets are derecognised when the rights to receive cash flows from the financial assets have expired or have been transferred and the Group has transferred substantially all the risks and rewards of ownership.

#### (iii) Measurement

At initial recognition, the Group measures a financial asset at its fair value plus, in the case of a financial asset not at fair value through profit or loss ("FVTPL"), transaction costs that are directly attributable to the acquisition of the financial asset.

#### 編製綜合財務報表的基準及重 大會計政策資料(續)

## 3.2 重大會計政策資料(續) 金融資產

#### (i) 分類

本集團將其金融資產分類為 下列計量類別:

- 一 隨後按公允值計量(透過其他全面收益(「其他全面收益」)或透過損益)的金融資產,及
- 按攤銷成本計量的金融 資產。

分類視乎實體管理金融資產 的業務摸式及現金流量之合 約條款而定。

#### (ii) 確認及終止確認

#### (iii) 計量

於初始確認時,本集團按公 允值計量金融資產,倘金融 資產並非按公允值計入損益」),則 另加收購該金融資產直接應 佔的交易成本。

#### 綜合財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in Renminbi) (以人民幣呈示)

# 3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION (continued)

## **3.2** Material accounting policy information (continued) Financial assets (continued)

#### (iii) Measurement (continued)

Equity instruments

The Group subsequently measures all equity investments at fair value. Where the Group's management has elected to present fair value gains and losses on equity investments in OCI, there is no subsequent reclassification of fair value gains and losses to profit or loss following the derecognition of the investment. Dividends from such investments continue to be recognised in profit or loss as other income when the Group's right to receive payments is established.

Changes in the fair value of financial assets at FVTPL are recognised in other losses in the statement of profit or loss as applicable. Impairment losses (and reversal of impairment losses) on equity investments measured at FVTOCI are not reported separately from other changes in fair value.

#### (iv) Impairment

The Group assesses on a forward looking basis the expected credit losses associated with its financial assets carried at amortised cost. The impairment methodology applied depends on whether there has been a significant increase in credit risk.

For trade receivables, the Group applies the simplified approach permitted by HKFRS 9, which requires expected lifetime losses to be recognised from initial recognition of the receivables.

#### 3. 編製綜合財務報表的基準及重 大會計政策資料(續)

#### 3.2 重大會計政策資料(續) 金融資產(續)

#### (iii) 計量(續)

股本工具

按公允值計入損益的金融資產公允值變動於損益表確認為其他虧損(按適用情況)。按公允值計入其他全面收益計量的股本投資的減值虧損(及減值虧損撥回)不會因允值其他變動而分開列報。

#### (iv) 減值

本集團按預期基準評估按攤 銷成本列賬的金融資產相關 的預期信貸損失。所採用的 減值方法取決於信貸風險是 否顯著增加。

就貿易應收賬款而言,本集 團採用香港財務報告準則第9 號所准許的簡化方法,該方 法要求預期終身損失於應收 款項初步確認時確認。

### 綜合財務報表附註

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# 3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION (continued)

## 3.2 Material accounting policy information (continued) Cash and cash equivalents

Cash and cash equivalents presented on the consolidated statement of financial position include:

- (a) cash, which comprises of cash on hand; and
- (b) cash equivalents, which comprises of short-term (generally with original maturity of three months or less), highly liquid investments that are readily convertible to a known amount of cash and which are subject to an insignificant risk of changes in value. Cash equivalents are held for the purpose of meeting short-term cash commitments rather than for investment or other purposes.

For the purposes of the consolidated statement of cash flows, cash and cash equivalents consist of cash and cash equivalents as defined above.

#### Taxation

The tax expense for the period comprises current and deferred tax.

The current income tax charge is calculated on the basis of the tax laws enacted or substantively enacted at the balance sheet date in the countries where the Company and its subsidiaries operate and generate taxable income. The management periodically evaluates positions taken in tax returns with respect to situations in which applicable tax regulation is subject to interpretation. It establishes provisions where appropriate on the basis of amounts expected to be paid to the tax authorities.

#### 3. 編製綜合財務報表的基準及重 大會計政策資料(續)

#### 3.2 重大會計政策資料(續) 現金及現金等值物

於綜合財務狀況表呈列的現金及現 金等值物包括:

- (a) 現金,其中包括手頭現金; 及
- (b) 現金等值物,其中包括短期 (原到期日通常為三個月或以 下)、可隨時轉換為已知數額 現金且價值變動風險不大的 高流動性投資。現金等值物 持作滿足短期現金承擔,而 非用於投資或其他目的。

就綜合現金流量表而言,現金及現金等值物包括上文所界定的現金及 現金等值物。

#### 税項

期內税項開支包括即期及遞延税。

即期所得税開支根據本公司及其附屬公司經營業務及產生應課税收入的國家於結算日已頒佈或實際上於資產負債表日期已頒佈的稅法計算。管理層會定期評估須對適用稅項法規作出詮釋的情況下在報預稅內稅務狀況,並在恰當時按預期稅的稅務機關繳納的金額為基準設定撥備。

#### 綜合財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in Renminbi) (以人民幣呈示)

# 3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION (continued)

## 3.2 Material accounting policy information (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 and at the time of the transaction does not give rise to equal taxable and deductible temporary differences. In addition, deferred tax liabilities are not recognised if the temporary difference arises from the initial recognition of goodwill.

Deferred tax liabilities are recognised for taxable temporary differences associated with investments in subsidiaries and associates, and interests in joint ventures, 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 and interests 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.

#### 3. 編製綜合財務報表的基準及重 大會計政策資料(續)

## 3.2 重大會計政策資料(續) 稅項(續)

遞延税項乃就綜合財務報表所列資 產及負債賬面值與計算應課稅溢利 時所用相應税基兩者的暫時性差異 而確認。遞延税項負債一般就所有 應課税暫時性差異確認入賬。遞延 税項資產一般就可能有應課税溢利 以供動用該等可扣減暫時性差異作 抵銷的所有可扣減暫時性差異而確 認入賬。倘於交易中初步確認(業 務合併除外)資產及負債而產生的 暫時性差異並不影響應課税溢利或 會計溢利,目交易時並無產生同等 應課税及可扣減暫時性差異,則不 會將該等遞延税項資產及負債確認 入賬。此外,倘因初始確認商譽而 產生暫時性差異,則不確認遞延税 項負債。

遞延税項資產的賬面值於各報告期 末審閱,並削減至不可能再有足夠 應課稅溢利用作收回全部或部分資 產為止。

### 綜合財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in Renminbi) (以人民幣呈示)

# 3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION (continued)

## 3.2 Material accounting policy information (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.

#### **Provisions**

Provisions for environmental restoration, restructuring costs and legal claims are recognised when: the Group has a present legal or constructive obligation as a result of past events; it is probable that an outflow of resource will be required to settle the obligation; and the amount has been reliably estimated. Restructuring provisions comprised lease termination penalties and employee termination payments. Provisions are not recognised for future operating losses.

Where there are a number of similar obligations, the likelihood that an outflow will be required in settlement is determined by considering the class of obligations as a whole. A provision is recognised even if the likelihood of an outflow with respect to any one item included in the same class of obligations may be small.

Provisions are measured at the present value of the expenditures expected to be required to settle the obligation using a pre-tax rate that reflects current market assessments of the time value of money and the risks specific to the obligation. The increase in the provision due to passage of time is recognised as interest expense.

#### 3. 編製綜合財務報表的基準及重 大會計政策資料(續)

## 3.2 重大會計政策資料(續) 郑項(續)

遞延稅項資產及負債乃根據於報告 期末前已頒佈或實質上已頒佈的稅 率(及稅法),按預期於結清負債或 變現資產期間適用的稅率計算。

遞延稅項負債及資產的計量反映本 集團於報告期末預期遵循以收回或 結清其資產及負債賬面值的方式的 稅務後果。

#### 撥備

環境恢復撥備、重建成本及法律索 價於出現下列情況時確認:本集團 由於過往事件而須負上現時法律或 建設責任:可能需要自資源撥付以 履行責任:且該金額已作出可靠估 計。重建成本撥備包括終止租約罰 款及終止僱員合約賠款。未來經營 虧損並無確認撥備。

當有若干類似責任時,須就該等責任類別整體釐定付款現金流出。即使同類責任包括之任何一個項目之現金流出金額較小,仍須確認撥備。

撥備採用稅前利率按照預期需結算 有關責任的支出現值計量,該利率 反映當時市場對金錢時間值和有關 責任固有風險的評估。隨著時間過 去而增加的撥備確認為利息費用。

### 綜合財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in Renminbi) (以人民幣呈示)

# 3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION (continued)

## 3.2 Material accounting policy information (continued) Foreign currency translation

Items included in the financial statements of each of the Group's entities are measured using the currency of the primary economic environment in which the entity operates (the "functional currency"). The consolidated financial statements are presented in Renminbi ("RMB"), which is the Company's functional and the Group's

#### (ii) Transactions and balances

presentation currency.

In preparing the financial statements of each individual group entity, transactions in currencies other than the functional currency of that entity (foreign currencies) are recorded in the respective functional currency (i.e. the currency of the primary economic environment in which the entity operates) 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.

#### 3. 編製綜合財務報表的基準及重 大會計政策資料(續)

#### 3.2 重大會計政策資料(續) 外幣兑換

#### (i) 功能及呈列貨幣

本集團各實體財務報表中包括的項目採用其經營所在地區的主要經濟環境通行的。 幣(「功能貨幣」)計量。人民幣(「功能貨幣」)計量,人民幣為本人民幣(「公民幣」)呈列,人民幣為本到的功能貨幣及本集團呈列貨幣。

#### (ii) 交易及結餘

於結算及重新換算貨幣項目 時產生之匯兑差額均於其產生期間內在損益表中確認。

### 綜合財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in Renminbi) (以人民幣呈示)

# 3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION (continued)

# 3.2 Material accounting policy information (continued) Government grants

Grants from the PRC government are recognised at their fair value where there is a reasonable assurance that the grant will be received and the Group will comply with the attached conditions.

Government grants relating to costs are deferred and recognised in the consolidated statement of profit or loss over the period necessary to match them with the costs that they are intended to compensate.

Government grants relating to prepaid land lease payment and intangible assets are included in non-current liabilities as deferred income and are credited to the consolidated statement of profit or loss and other comprehensive income on a straight-line basis over the expected useful lives of the related assets.

### **Employee benefits**

### (i) Employee leave entitlements

Employee entitlements to annual leave are recognised when they accrue to employees. A provision is made for the estimated liability for annual leave as a result of services rendered by employees up to the end of the reporting period.

Employee entitlements to sick leave and maternity leave are not recognised until the time of leave.

### (ii) Pension obligations

The employees in Mainland China participate in the defined contribution retirement plans managed by the local government authorities whereby they are required to contribute to the schemes at fixed rates of the employees' salary costs. The Group's contributions to these plans are charged to profit or loss when incurred.

The Group has no obligations for the payment of the retirement and other post-retirement benefits of staff other than the contributions described above.

### 3. 編製綜合財務報表的基準及重 大會計政策資料(續)

### 3.2 重大會計政策資料(續)

### 政府補助

中國政府補助於可合理確定將會收取而本集團符合所有相關條件時,按公允值確認入賬。

有關成本之政府補助均會於對應擬 彌償成本所需之期間遞延並在綜合 損益表確認入賬。

有關預付土地租金及無形資產的政府補助計入於非流動負債為遞延收入並按相關資產之估計可使用年期以直線法入賬於綜合損益及其他全面收益表。

### 僱員褔利

### (i) 僱員應享假期

僱員在年假之權利於僱員應 享有時確認。本集團為截至 報告期末僱員已提供之服務 而產生之年假之估計負債作 出撥備。

僱員之病假及產假不作確 認,直至僱員正式休假為止。

### (ii) 退休金責任

除上述供款外,本集團並無 支付員工退休及其他退休後 福利的責任。

### 綜合財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in Renminbi) (以人民幣呈示)

# 3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION (continued)

# 3.2 Material accounting policy information (continued) Borrowings

Borrowings are recognised initially at fair value, net of transaction costs incurred. Borrowings are subsequently carried at amortised cost; any difference between the proceeds (net of transaction costs) and the redemption value is recognised in the consolidated statement of profit or loss and other comprehensive income over the period of the borrowings using the effective interest method.

Fees paid on the establishment of loan facilities are recognised as transaction costs of the loan to the extent that it is probable that some or all of the facilities will be drawn down. In this case, the fee is deferred until the draw-down occurs. To the extent there is no evidence that it is probable that some or all of the facility will be drawn down, the fee is capitalised as a prepayment for liquidity services and amortised over the period of the facility to which it relates.

Borrowings are classified as current liabilities unless the Group has an unconditional right to defer settlement of the liability for at least 12 months after the end of the reporting period.

### 3. 編製綜合財務報表的基準及重 大會計政策資料(續)

### 3.2 重大會計政策資料(續) 借貸

借貸初步按公允值(經扣除所產生的交易成本)確認。借貸其後按攤銷成本列賬:所得款項(經扣除交易成本)與贖回價值之間的任何差額乃採用實際利率法於借貸期內在綜合損益及其他全面收益表確認。

在貸款很有可能部分或全部提取的情況下,就設立貸款融資支付的費用乃確認為貸款交易成本。在此情況下,該費用將遞延至提取貸款役 生時。在並無跡象顯示該貸款化,可能部分或全部提取的情況下,該有用撥充資本作為流動資金服務的預付款項,並於其相關融資期間內予以攤銷。

除非本集團有權無條件遞延償付負 債至報告期末後至少十二個月,否 則借貸會分類為流動負債。

### 綜合財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in Renminbi) (以人民幣呈示)

# 3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION (continued)

# 3.2 Material accounting policy information (continued) Revenue from contracts with customers

The Group recognises revenue when (or as) a performance obligation is satisfied, i.e. when "control" of the goods or services underlying the particular performance obligation is transferred to the customer.

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 or 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 good or service. A contract liability represents the Group's obligation to transfer goods or services to a customer for which the Group has received consideration (or an amount of consideration is due) from the customer.

### 編製綜合財務報表的基準及重 大會計政策資料(續)

### 3.2 重大會計政策資料(續) 來自與客戶合約的收益

本集團於(或隨著)完成履約責任 時,即特定履約責任相關的貨品或 服務的「控制權」轉讓予客戶時確認 收益。

履約責任指一項明確的貨品或服務 (或一批貨品或服務)或一系列大致 相同的明確貨品或服務。

倘符合以下標準之一,控制權隨時 間轉移,而收益經參考完全達成相 關履約責任的進度隨時間確認:

- 客戶於本集團履約時同時收取及消耗本集團履約所提供的利益;
- 於履約時,本集團的履約創 建或增強客戶控制的資產; 或
- 本集團的履約未創建對本集 團具有替代用途的資產,而 本集團有強制執行權收取迄 今已履約部分的款項。

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。合約負債指本集團因已向客戶收取代價(或已到期代價),而須向客戶轉讓貨品或服務的責任。

### 綜合財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in Renminbi) (以人民幣呈示)

# 3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION (continued)

3.2 Material accounting policy information (continued)
Revenue from contracts with customers (continued)
Sales of goods

Revenue from the sale of good directly to the customers is recognised at the point that the control of the inventory have passed to the customers, which is primarily upon the acceptance of the products by the customers. The customers have full discretion over the products, and there is no unfulfilled obligation that could affect the customers' acceptance of the products.

### Interest income

Interest income is recognised as it accrues using the effective interest method. For financial assets measured at amortised cost that are not credit-impaired, the effective interest rate is applied to the gross carrying amount of the asset.

A contract asset represents the Group's right to consideration in exchange for goods or services 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 or services to a customer for which the Group has received consideration (or an amount of consideration is due) from the customer. If a customer pays consideration before the Group transfers goods or services to the customer, a contract liability is recognised when the payment is made or the payment is due (whichever is earlier). Contractual liabilities are recognised as revenue when the Group performs under the contract.

### 3. 編製綜合財務報表的基準及重 大會計政策資料(續)

3.2 重大會計政策資料(續) 來自與客戶合約的收益(續) 產品銷售

直接向客戶銷售商品所得收入於存貨的控制權已轉移予客戶時(主要於客戶接受產品後)確認。客戶對產品有充分酌情權且並無未履行責任可影響客戶對該等產品的接納。

### 利息收入

利息收入採用實際利率法於應計時確認。有關並無信用減值的按攤銷 成本計量的金融資產,實際利率會 應用於資產的賬面總額。

合約資產指本集團就向客戶轉讓之 貨品或服務而收取代價,但尚未成 為無條件之權利。其根據香港財務 報告準則第9號進行減值評估。相 反,應收款項指本集團收取代價之 無條件權利,亦即代表代價到期支 付前僅須待時間推移。

合約負債指本集團轉讓產品或服務 予一名客戶的責任,而就此本集團 已收到來自客戶的代價(或代價團的 金額已到期)。倘客戶於本集價 讓產品或服務予一名客戶前支付 價,當作出支付或款項到期時(以 較早者為準),一項合約負債已, 確認。當本集團根據合約履行, 約負債獲確認為收入。



### 綜合財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in Renminbi) (以人民幣呈示)

### 4. CRITICAL ACCOUNTING ESTIMATES

Estimates are continuously evaluated and are based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances.

The Group makes estimates and assumptions concerning the future. The resulting accounting estimates will, by definition, seldom equal the related actual results. The estimates and assumptions that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year are addressed below.

### (a) Impairment of non-financial assets

The Group tests annually whether assets have suffered any impairment in accordance with the accounting policy stated in note 3. The recoverable amounts of cash-generating units have been determined based on value-in-use calculations. The value-in-use calculation requires the Group to estimate the future cash flows expected to arise from the cash-generating unit and a suitable discount rate in order to calculate present value, which has been prepared on the basis of the management's assumptions and estimates.

# (b) Provision of ECL for trade receivables and contract assets, advances to staff and other receivables

The Group uses provision matrix to calculate ECL for the trade receivables. The provision rates are based on management judgement as groupings of various debtors that have similar loss patterns. The provision matrix is based on the Group's historical default rates taking into consideration forward-looking information that is reasonable and supportable available without undue costs or effort. At the end of each reporting period, the historical observed default rates are reassessed and changes in the forward-looking information are considered. In addition, trade receivables with significant balances and credit impaired are assessed for ECL individually. The provision of ECL is sensitive to changes in estimates. The information about the ECL and the Group's trade receivables are disclosed in note 41.

### 4. 關鍵會計估計

估計會不斷予以評估,並以過往經驗及 其他因素(包括在有關情況下相信為合理 的未來事件預測)為依據。

本集團會對未來作出估計及假設。所導致的會計估計,顧名思義,甚少與有關實際結果相符。具有重大風險須於下一財政年度內對資產及負債的賬面值作出重大調整的估計及假設載列如下。

### (a) 非金融資產減值

根據附註3所述的會計政策,本集 團每年測試資產是否出現減值。現 金產生單位之可收回金額以使用價 值法釐定。在計算使用價值時,本 集團需估計現金產生單位之未來現 金流量,並以適當之折現率計算其 現值,此乃根據管理層的假設及估 計編製。

### (b) 應收貿易賬款及合約資產、向 員工墊款及其他應收款項的預 期信貸虧損撥備

### 綜合財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in Renminbi) (以人民幣呈示)

# 4. CRITICAL ACCOUNTING ESTIMATES (continued)

# (c) Estimation of useful lives of property, plant and equipment and intangible assets

The Group's management determines the estimated useful lives and related depreciation or amortisation charges for its property, plant and equipment and intangible assets. This estimate is based on the historical experience of the actual useful lives of property, plant and equipment and purchase know-how and prescription of similar nature and functions. It could change significantly as a result of technical innovations and competitor actions in response to severe industry cycles. Management will increase the depreciation or amortisation charge where useful lives are less than previously estimated lives, or it will write-off or write-down technically obsolete or non-strategic assets that have been abandoned or sold.

### (d) Income taxes

The Group is subject to income tax in the PRC. Significant judgement is required in determining the provision for income tax. There are many transactions and calculations for which the ultimate tax determination is uncertain. The Group recognises liabilities for anticipated tax audit issues based on estimates of whether additional taxes will be due. Where the final tax outcome of these matters is different from the amounts that were initially recorded, such differences will impact the current and deferred income tax assets and liabilities in the period in which such determination is made.

### 4. 關鍵會計估計(續)

### (c) 物業、廠房及設備以及無形資 產可使用年期之估計

### (d) 所得税



### 綜合財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in Renminbi) (以人民幣呈示)

### 5. REVENUE

The principal activities of the Group are manufacture and distribution of Chinese medicines and pharmaceutical products. Revenue represents the invoiced value of merchandise sold less allowances for returns, discounts, value-added tax and other sales related taxes.

### 5. 收入

本集團之主要業務是製造及分銷中藥及 醫藥產品。收入指銷售商品的發票值, 並已減去有關退貨、折扣、增值稅及其 他銷售相關稅項的金額。

		2023 二零二三年 RMB'000 人民幣千元	2022 二零二二年 RMB'000 人民幣千元
Sales of Chinese medicines and pharmaceutical products	中藥及醫藥產品銷售	841,545	841,586

# Disaggregation of the Group's revenue by geographical market

### 本集團收入按地區市場之拆分

	2023 二零二三年 RMB'000 人民幣千元	2022 二零二二年 RMB'000 人民幣千元
PRC 中國	841,545	841,586

The timing of revenue recognition of all revenue from contracts with customers is at a point in time.

# Transaction price allocated to the remaining performance obligations for contracts

The contracts are with an original expected duration of one year or less or contracts for which revenue is recognised at the amount to which that Group has the right to invoice for the sales performed. Accordingly, the Group has elected the practical expedient and has not disclosed the amount of transaction price allocated to the performance obligations that are unsatisfied (or partially unsatisfied) as of the end of the reporting period.

來自與客戶合約的所有收入的收入確認時間是某個時間點。

### 分配至合約餘下履約責任的交易價格

合約原預期期限為一年或以內,或合約收益乃按本集團有權就所履行銷售開具發票的金額確認。因此,本集團選擇實際權宜方法,及並無披露截至報告期末分配至尚未履行(或部分未履行)履約責任的交易價格的金額。

### 綜合財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in Renminbi) (以人民幣呈示)

### 6. SEGMENT INFORMATION

### Segment information

Information reported to the Directors, being the chief operating decision-makers ("CODM"), for the purpose of resource allocation and assessment of segment performance focuses on types of goods delivered.

The Directors have identified that, the Group has only one reportable operating segment, which is the manufacture and distribution of Chinese medicines and pharmaceutical products in the PRC. Since this is the only reportable operating segment of the Group, no further operating segment analysis thereof is presented.

### Geographical information

In addition, the Group's revenue, expenses, results, assets and liabilities and capital expenditures are predominantly attributable to a single geographical region, which is the PRC. Therefore, no analysis by geographical regions is presented.

### Information about major customers

There is no revenue from customers for the years ended 31 December 2023 and 2022 contributed over 10% of the total operating revenue of the Group.

### 7. OTHER INCOME

### 2023 2022 二零二三年 二零二二年 Note **RMB'000** RMB'000 附註 人民幣千元 人民幣千元 Bank interest income 銀行利息收入 3,102 2,161 Other interest income 其他利息收入 2,870 3,208 政府補貼(附註) 17,216 Government subsidies (Note) 504 Recognition of deferred income 確認遞延收入 5,423 1,582 Yield gains on financial assets at FVTPL 按公允值計入損益的金融 資產回報收益 4,817 1,444 Interest income from financial assets 以攤銷成本計量的金融資產 27.148 measured at amortised cost 的利息收入 29.938 Penalty income 罰款收入 1,005 4,119 其他 1.903 Others 13.706 總計 63,484 Total 56,662

Note: During the years ended 31 December 2023 and 2022, the Group received subsidies from various local municipal government bodies in the PRC, which aimed at the general financing of the business and technology development of the Group which were immediately recognised as other income for the year. There are no unfulfilled conditions and other contingencies attached to the receipts of those subsidies.

### 6. 分部資料 分部資料

本集團按所交付貨物種類向董事,即主要經營決策人(「主要經營決策人」),就 資源分配及評核分部表現呈報分部資料。

董事已識別本集團僅有一個可呈報經營分部,而該唯一分部於中國製造和分銷中藥及醫藥產品。由於此分部為本集團僅有的一個可呈報經營分部,因此,並無呈報其進一步經營分部分析。

### 地區資料

此外,本集團的收入、開支、業績、資產及負債以及資本開支絕大部分來自單一地區,即中國。因此,並無呈報地區分析。

### 有關主要客戶之資料

截至二零二三年及二零二二年十二月三十一日止年度,並無來自客戶之收入 佔本集團總營運收入超過10%。

### 7. 其他收入

附註:於截至二零二三年及二零二二年十二月三十一日止年度,本集團獲得中國不同地方市政府機關的資助,旨在為本集團的業務及技術發展提供一般性資金,其於年內即時確認為其他收入。收取該等補貼概無未履行條件及其他或然事件。



## 綜合財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in Renminbi) (以人民幣呈示)

### 8. OTHER GAINS

### 8. 其他收益

		2023 二零二三年 RMB'000 人民幣千元	2022 二零二二年 RMB'000 人民幣千元
Net gain on financial assets at FVTPL	按公允值計入損益的金融資產 的淨收益	608	3,074

### 9. FINANCE COSTS

### 9. 融資成本

		2023 二零二三年 RMB'000 人民幣千元	2022 二零二二年 RMB'000 人民幣千元
Interest expenses on bank borrowings Interest expenses on a loan from government authority Other interest expenses	銀行借款之利息費用政府機關貸款之利息費用其他利息費用	450 7 58	- 7 470
——————————————————————————————————————	关他们心 其用	515	477

## 綜合財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in Renminbi) (以人民幣呈示)

### 10. PROFIT BEFORE TAX

### 10. 除税前溢利

		Notes 附註	2023 二零二三年 RMB'000 人民幣千元	2022 二零二二年 RMB'000 人民幣千元
Profit before tax for the year	本年度除税前溢利			
is arrived at after charging:	已扣除下列各項:			
Cost of inventories sold (excluding	已出售存貨成本(不包括			
additional provision for, and	增加撥備及撇銷廢棄及			
write off of obsolete and	滯銷存貨)			
slow-moving inventories)	廢棄及滯銷存貨撥備		247,893	181,216
Provision for obsolete and slow-moving inventories (included in cost of sales)	(計入銷售成本)		9,606	5,038
Provision for loss allowance on trade	應收貿易賬款及合約		-,	3,333
receivables and contract assets	資產之虧損撥備	27	724	5,993
Provision for loss allowance on other receivables	其他應收款項之虧損撥備	28	43,232	7.077
Auditor's remuneration	核數師酬金	20	45,252	7,977 439
Research and development cost*	研發成本*		13,102	19,061
Depreciation of property, plant and	物業、廠房及設備折舊			
equipment	/	18	26,442	32,423
Amortisation of right-of-use assets	使用權資產攤銷 無形資產攤銷	20 23	1,114 4	1,174
Amortisation of intangible assets  Loss on revaluation on property, plant	物業、廠房及設備之	23	4	7
and equipment	重估虧損		5,389	_
Fair value loss on investment properties*	投資物業之公允值虧損*	19	355	_
Employee benefits expenses and	員工福利費用及人力資源			
human resources cost (excluding directors' and supervisors'	成本(不包括董事及 監事酬金):			
remuneration):				
Salaries and allowances	新金及津貼		95,742	143,922
Pension scheme contributions Loss on disposal of property, plant	退休金計劃供款 出售物業、廠房及設備		6,150	2,507
and equipment	面告初来、顾厉及故拥 虧損		60	15,586

<sup>\*</sup> These items are included in "Administrative expenses" in the consolidated statement of profit or loss and the other comprehensive income.

該等項目計入綜合損益及其他全面收益表內 的「行政開支」。



### 綜合財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in Renminbi) (以人民幣呈示)

### 11. INCOME TAX EXPENSE

(a) Income tax represents:

### 11. 所得税支出

(a) 所得税包括:

		2023 二零二三年 RMB'000 人民幣千元	2022 二零二二年 RMB'000 人民幣千元
PRC corporate income tax  - Current year  - Under-provision of prior year  Deferred taxation (Note 36)	中國企業所得税 一本年度 一過往年度撥備不足 遞延税項(附註36)	26,853 24,644 (1,390)	20,957 9,550 (26,727)
		50,107	3,780

The PRC corporate income tax is provided according to the relevant laws and regulations in the PRC.

On 16 March 2007, the National People's Congress approved the PRC Enterprise Income Tax Law, which became effective from 1 January 2008. In accordance with the new tax law, an unified enterprise income tax rate of 25% is applied to both domestic-invested enterprises and foreign-invested enterprises.

On 17 September 2018, the Company was accredited as a "National New and High-tech Enterprise" by the Jilin Provincial Science and Technology Bureau (吉林省科學技術廳). The Company is entitled to a reduced PRC corporate Income tax rate of 15% for another three consecutive years commenced since year 2021.

中國企業所得税乃根據中國有關法律及法規撥備。

於二零零七年三月十六日,全國人 大會議批准中國企業所得税法,由 二零零八年一月一日起生效。根據 新税法,所有內資及外資企業按統 一税率25%繳納企業所得税。

本公司於二零一八年九月十七日獲 吉林省科學技術廳認定為「國家高 新技術企業」。本公司於二零二一 年起計連續三年可按減免中國企業 所得税率15%繳納税項。

### 綜合財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in Renminbi) (以人民幣呈示)

### 11. INCOME TAX EXPENSE (continued)

(b) Reconciliation between tax expense and accounting profit at applicable tax rate:

### 11. 所得税支出(續)

(b) 税項支出與會計溢利按適用税率對 賬如下:

		2023 二零二三年 RMB'000 人民幣千元	2022 二零二二年 RMB'000 人民幣千元
Profit before tax	除税前溢利	198,314	197,345
National tax calculated at PRC enterprise income tax rate of 15% (2021: 15%) Higher tax rate enacted by local authority Tax effect of non-taxable income Tax effect of non-deductible expenses Under-provision of prior year Deferred tax on temporary differences in prior year	按中國企業所得税率15% (二零二一年:15%)計算的國税 當地機關實施的較高税率 毋須課税收入的税務影響 不可扣税開支的税務影響 過往年度撥備不足 過往年度暫時差額之遞延税項	29,747 3,133 3,973 (11,390) 24,644	29,602 - 1,393 (10,038) 9,550 (26,727)
Income tax expense	所得税支出	50,107	3,780

### 12. EARNINGS PER SHARE

The calculation of basic earnings per share for the year ended 31 December 2023 is based on the profit attributable to owners of the Company for the year of RMB148,207,000 (2022: RMB193,565,000) and 560,250,000 shares in issue during the year (2022: 560,250,000 shares).

Diluted earnings per share is not presented as there were no dilutive potential ordinary shares in existence during the years ended 31 December 2023 and 2022.

### 12. 每股盈利

截至二零二三年十二月三十一日止年度,每股基本盈利乃根據年內本公司擁有人應佔溢利人民幣148,207,000元(二零二二年:人民幣193,565,000元)及年內已發行股份560,250,000股(二零二二年:560,250,000股)計算。

由於截至二零二三年及二零二二年十二 月三十一日止年度並無潛在攤薄普通 股,故並無呈列每股攤薄盈利。



### 綜合財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in Renminbi) (以人民幣呈示)

# 13. PROFIT ATTRIBUTABLE TO OWNERS OF THE COMPANY

Profit attributable to owners of the Company for the year ended 31 December 2023 includes a profit of RMB44,987,000 (2022: RMB196,054,000) which has been dealt with in the financial statements of the Company (Note 38).

### 13. 本公司擁有人應佔溢利

截至二零二三年十二月三十一日止年度內,本公司擁有人應佔溢利包括溢利人民幣44,987,000元(二零二二年:人民幣196,054,000元),該溢利已於本公司之財務報表中處理(附註38)。

### 14. DIVIDENDS

### 14. 股息

		2023 二零二三年 RMB'000 人民幣千元	2022 二零二二年 RMB'000 人民幣千元
2023 Special dividend – RMB0.5 (2022 Special dividend – RMB0.0625) per share	二零二三年特別股息-每股 人民幣0.5元(二零二二年特別 股息-人民幣0.0625元)	280,125	35,016

No final dividend has been proposed or paid by the Company in respect of the years ended 31 December 2023 and 2022.

本公司並不建議或派付截至二零二三年 及二零二二年十二月三十一日止年度之 任何末期股息。

### 綜合財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in Renminbi) (以人民幣呈示)

# 15. DIRECTORS' AND SENIOR EXECUTIVES' 15. 董事及高級行政人員酬金 REMUNERATION

### (a) Directors' remuneration

Directors' remuneration for the year, disclosed pursuant to the GEM Listing Rules and section 383 of the Hong Kong Companies Ordinance (Cap. 622) and Part 2 of the Companies (Disclosure of Information about Benefits of Directors) Regulation is as follows:

### (a) 董事酬金

年內,根據GEM上市規則及香港 《公司條例》(第622章)第383條及 《公司(披露董事利益資料)規例》第 2部之規定所披露的董事酬金如下:

2023

二零二三年

		Directors' fees 董事袍金 RMB'000 人民幣千元	Salaries, allowances and other benefits 薪金、津貼 及其他利益 RMB'000 人民幣千元	Discretionary bonus 酌情花紅 RMB'000 人民幣千元 (Note (i)) (附註(i))	Pension fund contributions 退休金供款 RMB'000 人民幣千元	2023 Total 二零二三年 總酬金 RMB'000 人民幣千元
Executive Directors:	<i>執行董事:</i>					
Zhang Hong (Chairman)	張弘 <i>(主席)</i>	_	273	350	_	623
Zhang Xiao Guang	張晓光	_	226	220	32	478
Zhao Bao Gang	趙寶剛	_	173	130	136	439
Wu Guo Wen	吳國文	_	82	70	30	182
Zhang Yi	張翼	_	196	180	24	400
Xu Xiang Fu	徐向夫	_	109	130	22	261
Independent Non-Executive Directors:	獨立非執行董事:					
Gao Qi Pin	高其品	72	_	_	_	72
Tian Jie	田傑	10	_	_	_	10
Bai Jun Gui	白君貴	10	_	-	-	10
		92	1,059	1,080	244	2,475

Note:

(i) A discretionary bonus is recommended by the Remuneration Committee and is approved by the board of directors, having determined with reference to the Group's operating results, individual performance and comparable market statistics. 附註:

(i) 酌情花紅由薪酬委員會推薦建議,並 由董事會參考本集團經營業績、個人 表現及可資比較市場數據後釐定。



### 綜合財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日十年度 (Expressed in Renminbi) (以人民幣呈示)

### 15. DIRECTORS' AND SENIOR EXECUTIVES' 15. 董事及高級行政人員酬金(續) **REMUNERATION** (continued)

(a) Directors' remuneration (continued) 2022

### (a) 董事酬金(續)

二零二二年

			Salaries,			
			allowances		Pension	
		Directors'	and other	Discretionary	fund	2022
		fees	benefits 薪金、津貼	bonus	contributions	Total 二零二二年
		董事袍金	及其他利益	酌情花紅	退休金供款	總酬金
		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 (Note (i)) <i>(附註(i))</i>	人民幣千元	人民幣千元
Executive Directors:	<i>執行董事:</i>					
Zhang Hong (Chairman)	張弘 <i>(主席)</i>	_	239	300	_	539
Zhang Xiao Guang	張曉光	_	186	200	28	414
Zhao Bao Gang	趙寶剛	_	133	120	73	326
Wu Guo Wen	吳國文	_	46	79	23	148
Zhang Yi	張翼	_	182	160	21	363
Xu Xiang Fu	徐向夫	-	101	120	21	242
Independent Non-Executive Directors:	獨立非執行董事:					
Gao Qi Pin	高其品	72	_	_	_	72
Tian Jie	田傑	10	_	_	_	10
Bai Jun Gui	白君貴	5	_	_	_	5
		87	887	979	166	2,119

Note:

> A discretionary bonus is recommended by the Remuneration Committee and is approved by the board of directors, having determined with reference to the Group's operating results, individual performance and comparable market statistics.

附註:

(i) 酌情花紅由薪酬委員會推薦建議,並 由董事會參考本集團經營業績、個人 表現及可資比較市場數據後釐定。

### 綜合財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in Renminbi) (以人民幣呈示)

# 15. DIRECTORS' AND SENIOR EXECUTIVES' REMUNERATION (continued)

### (b) Senior executives' remuneration

Details of remuneration paid to the Supervisors of the Company which were all below HK\$1,000,000 (equivalent to RMB901,000 for the year ended 31 December 2023 and RMB877,000 for the year ended 31 December 2022) are as follows:

# 15. 董事及高級行政人員酬金(續)

### (b) 高級行政人員酬金

本集團向本公司各監事支付之酬金 均低於1,000,000港元(於截至二零 二三年十二月三十一日止年度相當 於人民幣901,000元及於截至二零 二二年十二月三十一日止年度相當 於人民幣877,000元),其詳情如 下:

2023 二零二三年

		Salaries, allowances and other benefits 薪金、津貼 及其他利益 RMB'000 人民幣千元	Discretionary bonus 酌情花紅 RMB'000 人民幣千元 (Note (i)) (附註(i))	Pension fund contributions 退休金供款 RMB'000 人民幣千元	2023 Total 二零二三年 總酬金 RMB'000 人民幣千元
Supervisors: Qiao Xiao Chun Wang Ying Xu Yan Li Yu	<i>監事:</i> 喬曉春 王英旭 鄢禮玉	69 54 46	70 6 6	19 18 25	158 78 77
		169	82	62	313

Note: 附註:

(i) A discretionary bonus is recommended by the Remuneration Committee and is approved by the board of directors, having determined with reference to the Group's operating results, individual performance and comparable market statistics. (i) 酌情花紅由薪酬委員會推薦建 議,並由董事會參考本集團經 營業績、個人表現及可資比較 市場數據後釐定。



### 綜合財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日十年度 (Expressed in Renminbi) (以人民幣呈示)

### 15. DIRECTORS' AND SENIOR EXECUTIVES' 15. 董事及高級行政人員酬金(續) **REMUNERATION** (continued)

(b) Senior executives' remuneration (continued) 2022

(b) 高級行政人員酬金(續) 二零二二年

		141	77	47	265
Yan Li Yu ————————		42	2	15 	59
Wang Ying Xu	王英旭	39	15	15	69
Qiao Xiao Chun	喬曉春	60	60	17	137
Supervisors:	<i>監事:</i>				
			(Note (I)) (附註(I))		
		人民幣千元	人民幣千元 <i>(Note (i))</i>	人民幣千元	人民幣千元
			RMB'000	RMB'000	RMB'000
		及其他利益		退休金供款	總酬金
		薪金、津貼			二零二二年
		benefits	bonus	contributions	Total
		allowances and other	Discretionary	Pension fund	2022
		Salaries,			

附註: Note:

A discretionary bonus is recommended by the Remuneration Committee and is approved by the board of directors, having determined with reference to the Group's operating results, individual performance and comparable market statistics.

酌情花紅由薪酬委員會推薦建 (i) 議,並由董事會參考本集團經 營業績、個人表現及可資比較 市場數據後釐定。

### 綜合財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in Renminbi) (以人民幣呈示)

# 15. DIRECTORS' AND SENIOR EXECUTIVES' REMUNERATION (continued)

### (c) Five highest paid individuals

The five highest paid individuals during the year included 0 Directors (2022: zero Directors) whose remuneration were set out in (a) above. Details of the emoluments of non-directors, the highest paid individual for the year ended 31 December 2022 and 2023 are as follows:

## 15. 董事及高級行政人員酬金(續)

### (c) 五名最高薪酬人士

年內五名最高薪酬人士包括零名董事(二零二二年:零名董事),其酬金詳情於上文(a)項載列。截至二零二二年及二零二三年十二月三十一日止年度,非董事最高薪酬人士的薪酬詳情如下:

	2023 二零二三年 RMB'000 人民幣千元	2022 二零二二年 RMB'000 人民幣千元
聿貼及其他利益 計劃供款	5,124 92	4,479 19
	5,216	4,498

The number of the highest paid non-directors fell within the following emolument band:

以下薪酬範圍內的最高薪酬非董事 人數:

		2023 二零二三年 Number of individual 人數	2022 二零二二年 Number of individual 人數
Nil to HK\$1,000,000 HK\$1,000,001 to HK\$1,500,000 HK\$1,500,001 to HK\$2,000,000	零至1,000,000港元 1,000,001港元至1,500,000港元 1,500,001港元至2,000,000港元		5 - -
		5	5

During the years ended 31 December 2023 and 2022, no emoluments were paid by the Group to these highest paid employees as an inducement to join, or upon joining the Group, or as compensation for loss of office.

截至二零二三年及二零二二年十二 月三十一日止年度,本集團並無向 該等最高薪酬僱員支付任何酬金作 為其加入或於加入本集團時之獎 賞,或作離職之補償。

### 綜合財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in Renminbi) (以人民幣呈示)

### 16. EMPLOYEE RETIREMENT BENEFITS

### **Defined contribution retirement plans**

Pursuant to the relevant labour rules and regulations in the PRC, the Group participate in a defined contribution retirement benefit scheme (the "Scheme") organised by the PRC municipal government authority in the Jilin Province whereby the Group is required to make contributions to the Scheme at certain percentage of the eligible employees' relevant salaries. The local government authority is responsible for the entire pension obligation payable to retired employees.

The Group's contribution to retirement benefits schemes for the year ended 31 December 2023 amounted to RMB6,150,000 (2022: RMB2,720,000). The Group has no other material obligation for the payment of pension benefits associated with the Scheme.

### 17. BEARER BIOLOGICAL ASSETS

Bearer biological assets comprise:

### 16. 退休福利計劃

### 定額供款退休計劃

根據中國相關勞動規則及法規,本集團 參與由中國吉林省市政府機關組織的定 額供款退休福利計劃(「該計劃」),據 此,本集團須按合資格僱員的相關工資 的一定百分比向該計劃供款。地方政府 機關對應付退休僱員的全部退休金計劃 責任負責。

於截至二零二三年十二月三十一日止年度,本集團所支付的退休福利計劃供款為人民幣6,150,000元(二零二二年:人民幣2,720,000元)。本集團並無其他有關該計劃的重大退休福利付款責任。

### 17. 不記名生物資產

不記名生物資產包括:

		2023 二零二三年 RMB'000 人民幣千元	2022 二零二二年 RMB'000 人民幣千元
Ginseng, at cost	人参・按成本值	15,080	15,080
Carrying amount at 31 December	於十二月三十一日之賬面值	15,080	15,080

Reconciliation of carrying amounts of bearer biological assets:

不記名生物資產賬面值對賬:

		2023 二零二三年 RMB'000 人民幣千元	2022 二零二二年 RMB'000 人民幣千元
Ginseng Carrying amount at 1 January and 31 December	人參 於一月一日及十二月三十一日 之賬面值	15,080	15,080

The carrying amounts of ginseng were valued at their original costs. These assets are in their early stage of cultivation and preparation and active market prices are not available. In addition, the Directors are of the view that the original costs would approximate their fair values at this stage of their development.

人參的賬面值按初始成本計值。該等資產處於養植及準備初期,且並無活躍市價。另外,董事認為初始成本與彼等於該發展階段之公允值相若。

## 綜合財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in Renminbi) (以人民幣呈示)

### 18. PROPERTY, PLANT AND EQUIPMENT

### 18. 物業、廠房及設備

		Buildings	Plant and machinery	Transportation equipment	Furniture, fixtures and equipment 傢俱、裝置	Total
		<b>樓宇</b> RMB'000 人民幣千元	<b>廠房及機器</b> RMB'000 人民幣千元	<b>運輸設備</b> RMB'000 人民幣千元	<b>及設備</b> RMB'000 人民幣千元	<b>總計</b> RMB'000 人民幣千元
Cost: At 1 January 2022	成本: 於二零二二年一月一日	189,321	169,445	19,134	4,710	382,610
Additions Disposals Transfer	添置 出售 轉撥	1,799 (15,479) 84,346	6,770 (645) 49,840	2,722 - -	26 - -	11,317 (16,124) 134,186
At 31 December 2022	於二零二二年十二月三十一日	259,987	225,410	21,856	4,736	511,989
Additions Disposals Transfer	添置 出售 轉廢	15,501 - (37,307)	5,118 (533)	5,906 - -	412 - -	26,937 (533) (37,307)
At 31 December 2023	於二零二三年十二月三十一日	238,181	229,995	27,762	5,148	501,086
Accumulated depreciation: At 1 January 2022	累計折舊: 於二零二二年一月一日	56,543	112,786	10,737	3,950	184,016
Charge for the year (Note 10) Written back on disposals	年內支銷 <i>(附註10)</i> 出售撥回	8,135 -	21,818 (538)	2,081	389 -	32,423 (538)
At 31 December 2022	於二零二二年十二月三十一日	64,678	134,066	12,818	4,339	215,901
Charge for the year (Note 10) Written back on disposals Transfer	年內支銷 <i>(附註10)</i> 出售撥回 轉撥	10,141 - (2,363)	12,786 (453)	3,103 - -	412 - -	26,442 (453) (2,363)
At 31 December 2023	於二零二三年十二月三十一日	72,456	146,399	15,921	4,751	239,527
Carrying amount: At 31 December 2023	賬面值: 於二零二三年十二月三十一日	165,725	83,596	11,841	397	261,559
At 31 December 2022	於二零二二年十二月三十一日	195,309	91,344	9,038	397	296,088

### 綜合財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in Renminbi) (以人民幣呈示)

### 19. INVESTMENT PROPERTIES

The Group leases out various properties with fixed rentals payable monthly.

The leases typically run for an initial period of one to five years. The lease contracts do not contain residual value guarantee and/or lessee's option to purchase the property at the end of lease term.

### 19. 投資物業

本集團出租多項物業,物業租金固定, 均按月支付。

租賃一般初步為期一至五年。租約不包含剩餘價值擔保及/或承租人於租期結束時購買物業的選擇權。

		2023 二零二三年 RMB'000 人民幣千元	2022 二零二二年 RMB'000 人民幣千元
Fair value At 1 January Transfer from property, plant and equipment (Note 18) Net loss from a fair value adjustment	公允值 於一月一日 轉撥自物業、廠房及設備 (附註18) 公允值調整之虧損淨額	- 29,555 (355)	- - -
At 31 December	於十二月三十一日	29,200	-

The fair value of the Group's investment properties as at 31 December 2023, have been arrived at on the basis of valuation carried out on the respective dates by management of the Group.

At 31 December 2023, the undiscounted lease payments receivables by the Group in future periods under non-cancellable operating leases with its tenants are as follows:

本集團投資物業於二零二三年十二月 三十一日的公允值乃按本集團管理層於 相關日期進行的估值釐定。

於二零二三年十二月三十一日,本集團 根據與其租戶之不可撤銷經營租賃於未 來期間的未貼現應收租賃款項如下:

		2023 二零二三年 RMB'000 人民幣千元
Within one year After one year but within two years After two years but within three years	一年內 一年後但於兩年內 兩年後但於三年內	700 780 860
		2,340

### 綜合財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in Renminbi) (以人民幣呈示)

### 19. INVESTMENT PROPERTIES (continued)

### Fair value hierarchy

Below is a summary of the valuation technique used and the key inputs to the valuation of investment properties:

### 19. 投資物業(續)

### 公允值等級

以下為投資物業所用估值技術及估值的 主要輸入數據的概要:

> Range or weighted average 31 December 範圍或加權平均數 十二月三十一日

		Significant unobservable inputs 重大不可觀察輸入數據	十二月日	三十一日
	Valuation technique 估值技術		2023 二零二三年 RMB'000 人民幣千元	2022 二零二二年 RMB'000 人民幣千元
Completed commercial properties 已竣工商用物業	Direct comparison approach 直接比較法	Market unit sale rate (RMB/sq.m.) 市場單位銷售費率 (人民幣/平方米)	24	-

The valuations of completed investment properties were based on either the direct comparison method by reference to comparable market transactions, which is positively correlated to the market unit sale rate.

The fair values of all investment properties are measured on Level 3 fair value measurement. There were no transfers into or out of Level 3 during the year.

已竣工投資物業的估值乃根據參照可資 比較市場交易的直接比較法(與市場單位 銷售費率呈正相關)計算。

所有投資物業的公允值按第三層級公允 值計量方法計量。年內,第三層級並無 任何轉入或轉出。



### 綜合財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in Renminbi) (以人民幣呈示)

### 20. RIGHT-OF-USE ASSETS

# (a) The carrying amounts of the Group's right-of-use assets and the movements during the year are as follows:

### 20. 使用權資產

(a) 年內本集團之使用權資產賬面值及 變動如下:

### Land use rights 土地使用權

		2023 二零二三年 RMB'000 人民幣千元	2022 二零二二年 RMB'000 人民幣千元
As at 1 January Additions Depreciation charge	於一月一日 添置 折舊開支	49,116 - (1,114)	36,619 13,671 (1,174)
As at 31 December	於十二月三十一日	48,002	49,116

- (b) The amounts recognised in profit or loss in relation to leases are as follows:
- (b) 於損益中確認的租賃相關款項如 下:

		2023 二零二三年 RMB'000 人民幣千元	2022 二零二二年 RMB'000 人民幣千元
Depreciation charge of right-of-use assets (Note 10)	使用權資產折舊開支 (附註10)	(1,114)	(1,174)

### 21. CONSTRUCTION IN PROGRESS

### 21. 在建工程

		2023	2022
		二零二三年	二零二二年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
At 1 January	於一月一日	_	47,857
Additions	添置	4,904	_
Transfer	轉撥	-	(47,857)
At 31 December	於十二月三十一日	4,904	

### 綜合財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in Renminbi) (以人民幣呈示)

# 22. PARTICULARS OF SUBSIDIARIES OF THE 22. 本公司附屬公司詳情 COMPANY

Particulars of the subsidiaries as at 31 December 2023 were as follows:

於二零二三年十二月三十一日,附屬公司詳情如下:

Name of subsidiary	Country of incorporation and operation and legal entity status 註冊成立及	Issued and fully paid share capital/ registered capital 已發行及繳足	Percentage of ordinary shares held directly 直接持有	Principal activity
附屬公司名稱	經營的國家及法定實體地位	股本/註冊資本	普通股份的百分比	主要業務
吉林省林下藥用植物經營有限公司	中國,有限責任公司 PRC, limited liability company	人民幣5,000,000元 RMB5,000,000	100%	暫無活動 Dormant
吉林省長龍源生物科技有限公司 (「長龍源」)*1	中國,有限責任公司 PRC, limited liability company	人民幣20,000,000元 RMB20,000,000	100%	製造及分銷保健產品 Manufacture and distribution of health products
吉林長龍食品飲料有限責任公司	中國,有限責任公司 PRC, limited liability company	人民幣20,000,000元 RMB20,000,000	100%	生產及分銷飲料及預包裝 食品 Manufacture and distribution of beverages and pre- packaged food
吉林省長龍房地產開發有限公司	中國·有限責任公司 PRC, limited liability company	人民幣20,000,000元 RMB20,000,000	100%	尚未開展業務 Not yet commenced business
吉林省輝南長龍藥品經銷有限責任公司	中國·有限責任公司 PRC, limited liability company	人民幣500,000元 RMB500,000	100%	分銷保健產品 Distribution of health products
海南長龍醫藥有限公司	中國·有限責任公司 PRC, limited liability company	人民幣980,000元 RMB980,000	100%	分銷保健產品 Distribution of health products

<sup>\*1</sup> As at 31 December 2023, 長龍源 had no paid-up capital. Its capital is to be fully paid-up before 10 September 2026.

The amounts due from/(to) subsidiaries classified as current assets/ (liabilities) respectively in the Company's statement of financial position are unsecured, interest-free and repayable on demand.

應收/(應付)附屬公司款項分別歸類 入本公司財務狀況表之流動資產/(負債),為無抵押、免息及按要求償還。

None of the subsidiaries had issued any debt securities at the end of the reporting period or at any time during both years.

附屬公司概無於報告期末或兩個年度的 任何時間發行任何債務證券。

<sup>#1</sup> 於二零二三年十二月三十一日,長龍源並無 繳足股本。其股本將於二零二六年九月十日 前悉數繳足。



### 綜合財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in Renminbi) (以人民幣呈示)

### 23. INTANGIBLE ASSETS

### 23. 無形資產

RMB'000 人民幣千元

Cost At 1 January 2022, 31 December 2022 and 31 December 2023	成本 於二零二二年一月一日、二零二二年 十二月三十一日及二零二三年十二月三十一日	68,167
Accumulated amortisation and impairment loss	累計攤銷及減值虧損	
At 1 January 2022 Amortisation	於二零二二年一月一日 攤銷	68,135 7
At 31 December 2022 Amortisation	於二零二二年十二月三十一日攤銷	68,142 4
At 31 December 2023	於二零二三年十二月三十一日	68,146
Net carrying amount At 31 December 2023	<b>賬面淨值</b> 於二零二三年十二月三十一日	21
At 31 December 2022	於二零二二年十二月三十一日	25

Purchased know-how and prescription were acquired through research and development cooperation with independent third parties and were all acquired in cash.

During the year, the Directors reviewed the carrying amount of the purchased know-how and prescription based on the future economic benefits generated from these assets. No impairment loss was recognised for the current year (2022: Nil). 購入技術及藥方乃與獨立第三方合作研發,且全部以現金購入。

年內,董事根據該等資產未來產生之經濟利益檢討所購入技術及藥方之賬面值。本年度並無確認減值虧損(二零二二年:無)。

### 綜合財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in Renminbi) (以人民幣呈示)

### 24. GOODWILL

### 24. 商譽

		2023 二零二三年 RMB'000 人民幣千元	2022 二零二二年 RMB'000 人民幣千元
Carrying amount At 1 January and 31 December	<b>賬面值</b> 於一月一日及十二月三十一日	6,254	6,254

The carrying amount of goodwill is allocated to the cash-generating units of distribution of Chinese medicine. The recoverable amounts of the cash-generating units are determined based on value-in-use calculations. These calculations use cash flow projections based on financial budgets approved by management. The cash flows are discounted using a discount rate which is pre-tax and reflects specific risks relating to the relevant segments. The values assigned to the key assumptions on market development and discount rates are consistent with external information sources. During the year ended 31 December 2023, Directors conducted a review of goodwill and no impairment loss in respect of goodwill has been recognised (2022: Nil).

### 25. INVENTORIES

### 25. 存貨

		2023 二零二三年 RMB'000 人民幣千元	2022 二零二二年 RMB'000 人民幣千元
Raw materials Work in progress Finished goods	原材料 在製品 製成品	53,599 32,350 32,522	54,934 39,840 44,106
		118,471	138,880
Less: Provision for obsolete and slow-moving inventories	減:廢棄及滯銷存貨撥備	(15,499)	(5,893)
		102,972	132,987

During the year ended 31 December 2023, a provision on obsolete and slow-moving inventories of approximately RMB9,606,000 was made (2022: RMB5,038,000) has been recognised in consolidated statement of profit or loss and other comprehensive income within "cost of sales".

截至二零二三年十二月三十一日止年度,已確認作出約人民幣9,606,000元之廢棄及滯銷存貨撥備(二零二二年:人民幣5,038,000元),並已計入綜合損益及其他全面收益表內的「銷售成本」。



### 綜合財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in Renminbi) (以人民幣呈示)

### 25. INVENTORIES (continued)

During the years ended 31 December 2023 and 2022, no obsolete and slow-moving inventories were written off.

During the years ended 31 December 2023 and 2022, no obsolete and slow-moving inventories which the provision were already made in prior years, were written off.

### 25. 存貨(續)

截至二零二三年及二零二二年十二月 三十一日止年度,並無撇銷廢棄及滯銷 存貨。

截至二零二三年及二零二二年十二月 三十一日止年度,並無對已於以前年度 作出撥備的廢棄及滯銷存貨作出撇銷。

# 26. FINANCIAL ASSETS AT FAIR VALUE 26. 按公允值計入損益的金融資產 THROUGH PROFIT OR LOSS

 2023
 2022

 二零二三年
 二零二二年

 RMB'000
 人民幣千元

 人民幣千元
 人民幣千元

 Current assets
 流動資產

 Unlisted financial assets
 非上市金融資產
 90,608
 263,074

The fair value of financial assets at FVTPL are within level 3 of fair value hierarchy (note 41(f)).

按公允值計入損益的金融資產公允值屬 公允值層級中第三層級(附註41(f))。

# 27. TRADE RECEIVABLES AND CONTRACT ASSETS

(a) Trade receivables

### (a) 應收貿易賬款

27. 應收貿易賬款及合約資產

		2023 二零二三年 RMB'000 人民幣千元	2022 二零二二年 RMB'000 人民幣千元
Trade receivables Less: Loss allowance	應收貿易賬款 減:虧損撥備	352,080 (83,753)	380,176 (97,370)
Trade receivables, net	應收貿易賬款淨額	268,327	282,806

<sup>(</sup>i) The Group's policy is to allow an average credit period of 180 days to its trade customers.

(i) 本集團政策為給予貿易客戶 平均180日之信貸期。

### 綜合財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in Renminbi) (以人民幣呈示)

# 27. TRADE RECEIVABLES AND CONTRACT 27. 應收貿易賬款及合約資產(續) ASSETS (continued)

- (a) Trade receivables (continued)
  - (ii) The ageing analysis of trade receivables, based on the invoice date and net of loss allowance of trade receivables, is as follows:

# (a) 應收貿易賬款(續)

(ii) 根據發票日期及扣除應收貿 易賬款虧損撥備後,應收貿 易賬款的賬齡分析如下:

		2023 二零二三年 RMB'000 人民幣千元	2022 二零二二年 RMB'000 人民幣千元
0–30 days 31–90 days 91–180 days More than 180 days	0-30日 31-90日 91-180日 超過180日	33,525 118,894 71,659 44,249	83,301 71,156 68,071 60,278
		268,327	282,806

- (iii) The Group applies the simplified approach to provide for expected credit losses prescribed by HKFRS 9, which permits the use of the lifetime expected loss provision for trade receivables. To measure the expected credit losses, these receivables have been grouped based on shared credit risk characteristics and the aging from billing. See Note 41(a) for further information about expected credit loss provision. Impairment losses are recognised in consolidated statement of profit or loss and other comprehensive income within "administrative expenses".

### 綜合財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in Renminbi) (以人民幣呈示)

# 27. TRADE RECEIVABLES AND CONTRACT 27. 應收貿易賬款及合約資產(續) ASSETS (continued)

### (a) Trade receivables (continued)

(iii) (continued)

The movements in the loss allowance during the year are as follows:

### (a) 應收貿易賬款(續)

(iii) (續)

年內虧損撥備的變動如下:

		2023 二零二三年 RMB'000 人民幣千元	2022 二零二二年 RMB'000 人民幣千元
Opening balance Provision for loss allowance Amount written off as uncollectible	年初結餘 虧損撥備 撇銷為不可收回的金額	97,370 9,015 (22,632)	87,729 9,641 –
Closing balance	年末結餘	83,753	97,370

Loss allowance had been made for the estimated irrecoverable amounts arising from the sale of goods. The loss allowance was determined by the directors with reference to past default experience, current economic conditions and forward-looking information.

(iv) Directors consider the carrying amount of trade receivables approximates their fair value.

虧損撥備乃就出售貨物之估計不可收回金額作出。董事已參考過往拖欠經驗、當前經濟情況及前瞻性資料釐定虧損撥備金額。

(iv) 董事認為,應收貿易賬款之 賬面值與其公允值相若。

### (b) Contract assets

### (b) 合約資產

		2023 二零二三年 RMB'000 人民幣千元	2022 二零二二年 RMB'000 人民幣千元
Contract assets Less: Loss allowance	合約資產 減:虧損撥備	44,021 (38,228)	61,207 (46,519)
Contract assets – net	合約資產-淨額	5,793	14,688

As at 1 January 2022, contract assets (net of loss allowance) amounted to RMB21,790,000.

Contract assets represents unbilled revenue of sales of Chinese medicine and pharmaceutical products arisen from the Group's right to receive consideration for sales of products but not yet billed. The contract assets are transferred to trade receivables when the rights become unconditional, which is typically at the time the Group obtains the confirmation of receipt of goods from the customers.

The significant decrease in the current year is due to the implementation of a tighter credit period.

於二零二二年一月一日,合約資產(扣除虧損撥備)為人民幣 21,790,000元。

合約資產指因本集團有權收取產品銷售代價但尚未開票而產生的中藥 及醫藥產品銷售未開票收入。當該權利成為無條件時,合約資產轉撥 至應收貿易賬款,通常是在本集團 獲得客戶的收貨確認時。

本年度大幅減少乃由於收緊信貸期 所致。

### 綜合財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in Renminbi) (以人民幣呈示)

# 28. OTHER RECEIVABLES, DEPOSITS AND 28. 其他應收款項、訂金及預付款 PREPAYMENTS 項

		2023 二零二三年 RMB'000 人民幣千元	2022 二零二二年 RMB'000 人民幣千元
Deposits and prepayments Advances to staff, net Other receivables, net (Note) Bills receivables	訂金及預付款項 向員工墊款,淨額 其他應收款項,淨額(附註) 應收票據	2,469 36,046 8,706 121,237	17,675 17,148 116,521 153,526
		168,458	304,870

Note: As at 31 December 2023, included in the other receivables are approximately RMB71,930,000 (2022: RMB110,000,000) of loans granted by the Group to independent third parties. The amounts are secured, interest bearing at 4% per annum and repayable within agreed fixed terms. The Group does not hold any agreed collateral over the balances.

At 31 December 2023 and 2022, certain of the Group's advances to staff and other receivables were considered to be impaired. For advances to staff and other receivables, impairment is measured as 12-month expected credit losses since there has been no significant increase in credit risk since initial recognition. The impaired receivables related to staff and debtors that were in financial difficulties and the following loss allowance has been made.

附註:於二零二三年十二月三十一日,計入其他應收款項的本集團授予獨立第三方的貸款約人民幣71,930,000元(二零二二年:人民幣110,000,000元)。該等款項有抵押,按年利率4%計息,並須於議定的固定期限內償還。本集團並無就上述結餘持有任何抵押品。

於二零二三年及二零二二年十二月三十一日,本集團向員工墊付的若干款項及其他應收款項而言,減值。 員工墊款及其他應收款項而言,減值計量為12個月預期信貸虧損,原因是該計量的確認後信貸風險並無大幅增長。該對的過程的應收款項為與陷於財政困難的員工和借款人有關,管理層已作出以下虧損撥備。

			Advances to staff 向員工墊款		收款項
		2023 二零二三年 RMB'000 人民幣千元	2022 二零二二年 RMB'000 人民幣千元	2023 二零二三年 RMB'000 人民幣千元	2022 二零二二年 RMB'000 人民幣千元
Gross amounts Less: Loss allowance	總額 減:虧損撥備	59,974 (23,928)	33,753 (16,605)	91,359 (82,653)	180,383 (63,862)
Net amounts	淨額	36,046	17,148	8,706	116,521



### 綜合財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in Renminbi) (以人民幣呈示)

# 28. OTHER RECEIVABLES, DEPOSITS AND PREPAYMENTS (continued)

The movements in the loss allowance of advances to staff and other receivables during the year, are as follows:

# 28. 其他應收款項、訂金及預付款項(續)

年內向員工墊款及其他應收款項虧損撥 備的變動如下:

		2023 二零二三年 RMB'000 人民幣千元	2022 二零二二年 RMB'000 人民幣千元
At 1 January Provision for loss allowance Amount written off as uncollectible	於一月一日 虧損撥備 撇銷為不可收回的金額	80,467 43,232 (17,118)	72,490 7,977 –
At 31 December	於十二月三十一日	106,581	80,467

### 29. CASH AND CASH EQUIVALENTS

Cash and bank balances comprise cash held by the Group and short-term bank deposits with an original maturity of three months or less. The Directors consider the carrying amount of these assets approximates their fair value.

The RMB is not freely convertible into other currencies, however, under Mainland China's Foreign Exchange Control Regulations and Administration of Settlement, Sale and Payment of Foreign Exchange Regulations, the Group is permitted to exchange RMB for other currencies through banks authorised to conduct foreign exchange business.

Short-term bank deposits and bank balances and cash are denominated in RMB.

Cash at banks carry interest at market rates ranging from 0.3% to 0.35% (2022: 0.3% to 0.35%) per annum. Short-term bank deposits with original maturity of less than three months carry interest at market rates ranging from 3.40% to 4.125% (2022: Nil) per annum.

### 29. 現金及現金等值物

現金及銀行結餘包括本集團持有現金及 原到期日為三個月或以下之短期銀行存 款。董事認為,此等資產之賬面值與其 公允值相若。

人民幣不能自由兑換為其他貨幣,然而,根據中國大陸之外匯管理規定、結 匯、售匯及付匯管理規定,本集團獲准 透過獲授權進行外匯業務之銀行將人民 幣兑換為其他貨幣。

短期銀行存款及銀行結餘及現金以人民 幣列值。

銀行結存按市場利率每年0.3%至0.35%計息(二零二二年:每年0.3%至0.35%)。原到期日少於三個月之短期銀行存款按介乎每年3.40%至4.125%的市場利率計息(二零二二年:零)。

### 綜合財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in Renminbi) (以人民幣呈示)

# 30. FINANCIAL ASSETS MEASURED AT 30. 以攤銷成本計量的金融資產 AMORTISED COST

		2023 二零二三年 RMB'000 人民幣千元	2022 二零二二年 RMB'000 人民幣千元
Term deposits with initial term of over three months and less than one year Term deposits with initial term of over one year	原到期日大於三個月 小於一年的定期存款 原到期日大於一年 的定期存款	212,846 724,157	655,451 211,405
		937,003	866,856

- (a) Bank deposits with original maturity of more than three months carry interest at a market rates of ranging from 1.75% to 4.125% (2022: ranging from 2.94% to 4.125%) per annum.
- (b) No provision for impairment loss for these financial assets was made as at 31 December 2023 and 2022 as the financial assets were considered to be of low credit risk and the expected credit loss of these financial assets was minimal. Deposits were placed with the licensed banks in the PRC with good credit rating. All these financial assets had no history of default and there was no unfavourable current conditions and forecast of future economic conditions at the reporting dates.
- (c) The fair values of financial assets maturing after twelve months are disclosed in note 41(f)(iii).

- (a) 原到期日超過三個月之銀行存款按 每年介乎1.75%至4.125%的市場 利率計息(二零二二年:每年介乎 2.94%至4.125%)。
- (b) 於二零二三年及二零二二年十二月三十一日,這些金融資產並無減值虧損撥備,因本集團認為這些金融資產的信貸風險偏低,預期信虧損微乎其微。存款只存放在中國享有良好信用評級的持牌銀行。所有這些金融資產均無違約記錄,而於有關呈報日期的當前狀況及預測未來經濟狀況均不存在不利因素。
- (c) 12個月後到期的金融資產的公允值 於附註41(f)(iii)披露。



### 綜合財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in Renminbi) (以人民幣呈示)

### 31. TRADE PAYABLES

The ageing analysis of trade payables, based on the invoice date, is as follows:

### 31. 應付貿易賬款

以下為基於發票日期的應付貿易賬款的 賬齡分析:

		2023 二零二三年 RMB'000 人民幣千元	2022 二零二二年 RMB'000 人民幣千元
0–30 days 31–90 days 91–180 days Over 180 days	0-30日 31-90日 91-180日 超過180日	11,948 5,623 3,524 49,487	4,020 2,992 - 58,673
		70,582	65,685

The average credit period from the Group's trade creditors is 90 to 180 days.

Trade payables principally comprise amounts outstanding for trade purchases. The Directors consider the carrying amount of trade payables approximates their fair value.

本集團貿易債權人之平均信貸期為90日 至180日。

應付貿易賬款主要包括貿易採購的未償 金額。董事認為應付貿易賬款之賬面值 與其公允值相若。

### 32. OTHER PAYABLES AND ACCRUALS

### 32. 其他應付款項及應計費用

		2023 二零二三年 RMB'000 人民幣千元	2022 二零二二年 RMB'000 人民幣千元
Other payables Accrued salaries Accrued welfare Accruals	其他應付款項 應計工資 應計福利費 應計費用	280,930 17,118 7,389 247,396	265,656 9,167 9,225 244,327
		552,833	528,375
Analysed for reporting purpose:  - Current portion  - Non-current portion	為報告目的所作的分析: 一流動部份 一非流動部份	549,963 2,870	526,414 1,961
		552,833	528,375

### 綜合財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in Renminbi) (以人民幣呈示)

### 33. LOAN FROM GOVERNMENT AUTHORITY

Loan was obtained from Huinan County Finance Bureau for the purpose of research and development activities of the Group. The loan is unsecured and bear interest at one year term saving interest rate promulgated by The People's Bank of China plus 0.3% per annum. The loan is expected to be repayable in 2024:

### 33. 政府機關貸款

輝南縣財政局授出貸款供本集團的研發活動之用。該等貸款為無抵押,按中國人民銀行頒佈的一年期儲蓄利率加0.3厘的年利率計息。該等貸款預計於二零二四年償還:

		2023 二零二三年 RMB'000 人民幣千元	2022 二零二二年 RMB'000 人民幣千元
Within one year	一年內	400	400

### 34. BANK BORROWINGS

### 34. 銀行借款

	:	2023 二零二三年			2022 §二二年	
	Effective interest rate 實際利率 %	Maturity 到期	RMB'000 人民幣千元	Effective interest rate 實際利率 %	Maturity 到期	RMB'000 人民幣千元
Current     即期       Bank borrowings – unsecured     銀行借款-無抵押	2.5	2024	8,000	-	-	-
Non-current非即期Bank borrowings – unsecured銀行借款—無抵押	2.5	2025	72,000	-	-	
			80,000			_
				2023 二零二三年 RMB'000 人民幣千元		2022 零二二年 RMB'000 民幣千元
Analysed into:	分析為:					
Bank borrowings repayable Within one year In the second year	應付銀行借款 一年內 於第二年			8,000 72,000		- -
				80,000		

The Group's borrowings are denominated in RMB as at 31 December 2023.

於二零二三年十二月三十一日,本集團借款以人民幣計值。



### 綜合財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in Renminbi) (以人民幣呈示)

### 35. DEFERRED INCOME

### 35. 遞延收入

		2023 二零二三年 RMB'000 人民幣千元	2022 二零二二年 RMB'000 人民幣千元
At 1 January Credited to profit or loss (Note 7)	於一月一日 於損益內計入 <i>(附註7)</i>	41,955 (5,423)	43,537 (1,582)
At 31 December	於十二月三十一日	36,532	41,955
Carrying amount at 31 December Portion classified as current liabilities	於十二月三十一日賬面值 分類為流動負債部分	36,532 (989)	41,955 (989)
Portion classified as non-current liabilities	分類為非流動負債部分	35,543	40,966

During the years ended 31 December 2023 and 2022, the Group did not receive government grants from Jilin Province Finance Bureau and Huinan County Finance Bureau in relation to support investments on plant and equipment for further research and development of the Group's intangible assets.

截至二零二三年及二零二二年十二月 三十一日止年度,本集團並未收取吉林 省財政局和輝南縣財政局對支持本集團 的廠房及設備投資和無形資產作進一步 研發之政府補助。

### 36. DEFERRED INCOME TAX

The analysis of deferred income tax assets and liabilities is as follows:

### 36. 遞延所得税

遞延所得税資產及負債之分析如下:

		2023 二零二三年 RMB'000 人民幣千元	2022 二零二二年 RMB'000 人民幣千元
Deferred tax assets recognised in the consolidated statement of financial position Deferred tax liabilities recognised in the consolidated statement of financial position	於綜合財務狀況表確認的 遞延税項資產 於綜合財務狀況表確認的 遞延税項負債	28,506 (2,742)	27,396 (3,022)
Deferred tax assets/(liabilities), net	遞延税項資產/(負債)淨額	25,764	24,374

### 綜合財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in Renminbi) (以人民幣呈示)

### 36. DEFERRED INCOME TAX (continued)

### 36. 遞延所得税(續)

The gross movement on the deferred income tax account is as follows:

遞延所得税賬目的整體變動如下:

		2023 二零二三年 RMB'000 人民幣千元	2022 二零二二年 RMB'000 人民幣千元
As at 1 January	於一月一日	24,374	(2,353)
Credited to profit or loss (Note 11(a))	於損益計入( <i>附註11(a))</i>	1,390	26,727
As at 31 December	於十二月三十一日	25,764	24,374

The movements during the year in the deferred tax assets and liabilities are as follows:

年內遞延税項資產及負債的變動如下:

### **Deferred tax assets**

### 遞延税項資產

		Arising from impairment of trade receivables	impairment impairment of trade of contract receivables asset	Arising from provision for the obsolete and slow-moving inventories	Arising from the revaluation of investment properties	Revaluation of properties, plant and equipment	Revaluation of intangible assets	Total
		源自貿易應收 賬款減值 RMB'000 人民幣千元	<b>源自合約資產</b> <b>減值</b> RMB'000 人民幣千元	源自廢棄及 滯銷存貨撥備 RMB'000 人民幣千元	<b>源自投資物業</b> <b>重估</b> RMB'000 人民幣千元	物業、廠房及 設備重估 RMB'000 人民幣千元	<b>無形資產重估</b> RMB'000 人民幣千元	<b>總計</b> RMB'000 人民幣千元
As at 31 December 2022  Charged/(credited) to profit or loss during the year	於二零二二年 十二月三十一日 於年內在損益扣除/(計入)	14,738 51	6,978	884 1,441	- 862	3,196	1,600	27,396 1,110
As at 31 December 2023	於二零二三年 十二月三十一日	14,789	5,734	2,325	862	3,196	1,600	28,506



## 綜合財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in Renminbi) (以人民幣呈示)

## 36. DEFERRED INCOME TAX (continued)

Deferred tax liabilities

# 36. 遞延所得税(續) 遞延税項負債

Depreciation allowance in excess of related depreciation 超過相關折舊 之折舊撥備 RMB'000 人民幣千元

### 37. SHARE CAPITAL

## 37. 股本

		2023 二零二三年		2022 二零二二年	
		Number of shares 股數	Amount 金額 RMB'000 人民幣千元	Number of shares 股數	Amount 金額 RMB'000 人民幣千元
Domestic shares of RMB0.10 each H shares of RMB0.10 each	每股面值人民幣0.10元的 內資股 每股面值人民幣0.10元的 H股	387,750,000 172,500,000	38,775 17,250	387,750,000 172,500,000	38,775 17,250
		560,250,000	56,025	560,250,000	56,025

## 綜合財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in Renminbi) (以人民幣呈示)

# 38. STATEMENT OF FINANCIAL POSITION OF 38. 本公司財務狀況表 COMPANY

As at 31 December 於十二月三十一日

			於十二月	三十一日
		Notes 附註	2023 二零二三年 RMB'000 人民幣千元	2022 二零二二年 RMB'000 人民幣千元
Non-current assets  Bearer biological assets Property, plant and equipment Investment properties Right-of-use assets Investment in subsidiaries Financial assets measured at amortised cost Deferred tax assets	非流動資產 不記名生物資產 物業、廠房及設備 投資物業 使用權資產 於附屬公司的投資 以攤銷成本計量的金融資產 遞延税項資產	(a)	15,080 243,914 29,200 48,002 48,386 724,157 22,940	15,080 293,507 1,623 49,116 86,480 211,405 25,897
			1,131,679	683,108
Current assets Inventories Trade receivables Contract assets Other receivables, deposits and prepayments Amounts due from subsidiaries Financial assets at FVTPL  Financial assets measured at amortised cost Cash and cash equivalents	流動資產  存貨 應收貿易賬款 合約資產 其他應收款項、訂金及 預付款屬公司款項 應收附角屬公司款項 接公允值 對公允值 資產 以攤銷成本計量的金融資產 現金及現金等值物	(b)	91,401 129,302 5,793 106,276 - 90,608 212,846 291,770	110,675 154,624 14,688 224,449 105,243 263,074 655,451 89,210
			927,996	1,617,414
Current liabilities Bank borrowings Trade payables Contract liabilities Other payables and accruals Amounts due to subsidiaries Deferred income Income tax payable Other tax payables Loan from government authority Dividend payable	流動負債 銀行借款應 態行貿易賬款 合的應例 其付別 應付付數項及應計費用 應延付收內 應延付收 應所得稅 其他的 其的 其他的 其的 其 的 應 其 使 的 應	(b)	8,000 57,551 12,932 370,739 40,525 989 11,425 24,047 400 35,389	65,392 18,595 389,108 69,178 989 25,219 27,097 400 38,934
			561,997	634,912
Net current assets	流動資產淨值		365,999	982,502
Total assets less current liabilities	總資產減流動負債		1,497,678	1,665,610



## 綜合財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日十年度 (Expressed in Renminbi) (以人民幣呈示)

## 38. STATEMENT OF FINANCIAL POSITION OF 38. 本公司財務狀況表(續) **COMPANY** (continued)

As at 31 December 於十二月三十一日

		Notes 附註	2023 二零二三年 RMB'000 人民幣千元	2022 二零二二年 RMB'000 人民幣千元
Non-current liabilities Bank borrowings Other payable Deferred income Deferred tax liabilities	<b>非流動負債</b> 銀行借款 其他應付款項 遞延收入 遞延税項負債		72,000 2,870 35,543 2,742	- 1,961 40,966 3,022
			113,155	45,949
Net assets	資產淨值		1,384,523	1,619,661
EQUITY Share capital Reserves	<b>權益</b> 股本 儲備	37 (c)	56,025 1,328,498	56,025 1,563,636
Total equity	權益總額		1,384,523	1,619,661

These financial statements were approved and authorised for issue by the board of directors on 28 March 2024.

該等財務報表於二零二四年三月二十八 日獲董事會批准及授權發佈。

**ZHANG HONG** 張弘 Director 董事

**ZHAO BAO GANG** 趙寶剛 Director 董事

## 綜合財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in Renminbi) (以人民幣呈示)

# 38. STATEMENT OF FINANCIAL POSITION OF 38. 本公司財務狀況表(續) COMPANY (continued)

Notes:

- (a) As at 31 December 2023, investments in subsidiaries are carried at cost of approximately RMB66,480,000 (2022: RMB86,480,000), impairment loss of RMB18,094,000 respect of investments in subsidiaries has been recognised in statement of profit of loss (2022: Nii).
- (b) The amounts are trade nature, unsecured, interest-free and repayable on demand.
- (c) Movement of reserves of the Company:

附註:

- (a) 於二零二三年十二月三十一日,對附屬公司 的投資按成本約人民幣66,480,000元(二零 二二年:人民幣86,480,000元)列賬,就於附 屬公司的投資在損益表中確認減值虧損人民 幣18,094,000元(二零二二年:無)。
- (b) 該等款項為貿易性質、無抵押、免息及須按要求償還。
- (c) 本公司儲備變動:

		Share premium 股份溢價 RMB'000 人民幣千元 (Note (II) (附註(I))	Statutory surplus reserve 法定盈餘儲備 RMB'000 人民幣千元 (Note (iii) (附註(iii))	Retained profits 保留溢利 RMB'000 人民幣千元	Total 總計 RMB'000 人民幣千元
At 1 January 2022	於二零二二年一月一日	51,098	33,242	1,318,258	1,402,598
Profit for the year	本年度溢利	-	-	196,054	196,054
Dividends declared	股息宣派	-	-	(35,016)	(35,016)
At 31 December 2022	於二零二二年十二月三十一日	51,098	33,242	1,479,296	1,563,636
Profit for the year	本年度溢利	-	-	44,987	44,987
Dividends declared	股息宣派	-	-	(280,125)	(280,125)
At 31 December 2023	於二零二三年 十二月三十一日	51,098	33,242	1,244,158	1,328,498

Notes:

#### (i) Share premium

The Company's share premium account represents the premium arising from shares issued at a price in excess of their par value per share.

#### (ii) Statutory surplus reserve

In accordance with the Company Law of the PRC and the Company's articles of association, the Company and its PRC subsidiaries will appropriate 10 percent of their annual statutory net profit (after offsetting any prior years' losses) to the statutory surplus reserve account. When the balance of such reserve reaches 50 percent of these entities' share capital, any further appropriation is optional. The statutory surplus reserve can be utilised to offset prior years' losses or to issue bonus shares. However, such statutory surplus reserve must be maintained at a minimum of 25 percent of share capital after such issuance.

附註:

#### (i) 股份溢價

本公司股份溢價賬指以超過每股面值 之價格發行之股份產生之溢價。

#### (ii) 法定盈餘儲備

根據中國公司法及本公司公司章程細則,本公司及其中國附屬公司扣除過往年度任何虧損後,須撥出10%的年度法定統利至法定盈餘儲備戶口。當該盈餘儲備的結餘達該等公司股本之50%,本公司可自行選擇是否進一步撥出款項。法定盈餘儲備可用作彌補過往年度的虧損或發行紅股。然而,紅股發行後法定盈餘儲備須最少維持於股本的25%。



## 綜合財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in Renminbi) (以人民幣呈示)

#### 39. RELATED PARTY TRANSACTIONS

Related party transactions concerned with numbers of key management during the year comprised only remuneration paid to the Executive Directors, and is set out in Note 15 to the consolidated financial statements.

### **40. CAPITAL RISK MANAGEMENT**

### Capital management

The Group's primary objectives when managing capital are to safeguard the Group's ability to continue as a going concern, so that it can continue to provide returns for shareholders, by pricing products and services commensurately with the level of risk and by securing access to finance at a reasonable cost.

The Group actively and regularly reviews and manages its capital structure to ensure optimal capital structure and shareholder returns that might be possible with higher levels of borrowings and the advantages and security afforded by a sound capital position, and makes judgements to the capital structure in light of changes in economic conditions.

Consistent with industry practice, the Group monitors its capital structure using a gearing ratio, which is total debts divided by adjusted capital. Total debts represent total borrowings. Adjusted capital includes all components of shareholders' equity less unrealized reserves.

In order to maintain or adjust the gearing ratio, the Group may issue new shares, return capital to shareholders, raise new debt financing or sell assets to reduce debt.

### 39. 關連人士交易

年內數名主要管理層成員之有關關連人士交易僅包括向執行董事支付酬金,其酬金載於綜合財務報表附註15。

### 40. 資本風險管理

### 資本管理

本集團管理資本之主要目標是保障本集 團可持續經營的能力從而透過與風險水 平相對應之產品及服務定價以及獲得合 理成本的融資,繼續為股東提供回報。

本集團積極及定期對資本架構開展檢討 及管理,以在可能伴隨較高借貸水平與 良好的資本狀況帶來的好處及保障情況 下確保達致最佳資本結構並向股東提供 最高回報,並因應經濟環境的變化對資 本架構作出判斷。

本著業內慣例,本集團以資本負債比率 作為監控其資本架構之基準,即債務總 額除以經調整資本。債務總額指借貸總 額。經調整資本包括所有股東權益項目 減未變現儲備。

為維持或調整資本負債比率,本集團可 能發行新股、向股東歸還資本、作出新 的債務融資或出售資產以減少債務。

## 綜合財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in Renminbi) (以人民幣呈示)

### 40. CAPITAL RISK MANAGEMENT (continued)

### Capital management (continued)

The gearing ratio at 31 December 2023 and 2022 was 5.32% and 0.02% respectively, calculated as follows:

# 40. 資本風險管理(續) 資本管理(續)

於二零二三年及二零二二年十二月三十一日之資本負債比率分別為5.32%及0.02%,計算如下:

		2023 二零二三年 RMB'000 人民幣千元	2022 二零二二年 RMB'000 人民幣千元
Total debts  - Bank borrowings  - Loan from government authority	債務總額 一銀行借款 一政府機關貸款	80,000 400	- 400
		80,400	400
Shareholders' equity	股東權益	1,480,380	1,612,298
Gearing ratio	資本負債比率	5.43%	0.02%

### 41. FINANCIAL RISK MANAGEMENT

The Group's activities expose it to a variety of financial risks, including credit risk, liquidity risk, interest rate risk, currency risk, price risk and fair values risk. The Group does not hold or issue derivative financial instruments either for hedging or for trading purposes. These risks are managed by the Group's financial management policies and practices as described below to minimise potential effects on the Group's financial performance.

#### (a) Credit risk

The Group's principal financial assets are cash and cash equivalents, trade and other receivables, contract assets, financial assets measured at amortised cost and financial assets at fair value FVTPL. The Group's credit risk is primarily attributable to its trade and other receivables. The Group allows an average credit period of 180 days to its trade customers. The amounts presented in the consolidated statement of financial position are net of loss allowance.

The Group does not have any significant credit risk exposure to any single trade counterparty or any Group of trade counterparties having similar characteristics. It has policies in place to ensure that sales are made to customers with an appropriate credit history.

### 41. 財務風險管理

本集團的活動使其承受著多種財務風險,包括信貸風險、流動資金風險、利率風險、貨幣風險、價格風險及公允值風險。本集團並無持有或發行衍生金融工具作對沖或買賣用途。如下文所述,該等風險由本集團的財務管理政策及常規加以管理,以盡量減低對本集團財務表現的潛在影響。

### (a) 信貸風險

本集團之主要金融資產為現金及現金等值物、貿易及其他應收款項金的資產、以攤銷成本計量的金額企業與公允值計入損益的金來集團之信貸風險主要來項信費應收貿易賬款及其他應收款取均信貨期為180日。綜合財務狀況內所列的金額已扣除虧損撥備。

本集團並無就任何特徵類似的單一或一組貿易交易對手承擔重大信貸 風險。本集團已制定政策確保向具 備妥當信貸往績的客戶作出銷售。



## 綜合財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in Renminbi) (以人民幣呈示)

### 41. FINANCIAL RISK MANAGEMENT (continued)

### (a) Credit risk (continued)

The expected loss rates are based on the historical monthly outstanding balances of trade receivables of 36 months before 31 December 2023 and the corresponding historical credit losses experienced within this period. The historical loss rates are adjusted to reflect current and forward-looking information on macroeconomic factors affecting the ability of the customers to settle the receivables.

As at 31 December 2023, 3.1% (2022: 1.7%) and 12.5% (2022: 6.8%) of the total trade receivables was due from the Group's largest customer and the five largest customers, respectively.

The carrying amount of the trade and other receivables, contract assets, financial assets at FVTPL, and cash and cash equivalents included in the consolidated statement of financial position represents the Group's maximum exposure to credit risk in relation to the Group's financial assets.

The Group's management performs periodic credit evaluations/reviews of its customers and ensure that sales are made to customers with an appropriate credit history. The Group places deposits with major banks in PRC, to limit the amount of credit exposure to any financial institution. Trade and bills receivables, contract assets and other receivables are subject to the expected credit loss model. To lower the Group's exposure to credit risk, the Group may request deposits from certain of their customers before delivery of goods.

### 41. 財務風險管理(續)

### (a) 信貸風險(續)

預期虧損率乃基於二零二三年十二 月三十一日之前36個月過往月份 尚未償還之貿易應收賬款結餘,以 及在該期間經歷的相應歷史信貸虧 損。歷史虧損率已作出調整以反映 影響客戶結算應收款能力的宏觀經 濟因素的當前及前瞻性資料。

於二零二三年十二月三十一日,應 收本集團最大客戶及五大客戶的款 項分別佔應收貿易賬款總額的3.1% (二零二二年:1.7%)及12.5%(二 零二二年:6.8%)。

貿易及其他應收款項、合約資產、 按公允值計入損益的金融資產以及 現金及現金等值物於綜合財務狀況 表內所列的賬面值為本集團就本集 團的金融資產承擔的最高信貸風 險。

## 綜合財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in Renminbi) (以人民幣呈示)

### 41. FINANCIAL RISK MANAGEMENT (continued)

### (a) Credit risk (continued)

The Group has trade receivables from sales of products that are subject to HKFRS 9's new expected credit loss model. The Group applies the HKFRS 9 simplified approach to measuring expected credit losses which uses a lifetime expected loss allowance for all trade receivables from initial recognition. To measure the expected credit losses, trade receivables have been grouped based on shared credit risk characteristics and the ageing days. The expected loss rates are based on the payment profiles of sales and the corresponding historical credit losses experienced. The historical loss rates are adjusted to reflect current and forward-looking information on macroeconomic factors affecting the ability of the customers to settle the receivables. On that basis, the loss allowance as at 31 December 2023 and 31 December 2022 was determined as follows for trade receivables:

### 41. 財務風險管理(續)

### (a) 信貸風險(續)

本集團有須遵守香港財務報告準則 第9號的新預期信貸虧損模式的產 品銷售應收貿易賬款。本集團採用 香港財務報告準則第9號簡化方法 計量預期信貸虧損,於初步確認 時,為所有應收貿易賬款撥備整個 存續期內的預期虧損。為計量預期 信貸虧損,應收貿易賬款已根據共 同信貸風險特點及賬齡分類。預期 虧損率基於銷售的付款情況及本期 間內出現的相應過往信貸虧損。過 往虧損率作出調整以反映影響客戶 結算應收款項能力的宏觀經濟因素 的當前及前瞻性資料。按此基準, 於二零二三年十二月三十一日及二 零二二年十二月三十一日的應收貿 易賬款虧損撥備乃釐定如下:

		Within 6 months 6個月以內 RMB'000 人民幣千元	Over 6 months to 12 months 超過6個月 至12個月 RMB'000 人民幣千元	Over 12 months 超過12個月 RMB'000 人民幣千元	Total 總計 RMB'000 人民幣千元
At 31 December 2023  Gross carrying amount Average expected loss rate Loss allowance	於二零二三年 十二月三十一日 賬面總值 平均預期虧損率 虧損撥備	247,547 9.5% 23,469	48,497 24.6% 11,948	56,036 86.3% 48,336	352,080 83,753
At 31 December 2022  Gross carrying amount Average expected loss rate Loss allowance	於二零二二年 十二月三十一日 賬面總值 平均預期虧損率 虧損撥備	276,389 19.5% 53,860	61,318 29.1% 17,862	42,469 60.8% 25,828	380,176 97,370

Impairment losses on trade receivables are presented as net impairment losses within operating profit. Subsequent recoveries of amounts previously written off are credited against the same line item. 應收貿易賬款的減值虧損於經營溢利內呈列為減值虧損淨額。其後收回先前已撤銷的金額則計入同一項目。



## 綜合財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in Renminbi) (以人民幣呈示)

### 41. FINANCIAL RISK MANAGEMENT (continued)

### (b) Liquidity risk

Individual operating entities within the Group are responsible for their own cash management, including the short term investment of cash surpluses and the raising of loans to cover expected cash demands, subject to approval by the Company's board of directors when the borrowings exceed certain predetermined levels of authority. The Group's policy is to regularly monitor its liquidity requirements and its compliance with lending covenants, to ensure that it maintains sufficient reserves of cash to meet its liquidity requirements in the short and longer term.

The following table details the remaining contractual maturities at the end of the reporting period of the Group's financial liabilities, which are based on contractual undiscounted cash flows (including interest payments computed using contractual rates, or if floating, based on rates current at the reporting date) and the earliest date the Group and the Company can be required to pay.

### 41. 財務風險管理(續)

### (b) 流動資金風險

下表載列本集團財務負債於報告期末的餘下合約到期日詳情,乃根據訂約未折現現金流量(包括根據合約利率,或如為浮動利率,則其於報告日的利率計算的利息)以及本集團及本公司可能須付款的最早日期計算。

## 綜合財務報表附註

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## 41. FINANCIAL RISK MANAGEMENT (continued)

(b) Liquidity risk (continued) 2023

## 41. 財務風險管理(續)

(b) 流動資金風險(續) 二零二三年

			Total	Within	More than
			contractual	1 year	1 year but
		Carrying	undiscounted	or on	less than
		amount	cash flow	demand	2 years
			訂約未折現	一年內或	一年後至
		賬面值	現金流總額	按要求	兩年內
		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
Trade payables	應付貿易賬款	70,582	70,582	70,582	
Other payables and accruals	其他應付款項及應計費用	552,833	552,833	549,963	2,870
Dividend payable	應付股息	35,389	35,389	35,389	
Bank borrowings	銀行借款	80,000	84,482	10,374	74,108
Loan from government authority	政府機關貸款	400	407	407	-
		739,204	743,693	666,715	76,978
2022			_零_	二年	
2022			二零二 Total	二年 Within	More than
2022				'	1 year but
2022		Carrying	Total contractual undiscounted	Within	1 year but less than
2022		Carrying amount	Total contractual undiscounted cash flow	Within 1 year or on demand	1 year but less than 2 years
2022		amount	Total contractual undiscounted cash flow 訂約未折現	Within 1 year or on demand 一年內或	1 year but less than 2 years 一年後至
2022		amount	Total contractual undiscounted cash flow 訂約未折現 現金流總額	Within 1 year or on demand 一年內或 按要求	1 year but less than 2 years 一年後至 兩年內
2022		amount 賬面值 RMB'000	Total contractual undiscounted cash flow 訂約未折現 現金流總額 RMB'000	Within 1 year or on demand 一年內或 按要求 RMB'000	1 year but less than 2 years 一年後至 兩年內 RMB'000
2022		amount	Total contractual undiscounted cash flow 訂約未折現 現金流總額	Within 1 year or on demand 一年內或 按要求	1 year but less than 2 years 一年後至 兩年內
	確付貿易賑勢	展面值 RMB'000 人民幣千元	Total contractual undiscounted cash flow 訂約未折現 現金流總額 RMB'000 人民幣千元	Within 1 year or on demand 一年內或 按要求 RMB'000 人民幣千元	1 year but less than 2 years 一年後至 兩年內 RMB'000
Trade payables	應付貿易賬款  其他確付款項及確計費用	amount 賬面值 RMB'000 人民幣千元 65,685	Total contractual undiscounted cash flow 訂約未折現 現金流總額 RMB'000 人民幣千元	Within 1 year or on demand 一年內或 按要求 RMB'000 人民幣千元	1 year but less than 2 years 一年後至 兩年內 RMB'000 人民幣千元
Trade payables Other payables and accruals	其他應付款項及應計費用	amount 賬面值 RMB'000 人民幣千元 65,685 528,375	Total contractual undiscounted cash flow 訂約未折現 現金流總額 RMB'000 人民幣千元	Within 1 year or on demand 一年內或 按要求 RMB'000 人民幣千元	1 year but less than 2 years 一年後至 兩年內 RMB'000
Trade payables		amount 賬面值 RMB'000 人民幣千元 65,685	Total contractual undiscounted cash flow 訂約未折現 現金流總額 RMB'000 人民幣千元	Within 1 year or on demand 一年內或 按要求 RMB'000 人民幣千元	1 year but less than 2 years 一年後至 兩年內 RMB'000 人民幣千元
Trade payables Other payables and accruals Dividend payable	其他應付款項及應計費用 應付股息	amount 賬面值 RMB'000 人民幣千元 65,685 528,375 38,934	Total contractual undiscounted cash flow 訂約未折現 現金流總額 RMB'000 人民幣千元	Within 1 year or on demand 一年內或 按要求 RMB'000 人民幣千元 65,685 526,414 38,934	1 year but less than 2 years 一年後至 兩年內 RMB'000 人民幣千元



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For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in Renminbi) (以人民幣呈示)

### 41. FINANCIAL RISK MANAGEMENT (continued)

### (c) Interest rate risk

The Group's interest rate risk arises primarily from its borrowings from the bank and the Huinan County Finance Bureau. Borrowings at variable rates expose the Group to cash flow interest rate risk. The Group's interest rate profile as monitored by the management is set out below:

### 41. 財務風險管理(續)

### (c) 利率風險

本集團的利率風險主要來自銀行及 輝南縣財政局的借款。按浮動利率 作出的借款令本集團面對現金流量 利率風險。受管理層監控的本集團 利率概況載列如下:

		2023		202	_
		二零二	三年	二零二	二年
		Effective		Effective	
		interest rate		interest rate	
		實際利率		實際利率	
		%	RMB'000	%	RMB'000
		%	人民幣千元	%	人民幣千元
Variable rate borrowings	浮動利率借貸	2.5	80,000	_	_
Loan from government	政府機關貸款				
authority		1.8	400	1.8	400

The interest rate and terms of repayment of the Group's borrowings are disclosed in Note 33 and 34 to the consolidated financial statements.

At 31 December 2023, it was estimated that a general increase or decrease of 100 basis points in interest rates, with all other variables held constant, would decrease or increase the Group's post-tax profit by RMB683,000 (2022: RMB3,000).

The sensitivity analysis above has been determined assuming that the change in interest rates had occurred at the balance sheet date and had been applied to the exposure to interest rate risk for the borrowings in existence at that date. The 100 basis point increase or decrease represents the management's assessment of a reasonably possible change in interest rates over the period until the next annual balance sheet date.

#### (d) Currency risk

The Group mainly operated in the PRC with most of the transactions settled in Renminbi and did not have significant exposure to risk resulting from changes in foreign currency exchange rates.

本集團的借貸利率及還款期於綜合 財務報表附註33及34披露。

於二零二三年十二月三十一日,假設其他變數不變,倘整體利率上升或下降100個基點,估計將導致本集團稅後溢利減少或增加人民幣683,000元(二零二二年:人民幣3,000元)。

上述敏感度分析乃假設利率已於結算日有所變動,且已計入於該日的借貸利率風險後釐定。上升或下降100個基點為管理層對截至下一年度結算日止期間利率可能出現的合理變動的評估。

#### (d) 貨幣風險

本集團主要於中國經營業務,大部 分交易以人民幣結算,故概無因外 幣匯率變動而產生的重大風險。

## 綜合財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in Renminbi) (以人民幣呈示)

### 41. FINANCIAL RISK MANAGEMENT (continued)

### (e) Price risk

The Group is not exposed to any equity price risk or commodity price risk.

#### (f) Fair value estimation

### i) Fair value hierarchy

This section explains the judgements and estimates made in determining the fair values of the financial instruments that are recognised and measured at fair value in the financial statements. To provide an indication about the reliability of the inputs used in determining fair value, the Group has classified its financial instruments into the three levels prescribed under the accounting standards.

### 41. 財務風險管理(續)

### (e) 價格風險

本集團概無面對任何股票價格風險 或商品價格風險。

### (f) 公允值估計

### (i) 公允值層級

本節説明釐定於財務報表中按公允值確認及計量的金允值確認及計量的及允值的判斷及估計。為得出釐定公允值所用輸入數據的可信程度指標,本集團根據會計準則將其金融工具分為三個層級。

		Note 附註	2023 二零二三年 RMB'000 人民幣千元	2022 二零二二年 RMB'000 人民幣千元
Level 3 Recurring fair value measurements Financial assets at FVTPL	第三層級經常性 公允值計量 按公允值計入損益的 金融資產	26	90,608	263,074

There were no transfers between levels 1 and 2 for recurring fair value measurements during the year. For transfers in and out of level 3 measurements see (ii) below.

The Group's policy is to recognise transfers into and transfers out of fair value hierarchy levels as at the end of the year.

於年內,經常性公允值計量 第一及第二層級之間概無轉 撥。第三層級計量轉入及轉 出見下文(ii)。

本集團政策為於年末確認公 允值層級架構的轉入及轉出 數額。



## 綜合財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in Renminbi) (以人民幣呈示)

### 41. FINANCIAL RISK MANAGEMENT (continued)

- (f) Fair value estimation (continued)
  - (i) Fair value hierarchy (continued)

**Level 1:** The fair value of financial instruments traded in active markets is based on quoted market prices at the end of the year. The quoted market price used for financial assets held by the Group is the current bid price. These instruments are included in level 1.

**Level 2:** The fair value of financial instruments that are not traded in an active market (for example, overthe-counter derivatives) is determined using valuation techniques which maximise the use of observable market data and rely as little as possible on entity-specific estimates. If all significant inputs required to fair value an instrument are observable, the instrument is included in level 2.

**Level 3:** If one or more of the significant inputs is not based on observable market data, the instrument is included in level 3. This is the case for unlisted equity securities.

### 41. 財務風險管理(續)

- (f) 公允值估計(續)
  - (i) 公允值層級(續)

第一層級:於活躍市場上交易的金融工具的公允值是按年末的市場報價計算。本集團所持金融資產使用的市場報價是現行買入價。該等工具會被列入第一層級。

第三層級:倘一項或多項重要輸入數據並非根據可觀察市場數據釐定,則有關工具會被列入第三層級。此為未上市股本證券之情況。

## 綜合財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in Renminbi) (以人民幣呈示)

### 41. FINANCIAL RISK MANAGEMENT (continued)

- (f) Fair value estimation (continued)
  - (ii) Fair value measurements using significant unobservable inputs (level 3)

The following table presents the changes in level 3 instruments for the year:

### 41. 財務風險管理(續)

- (f) 公允值估計(續)
  - (ii) 利用重要不可觀察輸入數據 計量公允值(第三層級)

下表呈列於年內第三層級工具的變動:

		2023 二零二三年 RMB'000 人民幣千元	2022 二零二二年 RMB'000 人民幣千元
Opening balance Acquisitions Disposals Net gain on financial assets at FVTPL	年初結餘 收購 出售 按公允值計入損益的	263,074 170,000 (343,074)	176,533 300,000 (216,533)
Closing balance	金融資產的淨收益	90,608	263,074

The above instruments included in level 3 represent wealth management products, both principal and non-principal guaranteed, issued by financial institution in the PRC which was classified as financial assets at FVTPL.

There were no transfers between levels 1, 2 and 3 during the year.

The key unobservable input is the expected annualised return rate of the financial product, ranging from 2.5% to 3.25% per annum (2022: 0.75% to 4.0% per annum), which is determined by the financial institution.

(iii) Fair value of financial assets and liabilities carried at other than fair value

All financial instruments measured at other than fair value are carried at cost or amortised cost that were not materially different from their fair values as at 31 December 2023 and 2022.

上文第三層級所包括的工具 為中國金融機構發行的理財 產品,包括保本及非保本, 該等工具分類為按公允值計 入損益的金融資產。

於年內,第一層級、第二層級及第三層級間並無轉撥。

主要不可觀察輸入數據為金融機構釐定的理財產品預期年化收益率,每年為2.5%至3.25%(二零二二年:每年0.75%至4.0%)。

(iii) 並非按公允值列賬的金融資 產及負債的公允值

> 於二零二三年及二零二二年 十二月三十一日,所有並非 按公允值計量的金融工具均 按與其公允值並無重大差異 的成本或攤銷成本列賬。

## 綜合財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in Renminbi) (以人民幣呈示)

# 42. SUMMARY OF FINANCIAL ASSETS AND FINANCIAL LIABILITIES BY CATEGORY

The carrying amounts of the Group's financial assets and financial liabilities as recognised at 31 December 2023 and 2022 may be categorised as follows:

# 42. 金融資產及金融負債按類別劃分的概要

本集團於二零二三年及二零二二年十二 月三十一日所確認的金融資產及金融負 債的賬面值可按下文所述予以分類:

		2023 二零二三年 RMB'000 人民幣千元	2022 二零二二年 RMB'000 人民幣千元
Financial assets Financial assets at FVTPL Financial assets measured at amortised cost	金融資產 按公允值計入損益的金融資產 以攤銷成本計量的金融資產	90,608 937,003	263,074 866,856
		1,027,611	1,129,930
Loan and receivables (including cash and cash equivalent) Trade receivables Other receivables Cash and cash equivalents Less: Prepayment	貸款及應收款項(包括現金及 現金等值物) 應收貿易賬款 其他應收款項 現金及現金等值物 減:預付款項	268,327 168,458 352,137 (2,469)	282,806 304,870 113,601 (15,925)
		786,453	685,352
Financial liabilities Financial liabilities measured at amortised cost Bank borrowings Trade payables Other payables and accruals Dividend payable Loan from government authority	金融負債 按攤銷成本計量的金融負債 銀行借款 應付貿易賬款 其他應付款項及應計費用 應付股息 政府機關貸款	80,000 70,582 552,833 35,389 400	- 65,685 526,414 38,934 400
		739,204	631,433

## 綜合財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度 (Expressed in Renminbi) (以人民幣呈示)

# 43. RECONCILIATION OF LIABILITIES ARISING FROM FINANCING ACTIVITIES

The table below details changes in the Group's liabilities arising from financing activities, including both cash and non-cash changes. 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.

## 43. 融資活動產生的負債對賬

下表載列本集團融資活動產生的負債變動詳情,包括現金及非現金變動。融資活動產生的負債為已經於本集團綜合現金流量表中分類為融資活動現金流量的現金流量或將按此分類的未來現金流量。

		Bank borrowings 銀行借款 RMB'000 人民幣千元 (Note 34) (附註34)	Loan from government authority 政府機關貸款 RMB'000 人民幣千元 (Note 33) (附註33)	Dividend payable 應付股息 RMB'000 人民幣千元 (Note 14) (附註14)	Total 總計 RMB'000 人民幣千元
At 1 January 2022	於二零二二年				
	一月一日	_	400	32,136	32,536
Financing cash outflow	融資現金流出	_	_	(28,218)	(28,218)
Dividend declared	股息宣派	_	_	35,016	35,016
At 31 December 2022	於二零二二年 十二月三十一日	-	400	38,934	39,334
At 1 January 2023	於二零二三年				
	一月一日	_	400	38,934	39,334
Financing cash inflows/	融資現金流入/				
(outflows)	(流出)	80,000	_	(283,670)	(203,670)
Dividend declared	股息宣派			280,125	280,125
At 31 December 2023	於二零二三年 十二月三十一日	80,000	400	35,389	115,789
	1 - / 3 - 1 - 1				



## **FIVE-YEAR FINANCIAL SUMMARY**

## 五年財務摘要

(Expressed in Renminbi) (以人民幣呈示)

A summary of the results and of the assets and liabilities of the Group for the last five financial years, as extracted from the published audited financial statements is set out below.

本集團摘錄其刊發經審核財務報表之過去五個 財政年度之業績、資產及負債摘要載列如下。

### **OPERATING RESULTS**

### 經營業績

### Year ended 31 December 截至十二月三十一日止年度

		2023 二零二三年 RMB'000 人民幣千元	2022 二零二二年 RMB'000 人民幣千元	2021 二零二一年 RMB'000 人民幣千元	2020 二零二零年 RMB'000 人民幣千元	2019 二零一九年 RMB'000 人民幣千元
Revenue Cost of sales	收入 銷售成本	841,545 (257,499)	841,586 (193,551)	705,456 (125,451)	622,250 (91,512)	645,885 (107,533)
Gross profit Other income and net gains or losses Distribution and selling costs Administrative expenses	毛利 其他收入及收益或 虧損淨額 分銷及銷售開支 行政開支	584,046	648,035	580,005	530,738	538,352
		64,092 (341,938) (107,371)	59,736 (404,851) (105,098)	51,616 (360,717) (93,287)	48,370 (258,808) (169,546)	37,970 (336,217) (64,691)
Profit from operations Finance costs	經營溢利 融資成本	198,829 (515)	197,822 (477)	177,617 (344)	150,754 (713)	175,414 (120)
Profit before income tax Income tax expense	除所得税前溢利 所得税開支	198,314 (50,107)	197,345 (3,780)	177,273 (33,990)	150,041 (23,483)	175,294 (30,568)
Profit for the year attributable to owners of the Company	年內本公司擁有人 應佔溢利	148,207	193,565	143,283	126,558	144,726

### **ASSETS AND LIABILITIES**

## 資產及負債

## As at 31 December 於十二月三十一日

	2023 二零二三年 RMB'000 人民幣千元	2022 二零二二年 RMB'000 人民幣千元	2021 二零二一年 RMB'000 人民幣千元	2020 二零二零年 RMB'000 人民幣千元	2019 二零一九年 RMB'000 人民幣千元
Bearer biological assets Property, plant and equipment Investment properties Right-of-use assets Construction in progress  不記名生物資產 物業、廠房及設備 投資物業 使用權資產 在建工程	15,080 261,559 29,200 48,002 4,904	15,080 296,088 - 49,116	15,080 198,594 - 36,619 147,857	14,905 169,969 - 37,408 124,305	13,402 145,242 - 38,340 74,061
Intangible assets 無形資產 Goodwill 商譽 Financial assets measured at amortised cost 金融資產	21 6,254 724,157	25 6,254 211,405	32 6,254 776,494	648,519	· -
Deferred tax assets Current assets Current liabilities Non-current liabilities	28,506 1,201,141 (725,289) (113,155)	27,396 1,767,477 (714,594) (45,949)	1,510 889,873 (571,794) (46,770)	1,510 807,887 (415,435) (43,586)	1,510 1,398,922 (387,872) (45,072)
Net assets     資產淨值	1,480,380	1,612,298	1,453,749	1,345,482	1,238,533
Share capital 股本 Reserves 儲備	56,025 1,424,355	56,025 1,556,273	56,025 1,397,724	56,025 1,289,457	56,025 1,182,508
Total equity 權益總額	1,480,380	1,612,298	1,453,749	1,345,482	1,238,533