

# 現代中藥集團有限公司 Modern Chinese Medicine Group Co., Ltd.

(Incorporated in the Cayman Islands with limited liability)

Stock Code: 1643

2022 ANNUAL REPORT

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Important:

This report has been prepared in both Chinese and English. In the event of any discrepancy between the two versions, the English version shall prevail.

## **Corporate Information**

#### **BOARD OF DIRECTORS**

#### **Executive Directors**

Ms. Zhang Hongli (Chief Executive Officer)

Mr. Li Jinglian Mr. Jiang Zhendong

#### **Independent non-executive Directors**

Ms. Liu Ling

Mr. Leung Tsz Wing

Mr. Chan Kam Leung(1)

Mr. Wong Chin Kin(2)

#### **Audit Committee**

Mr. Leung Tsz Wing (Chairman)

Ms. Liu Ling

Mr. Chan Kam Leung<sup>(1)</sup>

Mr. Wong Chi Kin<sup>(2)</sup>

#### **Remuneration Committee**

Ms. Liu Ling (Chairlady)

Ms. Zhang Hongli

Mr. Chan Kam Leung<sup>(1)</sup>

Mr. Wong Chi Kin<sup>(2)</sup>

#### **Nomination Committee**

Mr. Chan Kam Leung<sup>(1)</sup> (Chairman)

Mr. Wong Chi Kin<sup>(2)</sup> (Chairman)

Mr. Jiang Zhendong

Ms. Liu Ling

#### **COMPANY SECRETARY**

Ms. Leung Kwan Wai

#### **AUTHORISED REPRESENTATIVES**

Ms. Zhang Hongli

Ms. Leung Kwan Wai

#### INDEPENDENT AUDITOR

Mazars CPA Limited

Certified Public Accountants

42nd Floor, Central Plaza

18 Harbour Road

Wanchai

Hong Kong

#### **COMPLIANCE ADVISER**

Soochow Securities International Capital Limited

Level 17, Three Pacific Place

1 Queen's Road East

Hong Kong

#### **LEGAL ADVISER**

King & Wood Mallesons

13th Floor Gloucester Tower

The Landmark

15 Queen's Road Central

Hong Kong

#### Notes:

(1) resignation effective from 13 April 2023.

(2) appointment effective from 13 April 2023.

#### PRINCIPAL BANKER

Bank of China Limited

Longhua Branch

No. 7 Anzhou North Street, Longhua Town

Longhua County, Chengde City

Hebei Province

**PRC** 

#### **REGISTERED OFFICE**

89 Nexus Way, Camana Bay

**Grand Cavman** 

KY1-9009

Cayman Islands

## CORPORATE HEADQUARTERS IN THE PEOPLE'S REPUBLIC OF CHINA

No. 88 Jinwei Road

Chengde City

Hebei Province

**PRC** 

## PRINCIPAL PLACE OF BUSINESS IN HONG KONG

5/F, Manulife Place

348 Kwun Tong Road

Kowloon

Hong Kong

## PRINCIPAL SHARE REGISTRAR AND TRANSFER OFFICE IN THE CAYMAN ISLANDS

Ogier Global (Cayman) Limited

89 Nexus Way, Camana Bay

**Grand Cayman** 

KY1-9009

Cayman Islands

## BRANCH SHARE REGISTRAR AND TRANSFER OFFICE IN HONG KONG

Tricor Investor Services Limited

17/F, Far East Finance Centre

16 Harcourt Road

Hong Kong

#### WEBSITE

www.cdysjdyy.com

#### **STOCK CODE**

1643

## **Board Statement and Executive Director's Message**

Dear Shareholders.

On behalf of the board (the "Board") of directors (the "Directors") of Modern Chinese Medicine Group Co., Ltd. (the "Company" and together with its subsidiaries collectively referred to as the "Group"), I am pleased to present the annual report of the Group for the year ended 31 December 2022 for shareholder's review.

In 2022, the domestic COVID-19 epidemic continued to fluctuate. Chinese medicine has continued to play a crucial role in responding to the pandemic. By the end of 2022, with the gradual optimization of domestic epidemic prevention measures, allowing patients with mild or no symptoms to to quarantine at home, people are now responsible for their own health. For a time, popular drugs such as Lianhua Qingwen were sold out, which also brought development opportunities for many Traditional Chinese Medicine ("TCM") companies. As one of the leading TCM brands in Northeast China, our group seized the opportunities for industry development and achieved good business performance. For the year ended 31 December 2022, the Group recorded revenue of approximately RMB399.7 million; net profit of approximately RMB87.8 million, representing a respective increase of 10.8% and 7.4% as compared to that of the year ended 31 December 2021.

In recent years, China has placed increasing importance on "people's health," and the TCM industry has received strong support in terms of policies. In 2022, a series of documents were successively issued, including the "Drug Evaluation Center's Accelerated Review and Approval Procedure for Innovative Drugs (Trial)" (《藥審中心加快創新藥上市審評審評工作程式(試行)》), the "14<sup>th</sup> Five-Year Plan for the Development of TCM" (《「十四五」中醫藥發展規劃》), and the "Opinions on Strengthening the Work for Talents in the New Era of TCM" (《關於加強新時代中醫藥人才工作的意見》) among others. These documents strengthen high-level planning and guidance in research and development, evaluation index systems, talent construction, and other aspects, to vigorously promote the healthy and long-term development of the TCM industry. With the continuous support of favourable policies, the development of the TCM industry has entered a period of rapid growth.

As one of the leading companies engaged in the production of Proprietary Chinese Medicines ("**PCM**") in Northeast China, our group will continue to contribute to China's healthcare industry, seize every development opportunity, actively research and develop high-quality PCM products, and strive to become one of the pioneers in the modernization of TCM in China.

#### **Business Review**

The group is committed to developing a diversified product portfolio to increase our market share in the TCM market and enhance industry competitiveness. We currently have approximately 60 types of PCM products, with targeted therapeutic effects for the treatment and/or alleviation of qi-deficiency and blood-stasis condition, cardio-cerebrovascular condition, digestive and gastrointestinal condition, gynaecological condition, respiratory system condition and nervous system condition, etc. In addition, several of the Group's main products are also recognized to have targeted therapeutic effects for the treatment of the symptoms of COVID-19 and/or similar diseases.

As the COVID-19 situation gradually improved, the State Council of The People's Republic of China (the "PRC") issued the "New Ten Measures" for the pandemic, further relaxing epidemic prevention and control measures to allow patients with mild or no symptoms to quarantine at home, resulting in a significant increase in demand for drugs related to the treatment of COVID-19. The Group seized this market opportunity, formulated effective strategies to expand our distribution network, thus increased our sales. As at 31 December 2022, the Group had a distribution network of 83 distributors, covering about 40 cities in the PRC. Sales revenue generated from Northeast China, being one of the Group's main strategic targets, was approximately RMB219.9 million in 2022, achieving approximately 14.0% growth over that of 2021 and accounting for over 55.0% of the Group's total revenue.

#### **Board Statement and Executive Director's Message (Continued)**

In order to maintain the Group's competitiveness in the TCM market, we have been continuously optimizing our products and investing quality resources into research and development to fortify our future development. The Group has collaborated with Heilongjiang University of Chinese Medicine (黑龍江中醫藥大學) to develop Stroke Prevention Capsule (青丹禦風膠囊), which is planned to be used to relieve cardiovascular and cerebrovascular symptoms related to stroke. At the same time, the Group has also collaborated with Chengde Medical University (承德醫學院) to improve the production process of Heart Wellness Capsule (心安膠囊) and further enhance its quality standards.

#### Outlook

Looking ahead, as the epidemic gradually eases, the medical industry will usher in a new development opportunity. On 28 February 2023, the General Office of the State Council of the PRC issued the "Implementation Plan for the Major Project of Traditional Chinese Medicine Revitalization and Development"(《中醫藥振興發展重大工程實施方案》), further increasing support for the development of TCM during the "14th Five-Year Plan" period. The plan requires the continuous improvement of institutional mechanisms and policy systems that conform to the characteristics of TCM, significant progress in the revitalization and development of TCM, and the importance of TCM as a crucial support for promoting the construction of a healthy China.

The Group is confident about the prospects of TCM. As one of the leading Chinese medicine brands in Northeast China, we will exploit the favorable government policies and further promote product diversification through continuous innovation and research and development. The Group will also coordinate online and offline product marketing strategies to create more value for our shareholders.

#### **Appreciation**

On behalf of the Board, I would like to take this opportunity to express my sincere gratitude to all our management and all colleagues for their valuable contribution to the Group. Moreover, I would also like to express appreciation to our valued shareholders, clients and business partners who have been supportive as always.

Ms. Zhang Hongli

Executive Director

Modern Chinese Medicine Group Co., Ltd.

23 March 2023

## **Management Discussion and Analysis**

#### **GENERAL OVERVIEW**

The Group is principally engaged in the production of PCM, in particular, over-the-counter and prescribed medicines intended for use by the middle-aged and the elderly in the PRC. The Group currently has about 60 types of PCM products, the major products of which include Vigour and Vitality Supplement Pill (補腎填精丸), Circulation Enhancement Pill (氣血雙補丸), Additional Ingredient Huoxiang ZhengQi Pill (加味藿香正氣丸), Cardiotonic Enhancement Capsule (山玫膠囊), Heart Wellness Capsule (心安膠囊), Kidney Invigoration Pill (金匱腎氣丸), Liver-dispersing and Stomach Regulating Pill (舒肝和胃丸), Liver Detox Tablet (護肝片), Bazhen Yimu Pill (八珍益母丸) and Menstrual Discomfort Relief Pill (加味逍遙丸).

The Group is considered as one of the leading companies engaged in the production of PCM in terms of the sales of Qi (氣) – deficiency and blood-stasis PCM pills (補氣補血類中成藥丸) and cardio-cerebrovascular PCM capsules (心腦血管中成藥膠囊) in Northeast, the PRC. Generally, the intended therapeutic effects of the Group's major products are for the treatment and/or alleviation of (i) kidney condition; (ii) cardio-cerebrovascular condition; (iii) Qi (氣) – deficiency and blood-stasis condition; (iv) digestive and gastrointestinal condition; and (v) gynaecological condition. Some of the Group's major products are believed to be having the intended therapeutic effect for the treatment of the symptoms of COVID-19 and/or similar illnesses.

The Group has currently established a distribution network of 83 distributors covering about 40 cities in the PRC, which are in turn served and administered by over 37 marketing staff members with relevant experience in the TCM industry. It is believed that the Group's distribution network and distributorship model will continue to support further development of the Group's business operations in the foreseeable future. In addition, the distribution network would not only help to develop the business operations geographically from Northeast and Huanan (華南) to other areas in the PRC, but also allow the Group to penetrate in reasonably extensive width and breadth both in Northeast and Huanan (華南), where the Group is strategically targeting at in view of the Group's established footprint and the large population there. For the year ended 31 December 2022 (the "Year 2022"), the revenue contribution from Northeast, Huabei (華北) and Huanan (華南), amounted to approximately RMB219.9 million, RMB67.0 million and RMB65.1 million, respectively (2021: approximately RMB192.9 million, RMB60.5 million and RMB61.7 million).

#### **Management Discussion and Analysis (Continued)**

#### **FINANCIAL REVIEW**

The Group posted a consolidated revenue of approximately RMB399.7 million for the Year 2022, representing an increase of approximately RMB39.0 million or 10.8% as compared to the year ended 31 December 2021. The increase in revenue was primarily driven by the surge in revenue generated from the sales of our major products, namely Additional Ingredient Huoxiang Zheng Qi Pill (加味藿香正氣丸), Vigour and Vitality Supplement Pill (補腎填精丸) and Fever-removing and Detoxification Pill (清瘟解毒丸) due to the improved marketing tactics adopted by our existing distributors.

Fever-removing and Detoxification Pill (清瘟解毒丸) and Additional Ingredient Huoxiang Zheng Qi Pill (加味藿香正氣丸) were believed to have intended therapeutic effect for the treatment of the symptoms of COVID-19 and/or similar illness.

The increase in revenue generated from the sales of Additional Ingredient Huoxiang Zheng Qi Pill (加味藿香正氣丸), Vigour and Vitality Supplement Pill (補腎填精丸) and Fever-removing and Detoxification Pill (清瘟解毒丸) was somehow offset by the decrease in revenue generated from the sales of Kidney Invigoration Pill (金匱腎氣丸).

Vigour and Vitality Supplement Pill (補腎填精丸), Circulation Enhancement Pill (氣血雙補丸) and Additional Ingredient Huoxiang Zheng Qi Pill (加味藿香正氣丸) were the three top selling products for both the Year 2022. These three products contributed approximately 28.7% (2021: 27.4%), 15.0% (2021: 15.3%) and 12.1% (2021: 8.4%) of the Group's total revenue for the Year 2022, respectively.

Details of the Group's revenue breakdown by geographic location are as follows:

	F	or the year ended	31 December	
	2022	-	202	1
	RMB'000	Approximate % of total revenue	RMB'000	Approximate % of total revenue
Northeast (Note (i))	219,877	55.0	192,872	53.5
Huadong (華東) <sup>(Note (ii))</sup>	31,948	8.0	29,671	8.2
Huanan (華南) (Note (iii))	65,108	16.3	61,727	17.1
Huabei (華北) (Note (iv))	67,006	16.8	60,458	16.8
Southwest (Note (v))	9,179	2.3	8,408	2.3
Northwest (Note (vi))	6,538	1.6	7,559	2.1
Total	399,656	100.0	360,695	100.0

#### Notes:

- (i) Northeast represents Heilongjiang, Jilin, Liaoning, the PRC
- (ii) Huadong (華東) represents Shanghai, Jiangsu, Zhejiang, Anhui, Fujian, Jiangsi, Shandong, the PRC
- (iii) Huanan (華南) represents Henan, Hubei, Hunan, Guangxi, Guangdong, Hainan, the PRC
- (iv) Huabei (華北) represents Beijing, Tianjin, Shanxi, Hebei, Inner Mongolia, the PRC
- (v) Southwest represents Chongqing, Sichuan, Guizhou, Yunnan, Tibet, the PRC
- (vi) Northwest represents Shaanxi, Gansu, Qinghai, Ningxia Hui, Xinjiang, the PRC

Northeast remained the largest contributor to the Group's total revenue for the Year 2022. It contributed 55.0% and 53.5% of the total revenue of the Group for the Year 2022 and the year ended 31 December 2021, respectively The increase in total revenue of the Group by approximately 10.8% during the Year 2022 as compared to that of the year ended 31 December 2021 was mainly due to the sales growth in Northeast and Huabei (華北) by approximately RMB27.0 million and approximately RMB6.5 million, respectively.

The Group manages the overall gross profit margin to ensure the profitability of the Group while allowing flexible price adjustments for individual products. The overall gross profit margin for the Year 2022 decreased slightly to approximately 42.7% as compared to approximately 43.9% for the year ended 31 December 2021. It was mainly due to the relatively lower gross profit margin of Vigour and Vitality Supplement Pill (補腎填精丸), the sales revenue of which increased by approximately RMB15.9 million during the Year 2022. On the other hand, the production costs for other products were also augmented due to the increased purchase prices of certain major ingredients during the Year 2022, which exerted a negative impact on the overall gross profit margin.

#### **OPERATING COSTS AND EXPENSES**

Selling and distribution expenses of the Group increased by approximately 16.2% from approximately RMB21.9 million for the year ended 31 December 2021 to approximately RMB25.4 million for the Year 2022. This was mainly due to the increase in advertising and promotions by approximately RMB2.8 million spent on various marketing campaigns for promoting the Group's brand name and the increase in freight charges by approximately RMB0.9 million during the Year 2022.

Administrative and other operating expenses consist primarily of staff costs, legal and professional fees, other taxes, R&D costs and others. There was a significant decrease of approximately 29.0% in the administrative and other operating expenses for the Year 2022 to approximately RMB16.3 million for the Year 2022 in comparison with those of the year ended 31 December 2021 amounting to approximately RMB22.9 million. This was mainly due to the decrease of approximately RMB7.5 million in research and development expenses during the Year 2022.

Finance costs decreased by approximately RMB60,000 for the Year 2022. Such decrease was primarily due to the full repayment of the interest-bearing borrowings during the year ended 31 December 2021.

#### **OPERATING RESULTS**

Profit before tax increased by approximately 8.8% from approximately RMB114.2 million for the year ended 31 December 2021 to approximately RMB124.3 million for the Year 2022. This was primarily due to the increase in sales of Additional Ingredient Huoxiang Zheng Qi Pill (加味藿香正氣丸), Vigour and Vitality Supplement Pill (補腎填精丸) and Fever-removing and Detoxification Pill (清瘟解毒丸), which were the major products of the Group during the Year 2022.

#### LIQUIDITY AND FINANCIAL RESOURCES

As at 31 December 2022, the Group held total assets of approximately RMB501.5 million (31 December 2021: approximately RMB395.9 million), including bank balances and cash of approximately RMB282.3 million (31 December 2021: approximately RMB176.1 million).

As at 31 December 2022, the Group had total liabilities of approximately RMB78.6 million (31 December 2021: approximately RMB58.6 million) which comprise mainly of trade and other payables amounting to approximately RMB64.6 million (31 December 2021: approximately RMB50.9 million).

#### **Management Discussion and Analysis (Continued)**

As at 31 December 2022, the gearing ratio, expressed as a percentage of total borrowings over total equity, was about 0.09% (31 December 2021: approximately 0.12%). This reduction resulted from the full repayment of the interest-bearing borrowings during the year ended 31 December 2021.

#### **CASHFLOW**

During the Year 2022, the Group generated net cash of approximately RMB125.8 million (Year ended 31 December 2021: approximately RMB57.6 million) from operating activities. The substantial increase in net cash generated from operating activities was mainly resulted from the increase in cash inflow from the operating profit and working capital.

Net cash used in investing activities was approximately RMB11.0 million for the Year 2022 (Year ended 31 December 2021: approximately RMB70.0 million). The decrease in net cash used in investing activities was mainly resulted from the reduction in payment for purchase of property, plant and equipment during the Year 2022.

Net cash used in financing activities was approximately RMB8.7 million for the Year 2022, whereas the net cash of approximately RMB115.8 million was generated from financing activities for the year ended 31 December 2021. The change from net cash inflow to net cash outflow in respect of financing activities was mainly resulted from the proceeds received from the shares of the Company offered through public offering (the "Global Offering") during the year ended 31 December 2021 and the dividend paid during the Year 2022.

#### **CONTINGENT LIABILITIES**

As at 31 December 2022, the Group had no material contingent liabilities (31 December 2021: Nil).

#### **EXPOSURE TO FLUCTUATION IN EXCHANGE RATE**

The majority of the Group's business and borrowings are denominated and accounted for in RMB. The Group, therefore, does not have any significant exposure to foreign exchange fluctuation.

The Board does not expect the fluctuation of RMB exchange rate and other foreign exchange fluctuation will have any material impact on the business operations or financial results of the Group. However, the Group will closely monitor the foreign exchange market and take appropriate and effective measures from time to time to reduce any negative impact from exchange-rate risk to the furthest extent including establishment of a hedging policy.

#### **CHARGES ON GROUP'S ASSETS**

As at 31 December 2022, the Group did not have any charge on its assets (31 December 2021: Nil).

#### **EMPLOYEES AND REMUNERATION POLICIES**

As at 31 December 2022, the Group had 194 employees (31 December 2021: 196). The total staff costs including directors' remuneration for the Year 2022 were approximately RMB18.5 million (Year ended 31 December 2021: approximately RMB18.4 million). Remuneration is determined based on each employee's qualifications, position and seniority. In addition to a basic salary, year-end discretionary bonuses are offered with reference to our Group's performance as well as individual's performance to attract and retain appropriate and suitable personnel to serve the Group. Furthermore, the Group offers other staff benefits like provision of retirement benefits, various types of trainings and sponsorship of training courses. The Group also adopts an annual review system to assess the performance of staff member, which forms the basis of decisions with respect to salary rises and promotions.

#### SIGNIFICANT INVESTMENT, ACQUISITION AND DISPOSAL

There were no significant investments held, acquisitions or disposals of subsidiaries, associated companies and joint ventures by the Group during the Year 2022.

The Group did not have other plans for significant investments, acquisitions and disposal of subsidiaries, associated companies and joint ventures as at 31 December 2022.

#### **CAPITAL EXPENDITURE**

For the Year 2022, the Group spent approximately RMB11.7 million (Year ended 31 December 2021: approximately RMB62.4 million) on capital expenditure, which was primarily related to the acquisition of property, plant and machinery in accordance with the planned use of net proceeds from the Global Offering as disclosed in the prospectus of the Company dated 31 December 2020 (the "**Prospectus**").

#### DIVIDEND

The Directors do not recommend the payment of final dividend for the year ended 31 December 2022 (2021: HK\$0.0167 per ordinary share).

#### USE OF NET PROCEEDS FROM THE GLOBAL OFFERING

The Group implemented its business objectives and strategies in accordance with the proposed applications set out in the section headed "Future Plans and Use of Proceeds" in the Prospectus during the Year 2022. As of the date of this report, the Board does not anticipate any change to its plan on the use of proceeds as stated in the Prospectus. The net proceeds (after deduction of underwriting fees, commissions and expenses) from the Global Offering amounted to approximately HK\$114.1 million. The table below sets out the planned allocations of the net proceeds (the "Net Proceeds") and actual usage up to 31 December 2022:

Bu	siness Strategies	Planned use of Net Proceeds from Global Offering in total (HK\$'million)	%	Actual use of Net Proceeds up to 31 December 2021 (HK\$'million)	Amount utilised during the year ended 31 December 2022 (HK\$'million)	Unutilised amount as at 31 December 2022 (HK\$"million)	Expected timeline for the utilisation of the remaining balance (1)
•	Enhancing and expanding the production capacity to further produce the major prescribed medicine, in particular the major capsule products with the intended effect of treating/alleviating cardiocerebrovascular 心腦血管) condition [2]	51.7	45.3	51.7	-	-	Not applicable
•	Broadening the distribution network in Huanan (華南) and Huadong (華東) in the PRC	19.7	17.3	1.6	-	18.1	By the second quarter of 2023
•	Raising the brand awareness through media marketing and promotion efforts	12.0	10.5	12.0	-	-	Not applicable
•	Further raising the research and development ("R&D") efforts, procuring quality management equipment and broadening the product portfolio	23.4	20.5	7.0	2.4	14.0	By the third quarter of 2023
•	Upgrading the IT system	4.0	3.5	_	_	4.0	By the end of 2023
•	Increasing general working capital	3.3	2.9	2.1	1.2	_	Not applicable
•	Total	114.1	100.0	74.4	3.6	36.1	
							•

#### Notes:

- (1) The unused proceeds are currently placed into authorised financial institution(s) and/or licensed entity(ies). The expected timeline for utilising the net proceeds from the Global Offering is based on the best estimation of future market conditions made by the Group and subject to changes in accordance with our actual business operation. If there is any change in the use of proceeds, the Company will publish a separate announcement accordingly.
- (2) The new production line, which was originally scheduled to commence trial production in the second quarter of 2022, has been delayed due to the impact of COVID-19 pandemic. The trial production has commenced at the end of 2022. The new product line is expected to commence production officially in mid-2023.

#### **BUSINESS DEVELOPMENT**

On the basis of the traditional business cycle of production, supply and sales, the Group will gradually improve the level of intelligent and Internet-oriented operations to conform to the development trend of digital economy at home and abroad. Looking forward to the future, the Group will take the lead in launching e-commerce activities in terms of sales, develop and introduce healthcare products by taking advantage of the wide range of product categories and R&D capabilities. The Group will also resort to the internet platforms, mobile internet platforms and the ascendant emerging mini video commerce and other means to organically combine the traditional physical marketing channels with the online marketing channels so as to enable the expansion of channel coverage and increase in market occupancy, which is conducive to enhancing the Group's core competitiveness and creating even greater value for shareholders of the Company (the "Shareholders") and the society.

#### **EXECUTIVE DIRECTORS**

#### Ms. Zhang Hongli (張宏麗)

Ms. Zhang Hongli, aged 58, is our executive Director and the chief executive officer of the Company (the "Chief Executive Officer"). She was appointed as our executive Director on 12 December 2019, responsible for overseeing the overall business operations of our Group. She is also the member of the remuneration committee of the Company (the "Remuneration Committee").

Ms. Zhang has over 31 years of experience in operation and business management in the pharmaceutical industry. From August 1986 to June 1990, Ms. Zhang served as a general worker in Jinghai Youyi Pharmaceutical Factory\* (京海友誼製藥廠), the predecessor of Chengde Yushi. From July 1990 to February 2001, she worked as a finance staff member in Jinghai Youyi Pharmaceutical Factory\* (京海友誼製藥廠), Chengde Yaoye Group Liuhe Pharmaceutical Factory\* (承德藥業集團六合製藥廠) and Chengde Yaoye Group Liuhe Pharmaceutical Limited Liability Company\* (承德藥業集團六合製藥有限責任公司). From September 2001 to August 2012, Ms. Zhang served as an office supervisor in Chengde Yushi, responsible for human resources and administration, and was subsequently further promoted to executive vice president in September 2012 and general manager, responsible for the overall business operation, in December 2015, respectively.

Ms. Zhang attended Bright Chinese Medicine Correspondence College\* (光明中藥函授學院) (currently known as Beijing Chinese Medicine School of Continuing Studies\* (北京中醫藥進修學院)) in the PRC through distance learning and graduated in March 1990. Ms. Zhang was accredited by The Title Reform Leading Group Office of Chengde City (承德市職稱改革領導小組辦公室) as a Chinese medicine pharmacist in December 2005.

#### Mr. Li Jinglian (栗景連)

Mr. Li Jinglian (formerly known as Li Jinglian (栗景蓮)), aged 43, is our executive Director and the chief operating officer of the Company. He was appointed as our executive Director on 7 January 2020, responsible for overseeing sales and marketing of our Group. Mr. Li joined Chengde Yushi in August 2014 as marketing and sales director of our Group.

Mr. Li has over 17 years of experience in sales and marketing in the traditional Chinese medicine industry. From August 1998 to December 2003, Mr. Li served as a houseman in Changchun Shuangyang District Hospital\* (長春市雙陽區醫院). From January 2004 to January 2007, Mr. Li served as a salesperson in Changchun Baohua Pharmaceutical Company Limited\* (長春寶華醫藥有限公司), a company engaged in the sales of pharmaceutical products. From February 2007 to April 2010, Mr. Li served as a store manager in Changchun Yuxintang Pharmacy\* (長春市玉信堂藥房), a company engaged in the sales of pharmaceutical products. From May 2010 to July 2014, Mr. Li served as a sales director in Liaoning Deshan Pharmaceutical Company Limited\* (遼寧德善藥業股份有限公司), a company engaged in the production of pharmaceutical products and Chinese medicine.

Mr. Li graduated from Shuangyang Health Workers Secondary Specialised School\* (雙陽衛生職工中等專業學校) in the community medicine specialist (社區醫士專業) in July 1998. Mr. Li was qualified as a physician by Changchun Shuangyang District Personnel Labour and Social Security Bureau\* (長春市雙陽區人事勞動和社會保障局) in January 2001. He completed the Jilin Province Commerce Association Chairman EMBA President Course\* (吉林省首屆商協會會長 EMBA總裁班) organised by Dalian City Ganjingzi District Mingshi Business Administration Training School\* (大連市甘井子區名仕工商管理培訓學校) and Advanced Research Course in Leadership of Medicine Chain Corporations\* (醫藥連鎖企業卓越領導高級研修項目) organised by Tsinghua University Association of Senior Scientists and Technicians (清華大學老科學技術工作者協會) in May 2019 and July 2019, respectively.

For identification purposes only

#### Mr. Jiang Zhendong (姜振東)

Mr. Jiang Zhendong, aged 40, is our executive Director and deputy general manager. He was appointed as our executive Director on 7 January 2020. Mr. Jiang joined Chengde Yushi in January 2019 as a chief production officer and has been responsible for overseeing the production, R&D, procurement and inventory management of our Group. He is also the member of the nomination committee of the Company (the "Nomination Committee").

Mr. Jiang has over 16 years of experience in the pharmaceutical production and management industry. Prior to joining our Group, Mr. Jiang served as a technician, responsible for production compliance and quality assurance, in Jiamusi Luling Pharmaceutical Limited\* (佳木斯鹿靈製藥有限公司), a company engaged in the production of pharmaceutical products, from July 2005 to March 2006. From March 2006 to January 2011, Mr. Jiang worked in Heilongjiang Wusulijiang Pharmaceutical Limited\* (黑龍江省烏蘇里江製藥有限公司), a company engaged in the production of pharmaceutical products. His last position in the company was the chief pharmaceutical engineer. From January 2011 to December 2018, Mr. Jiang worked in Heilongjiang Baitai Pharmaceutical Co., Limited\* (黑龍江百泰藥業有限公司), a company engaged in the manufacturing of western medicine tablets and capsules, first as the chief engineer, responsible for overseeing the technical aspects of production and development of new product and was then promoted to quality manager in December 2015, and further promoted as general manager and director of such company, responsible for the overall operation in March 2016.

Mr. Jiang obtained a bachelor's degree in pharmacy at Jiamusi University (佳木斯大學) in the PRC in June 2005. Mr. Jiang was awarded by the Heilongjiang Human Resources Bureau (黑龍江省人事廳) as an assistant engineer and a pharmaceutical engineer in September 2008 and September 2018, respectively. Mr. Jiang, as part of the research team, was awarded the Technical Achievement Award\* (科技成果獎) by the Heilongjiang Provincial Department of Science and Technology\* (黑龍江省科學技術廳) in September 2011 in respect of their studies in the technology of "Injection treatment of fibrocystic breast changes"\* (一種用於治療乳腺小葉增生症的注射液). Mr. Jiang was awarded as the Heilongjiang Province Best Ten Integrity Manager (黑龍江省十佳誠信經理人) by the Heilongjiang Province Integrity Citizens Engaging in Business Assessment Committee (黑龍江省誠信經營百姓評價組委會) and Heilongjiang Credit Investigation Corporate Credit Assessment Centre (黑龍江省檢信核信企業信用評估中心) in November 2017.

#### INDEPENDENT NON-EXECUTIVE DIRECTORS

#### Ms. Liu Ling (劉凌)

Ms. Liu Ling, aged 62, was appointed as our independent non-executive Director on 18 December 2020. She is also the chairlady of the Remuneration Committee and a member of the audit committee of the Company (the "Audit Committee") and Nomination Committee.

Ms. Liu has more than 32 years of experience in the field of food engineering. From 1982 to 2000, Ms. Liu worked at Zhengzhou Light Industry School\* (鄭州輕工業學院) (currently known as Zhengzhou University of Light Industry (鄭州輕工業學) and her last position at Zhengzhou Light Industry School\* was associate professor with specialisation in food engineering. Ms. Liu had been the deputy director of food engineering research and development, a director of high-tech research centre and a research institute deputy chief engineer of China National Research Institute of Food and Fermentation Industries (中國食品發酵工業研究院) from September 2000 to December 2017, responsible for development of new technology and products. Ms. Liu obtained a bachelor's degree in engineering from Tianjin University of Light Industry\* (天津輕工業學院) (currently known as Tianjin University of Science and Technology (天津科技大學)) in July 1982. She further obtained the degree of Doctor of Philosophy from the University of Tokyo, Graduate School of Agricultural and Life Sciences in October 1999.

<sup>\*</sup> For identification purposes only

From April 2013 to April 2018, Ms. Liu served as an independent director of Sino Grandness Food Industry Group Limited (SGX: T4B), a company listed on the Singapore Exchange Limited which principally engages in the manufacture and distribution of juices and canned fruits and vegetables. Since May 2018 and up to the date of this report, Ms. Liu had not held any position in any company or organisation.

#### Mr. Leung Tsz Wing (梁子榮)

Mr. Leung Tsz Wing, aged 39, was appointed as our independent non-executive Director on 18 December 2020. He is also the chairman of the Audit Committee.

Mr. Leung joined Avantfaire Investment Management Limited, a licensed corporation authorised by the SFC conducting regulated activities of advising on securities and asset management in Hong Kong, in December 2017 and is currently its managing partner. Mr. Leung started his career at Deloitte Touche Tohmatsu in August 2005 and left as a senior associate in July 2010. He was the vice president of Fortune Investment Capital Limited from September 2010 to February 2012, responsible for private equity investments. He was the head of internal audit of USI Partners Limited from March 2012 to September 2014. From October 2014 to March 2015, Mr. Leung was a financial controller of Tibet Development Holdings Company Limited. From April 2015 to July 2015, he was the vice president of Simsen International Financial Group Limited, a subsidiary of Huarong International Financial Holdings Limited (stock code: 993), a company listed on the Stock Exchange, responsible for strategic investments. He was the vice president of Imperial Pacific International Limited) (stock code: 1076), a company listed on the Stock Exchange of Hong Kong Limited, responsible for strategic investments from August 2015 to March 2017. From March 2017 to October 2017, Mr. Leung was the investment director of HX Innovation Capital Management Co. Limited. From November 2018 to November 2021, he was an independent non-executive director of China Carbon Neutral Development Group Limited (formerly known as Bisu Technology Group International Limited) (stock code: 1372), a company listed on the Stock Exchange. From January 2022, he is an an independent non-executive director of Wonderful Sky Financial Group Holdings Limited (stock code: 1260), a company listed on the Stock Exchange.

Mr. Leung obtained a Bachelor of Business Administration (Accounting & Finance) from the Hong Kong University of Science and Technology. He is a member of the Hong Kong Institute of Certified Public Accountants since 2009 and a fellow member since 2016. He also holds Chartered Financial Analyst (CFA) and Chartered Alternative Investment Analyst (CAIA) designations.

#### Mr. Chan Kam Leung (陳錦良)

Mr. Chan Kam Leung, aged 48, was appointed as our independent non-executive Director on 18 December 2020 and resigned on 13 April 2023. He was also the chairman of the Nomination Committee and a member of the Audit Committee and the Remuneration Committee.

Mr. Chan has extensive experience in Chinese medicine research. He was employed at the School of Chinese Medicine in the Chinese University of Hong Kong as a research assistant from August 1999 to October 2000, a technician from November 2000 to January 2008, an instructor from February 2008 to July 2012, and a lecturer since August 2012.

Mr. Chan obtained a Bachelor degree in science in December 1997 and a Master Degree in Philosophy in December 1999 from the Chinese University of Hong Kong respectively. He then obtained a diploma in Chinese medicine from the School of Chinese Medicine in the Chinese University of Hong Kong in July 2003. He further obtained a Doctor degree in Philosophy in Chinese medicine from the Chinese University of Hong Kong in December 2007.

He was awarded a silver medal in the "2nd Beijing-Tianjin-Hebei-Guangdong-Hong Kong-Macao" Youth Innovation and Entrepreneurship Competition\* (第二屆「京津冀一粵港澳」青年創新創業大賽) by the academic affairs office of Tsinghua University and The China High School Innovation and Entrepreneurship Education Alliance\* (中國高校創新創業教育聯盟) in October 2019. He was also awarded a certificate of commendation from the Secretary for Home Affairs' for contributing to the promotion of community health care in December 2019.

#### Mr. Wong Chi Kin (黄志堅)

Mr. Wong Chi Kin, aged 49, was appointed as our independent non-executive Director on 13 April 2023. He is the chairman of the Nomination Committee and a member of Audit Committee and the Remuneration Committee.

Mr. Wong has over 25 years of solid accounting, banking and corporate finance experience with reputable commercial banks and leading investment banks (including UBS and Morgan Stanley) as well as various companies in Hong Kong and the United Kingdom. Mr. Wong is a fellow member of the Hong Kong Institute of Certified Public Accountants and a fellow member of CPA Australia.

Mr. Wong was appointed as an independent non-executive director of Tsui Wah Holdings Limited ("Tsui Wah"), whose shares are listed on the Stock Exchange (Stock Code: 1314), in November 2012 and was re-designated as a non-executive director of Tsui Wah in November 2016. Further, Mr. Wong was appointed as a non-executive director of Asiaray Media Group Limited, whose shares are listed on the Stock Exchange (Stock Code: 1993), in March 2017 mainly responsible for strategic mergers and acquisitions as well as capital market transactions. Mr. Wong is also an independent nonexecutive director of Forgame Holdings Limited, whose shares are listed on the Stock Exchange (Stock Code: 484) in May 2020. Also, Mr. Wong was the chief financial officer of Orient Victory Travel Group Company Limited ("Orient Victory"), whose shares are listed on the Stock Exchange (Stock Code: 265), during the period from October 2014 to October 2018. Prior to joining Orient Victory, Mr. Wong held various management positions at China Qinfa Group Limited, whose shares are listed on the Stock Exchange (Stock Code: 866), including (i) deputy chief financial officer (from April 2011 to September 2011); (ii) chief financial officer (from September 2011 to October 2014); and (iii) company secretary and authorised representative (from July 2011 to August 2014).

For the period from July 2018 to July 2019, given Mr. Wong's professional background and his areas of expertise, he was appointed as (i) the chairman of the independent board committee of Shenzhou Space Park Group Limited ("Shenzhou Space") (which was wound up on 6 January 2020), whose shares were listed on the Stock Exchange (former Stock Code: 692) and delisted in December 2019 under Rule 6.01A of the Listing Rules, and an independent non-executive director. Mr. Wong played crucial roles in delivering independent advice on listing resumption proposal and corporate governance issues as well as providing guidance in the investigation of certain transactions throughout his appointment in Shenzhou Space (for details, please refer to the announcement of Shenzhou Space dated 9 December 2019); and (ii) a member of the independent investigation committee of Mayer Holdings Limited, whose shares are listed on the Stock Exchange (Stock Code: 1116), and an independent non-executive director, for the period from November 2021 to February 2022. Mr. Wong obtained a Bachelor of Science (Honours) degree in Finance from The City University of Hong Kong in December 1996, a Certificate in Consecutive Interpretation: Putonghua/English from The School of Professional and Continuing Education of The University of Hong Kong in March 2001, a Master's degree in Practicing Accounting from The Monash University, Australia in November 2001, and a Master of Business Administration degree (Executive MBA Programme) from The Chinese University of Hong Kong in December 2010 (Dean's list: 2009/2010).

#### **SENIOR MANAGEMENT**

#### Mr. Li Wen Tao (李文韜)

Mr. Li Wen Tao, aged 40, joined our Group in January 2020 as the chief financial officer (the "Chief Financial Officer") and is responsible for overseeing the finance management and regulatory compliance of our Group. Mr. Li was admitted as an associate of Institute of the Chartered Accountants in England and Wales in February 2013 and a Certified Public Accountant of the Hong Kong Institute of Certified Public Accountants in May 2011. He was further admitted as a fellow of the Hong Kong Institute of Certified Public Accountants in July 2018.

Mr. Li obtained his Bachelor of Business Administration (Major in Accountancy) from Lingnan University in June 2004.

Mr. Li is currently a director of NOVA CPA Limited and the company secretary of JiaChen Holding Group Limited (stock code: 1937), a company listed on the Stock Exchange of Hong Kong Limited.

Mr. Li's major roles in NOVA CPA Limited include overseeing the quality of auditing practices and monitoring compliance with relevant accounting and auditing standards, which only consumes Mr. Li minimal amount of time. His responsibilities in NOVA CPA Limited are shared by the members of his team. In performing his role as the company secretary of JiaChen Holding Group Limited, Mr. Li is also supported by other professional staff of NOVA CPA Limited. As such, Mr. Li confirms that his acting as a director of NOVA CPA Limited and the company secretary of JiaChen Holding Group Limited will not affect him in performing his responsibilities in the Group as the Chief Financial Officer.

#### Ms. Jia Yanru (賈艷茹)

Ms. Jia Yanru, aged 39, was appointed as the deputy general manager (financial) and officer of the board office of the Company in August 2021 and subsequently further appointed as supervisor of the board office in December 2022. She is responsible for assisting the Board and the Chief Financial Officer to oversee the financial management, regulatory compliance and handling investor relationships of our Group.

Ms. Jia obtained her Bachelor of Management (Financial Management) from Dalian University of Finance and Economics (大連財經學院) in June 2021.

Ms. Jia joined Chengde Yushi in 2004 and has over 19 years of financial management experience in the pharmaceutical production industry. Before being appointed as the deputy general manager (financial), Ms. Jia served as a financial manager in our Group responsible for the preparation of the financial and managerial reports in accordance with the relevant accounting and auditing standards and the Group's internal control and operation procedures. She also liaised with the Company's auditor for the annual and interim audit report, due diligence procedures, etc. In addition, Ms. Jia was responsible for overseeing the treasure management of the Group, inter-group transactions, both segment and consolidation reports for the shareholders and stakeholders. She also provided the financial analysis to the Board and prepared the budgets for strategic decisions.

#### **Company Secretary**

#### Ms. Leung Kwan Wai (梁君慧)

Ms. Leung Kwan Wai was appointed as our company secretary in May 2021. She is responsible for company secretarial and legal compliance matters. She is currently a senior manager of corporate services of Tricor Services Limited, a global professional services provider specializing in integrated business, corporate and investor services. Ms. Leung has over 16 years of experience in the corporate secretarial field. She is familiar with the Listing Rules of the Stock Exchange of Hong Kong Limited, the Companies Ordinance as well as compliance work for offshore companies and has been providing professional corporate services to Hong Kong listed companies as well as multinational, private and offshore companies.

Ms. Leung is a Chartered Secretary, a Chartered Governance Professional and an Associate of both The Hong Kong Chartered Governance Institute and The Chartered Governance Institute in the United Kingdom.

Ms. Leung holds a Master Degree in Corporate Governance from Hong Kong Metropolitan University (formerly known as The Open University of Hong Kong).

<sup>\*</sup> For identification purposes only

## **Corporate Governance Report**

#### **CORPORATE GOVERNANCE PRACTICES**

The Board recognises the importance of good corporate governance to the Company's healthy growth and has devoted considerable efforts to formulating and implementing corporate governance practices appropriate to the Company's needs. The Company has adopted the principles and code provisions of the Corporate Governance Code ("CG Code") as set out in Appendix 14 of the Rules Governing the Listing of Securities on the Stock Exchange of Hong Kong Limited (the "Listing Rules") as the basis of the Company's corporate governance practices.

In the opinion of the Directors, during the year ended 31 December 2022, the Company complied with all applicable code provisions as set out in the CG Code save for the deviations from code provision C.2.1 as explained in the relevant paragraph of this Corporate Governance Report.

The Company will continue to review and monitor its corporate governance practices to ensure compliance with the CG Code. Key corporate governance principles and practices of the Company are summarised below.

#### **CORPORATE CULTURE**

The Board has established the Group's purpose, values and strategy, and satisfy itself that these and the Group's culture are aligned. All Directors must act with integrity, lead by example, and promote the desired culture. The Board should instil such culture into the Company and continually reinforces across our Company's values of acting lawfully, ethically and responsibly.

#### THE BOARD

#### Responsibilities, Accountabilities and Contributions of the Board

The direction and control of the Company business are vested in the Board. The Board establishes policies, strategies and plans for the development of the Company business, and provides leadership in the creation of value for the Shareholders. All Directors have carried out their duties in good faith, have been in compliance with applicable laws and regulations, have taken decisions objectively and have acted in the interests of the Company and its Shareholders at all times. The Directors shall disclose to the Company details of other offices held by them.

The Board takes responsibility for all major matters of the Company, including approval and monitoring of all policy matters, overall strategies and budgets, risk management and internal control systems, material transactions (particularly those involving conflict of interests), financial information, appointment of Directors and other significant financial and operational matters.

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

All Directors have timely access to all relevant information as well as the advice and services of the company secretary and senior management members of the Company, with a view to ensuring that Board procedures and all applicable laws and regulations are followed. Any Director may seek independent professional advice in appropriate circumstances at the Company's expenses, upon reasonable request made to the Board.

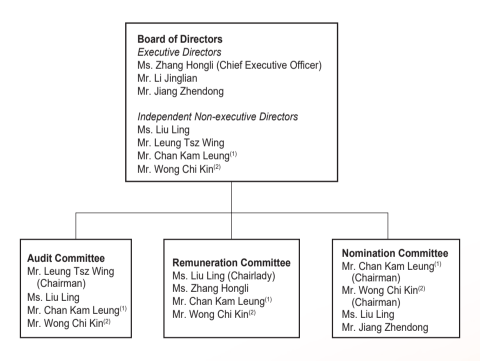
The day-to-day management, administration and operation of the Company are led by the Board of Directors and senior management members of the Company. The Board has delegated a schedule of responsibilities to the senior management for implementing Board decisions, and directing and coordinating the daily operation and management of the Company. The Board reviews the delegated functions and work tasks regularly. The senior management has to obtain Board approval prior to entering into any significant transactions.

If a Director has any potential conflict of interest in a matter to be considered by the Board which the Board has determined to be material, the relevant Directors shall abstain from voting and a Board meeting attended by independent non-executive Directors who have no material interest in the matter shall be held to discuss and vote on the same.

The Company has arranged appropriate insurance coverage on Directors' liabilities in respect of any legal actions taken against Directors arising out of corporate activities. The insurance coverage would be reviewed on an annual basis.

#### **Board Composition**

The composition of the Board during the year ended 31 December 2022 and up to the date of this annual report is as follows:



#### Notes:

- (1) resignation effective from 13 April 2023.
- (2) appointment effective from 13 April 2023.

The list of Directors (by category) is also disclosed in all corporate communications issued by the Company pursuant to the Listing Rules from time to time. The independent non-executive Directors are expressly identified in all corporate communications pursuant to the Listing Rules.

The biographical details of the Directors of the Board are disclosed in the section headed "Biographical Details of Directors and Senior Management" in this annual report. To the best knowledge of the Company, there is no other financial, business or family relationship among the members of the Board.

#### **Corporate Governance Report (Continued)**

During the year ended 31 December 2022, the Board at all times met the requirement of the Listing Rules of having a minimum of three independent non-executive Directors (representing at least one-third of the Board) with one of them possessing appropriate professional qualifications or accounting or related financial management expertise.

The composition of the Board reflects the necessary balance of skills and experience appropriate for the business requirement and objectives of the Group and for the exercise of independent judgement.

The Company has established a board independence evaluation mechanism during the Year 2022 which sets out the processes and procedures to ensure a strong independent element on the Board, so as to allow the Board to exercise independent judgment for safeguarding the Shareholders' interests.

The objectives of the evaluation are to improve Board effectiveness, maximise strengths, and identify the areas that need improvement or further development. The evaluation process also clarifies the actions of the Company required to maintain and improve the Board performance, for instance, addressing individual training and development needs of each Director.

Pursuant to the board independence evaluation mechanism, the Board conducts annual review on its independence. During the year ended 31 December 2022, the Board reviewed the implementation and effectiveness of the Board independence evaluation mechanism and the results were satisfactory.

The Company has received written annual confirmation from each independent non-executive Director of his independence pursuant to the requirements of the Listing Rules. The Company considers all independent non-executive Directors to be independent in accordance with the independence guidelines set out in Rule 3.13 of the Listing Rules.

#### **Chairman and Chief Executive Officer**

The Chairman provides leadership and is responsible for the effective functioning and leadership of the Board. The Chief Executive Officer focuses on the Company's business development and daily management and operations generally. The position of Chairman has been vacant since the passing away of our former executive Director, Mr. Xie Wei, while the position of Chief Executive Officer has remained with Ms. Zhang Hongli, an executive Director.

According to provision C.2.1 of the code provisions, the roles of chairman and chief executive officer should be separate and should not be performed by the same individual. The deviation from C.2.1 of the CG Code is due to the passing away of Mr. Xie on 24 December 2021. The duties and responsibilities of chairman of the Board have been temporarily shared among other members of the Board and senior management. A new chairman will be appointed by the Board in due course and further announcement will be made as soon as practicable.

#### Appointment and Re-election of Directors

Each of the executive Directors of the Company has entered into a service contract with the Company for a term of three years. The Company has also issued a letter of appointment to each of the independent non-executive Directors of the Company for a term of one year. Under the articles of association of the Company, at each annual general meeting, one-third of the Directors for the time being, or if their number is not three or a multiple of three, the number nearest to but not less than one-third shall retire from office by rotation provided that every Director shall be subject to retirement by rotation at least once every three years. The retiring Directors shall be eligible for re-election.

Pursuant to the provisions of the articles of association of the Company, Mr. Li Jinglian, Mr. Leung Tsz Wing and Mr. Wong Chi Kin shall retire at the forthcoming annual general meeting ("AGM") and, being eligible, will offer themselves for re-election at the AGM. The Board recommended the re-election of the above retiring directors at the AGM. The Company's circular, sent together with this annual report, contains detailed information of such retiring Directors as required by the Listing Rules.

#### **Training and Continuing Professional Development of Directors**

Directors shall keep abreast of regulatory developments and changes and of the conduct, business activities and development of the Company in order to perform effectively their responsibilities.

Every newly appointed Directors of the Company has received a comprehensive, formal and tailored induction on his/ her appointment to ensure appropriate understanding of the business and operations of the Group and full awareness of Director's responsibilities and obligations under the Listing Rules and relevant statutory requirements. Such induction is normally supplemented with meetings with the senior management of the Company.

Directors should participate in appropriate continuous professional development to develop and refresh their knowledge and skills to ensure that their contribution to the Board remains informed and relevant. Continuing briefings and professional development for the Directors are arranged whenever necessary. In addition, reading materials relating to the Company's business or Directors' duties and responsibilities, updates on salient laws, corporate governance, regulations applicable to the Group are provided to the Directors from time to time for their studying and reference. All Directors are encouraged to attend relevant training courses at the Company's expenses.

The Directors are required to submit to the Company details of the training they received in each financial year for the Company's maintenance of proper training records of the Directors.

#### **Corporate Governance Report (Continued)**

The training records of the Directors for the year ended 31 December 2022 are summarised as follows:

Directors	Type of Training <sup>(Note)</sup>
Executive Directors	
Ms. Zhang Hongli	A&B
Mr. Li Jinglian	A&B
Mr. Jiang Zhendong	A&B
Independent Non-Executive Directors	
Ms. Liu Ling	В
Mr. Leung Tsz Wing	В
Mr. Chan Kam Leung*	В

<sup>\*</sup> Mr. Chan Kam Leung resigned on 13 April 2023.

#### Notes:

- A: Attending training sessions, including but not limited to, briefings, seminars, conferences and workshops.
- B: Reading materials related to different types of topics, including corporate governance, directors' duties, Listing Rules, and other relevant laws.

#### **Directors' Securities Transactions**

The Company has adopted the Model Code for Securities Transactions by Directors of Listed Issuers (the "**Model Code**") as the code of conduct regarding the Directors' dealings in the securities of the Company. Having made specific enquiry of all the Directors, they confirmed that they had complied with the provisions of the Model Code during year ended 31 December 2022.

The Company has also adopted the Model Code as the standard of dealings in the Company's securities by the relevant employees who are likely to possess inside information of the Company and/or its securities. No incident of non-compliance of the Model Code by the employees was noted by the Company.

In case the Company is aware of any restricted period for dealings in the Company's securities, the Company will notify its directors and relevant employees in advance.

During the year ended 31 December 2022, the Board held four regular meetings. Regular Board meetings should be held at least four times a year involving active participation, either in person or through electronic means of communication, and a majority of Directors.

#### **Board Practices and Conduct of Meetings**

Annual meeting schedules and draft agenda of each meeting are normally made available to the Directors in advance. Notice of a regular Board meeting is served to all the Directors at least 14 days before the meeting. For other Board and committee meetings, reasonable notice is generally given.

Board papers together with all appropriate, complete and reliable information are sent to all Directors at least three days before each Board meeting or committee meeting to keep Directors apprised of the latest development and financial position of the Company and to enable them to make decisions. The Board and each Director also have separate and independent access to the senior management where necessary.

The senior management normally attend regular Board meetings and where necessary, other Board and committee meetings, to advise on business development, financial and accounting matters, statutory and regulatory compliance, corporate governance and other major aspects of the Company.

The Company's memorandum and articles of association contain provisions requiring Directors to abstain from voting and not to be counted in the quorum at the meetings for approving transactions in which such Directors or any of their associates have a material interest.

The secretary of the meetings is responsible for taking and keeping minutes of all Board meetings and committee meetings.

Draft minutes are normally circulated to all the Directors for comment within a reasonable time after each meeting. Final versions of the minutes are sent to the Directors for their records and are open for their inspection.

#### **Attendance Records of Directors and Committee Members**

The attendance records of each Director at the Board, Board committees meetings and annual general meeting of the Company held during the year ended 31 December 2022 are set out in the table below:

	Attendance/Number of Meetings						
		Audit	Remuneration	Nomination	<b>Annual General</b>		
Name of Director	Board Committee		Committee	Committee	Meeting		
Ms. Zhang Hongli	4/4	_	3/3	_	1/1		
Mr. Li Jinglian	4/4	_	_	_	1/1		
Mr. Jiang Zhendong	4/4	_	_	3/3	1/1		
Ms. Liu Ling	4/4	2/2	3/3	3/3	1/1		
Mr. Leung Tsz Wing	4/4	2/2	_	_	1/1		
Mr. Chan Kam Leung	4/4	2/2	3/3	3/3	1/1		

On 20 December 2022, Ms. Zhang Hongli was appointed as interim chairman of the Board for convening a meeting with the independent non-executive Directors without the presence of other executive Directors due to the vacancy for the position of chairman of the Board created from the passing away of Mr. Xie Wei, the then chairman of the Board on 24 December 2021.

#### **BOARD COMMITTEES AND CORPORATE GOVERNANCE FUNCTIONS**

The Board has established three Board committees, namely, the Audit Committee, the Remuneration Committee and the Nomination Committee for overseeing particular aspects of the Company's affairs. The Board committees have sufficient resources to execute their requisite duties. All the Board committees should report to the Board on their decisions or recommendations made. The written terms of reference of the three committees are posted to the website of the Stock Exchange of Hong Kong Limited (the "Stock Exchange") Stock Exchange's website at <a href="https://www.hkexnews.hk">www.hkexnews.hk</a> and the Company at <a href="https://www.cdysjdyy.com">www.cdysjdyy.com</a>.

#### **Audit Committee**

During the year ended 31 December 2022, the Audit Committee comprised of three independent non-executive Directors, namely Mr. Leung Tsz Wing (Chairman), Ms. Liu Ling and Mr. Chan Kam Leung. Mr. Leung Tsz Wing possesses the appropriate professional qualifications as required under Rule 3.10(2) of the Listing Rules. None of the members of the Audit Committee is a former partner of the Company's existing external auditors.

The main duties of the Audit Committee are to (i) review the financial statements and reports and consider any significant or unusual items raised by the financial officers of the Group or external auditors before submission to the Board; (ii) review and monitor the relationship with the external auditors by referencing to the work performed by the external auditors, their fees and terms of engagement, and make recommendations to the Board on the appointment, re-appointment and removal of external auditors; (iii) review the Company's financial controls, internal control and risk management systems; and (iv) establish a whistleblowing policy and system for employees and those who deal with the Company to raise concerns in confidence about possible improprieties in any matter related to the Company.

During the year ended 31 December 2022, two Audit Committee meetings were held on 24 March 2022 and 25 August 2022. At the March meeting, the Audit Committee reviewed the annual financial results and reports for the year ended 31 December 2021, major audit findings, significant issues on the financial reporting and compliance procedures, internal control and risk management systems, scope of work and re-appointment of external auditors, and continuing connected transactions. At the August meeting, the Audit Committee reviewed the interim financial results and reports for the period from 1 January 2022 to 30 June 2022. The external auditors were invited to attend the Audit Committee meeting without the presence of executive Directors to discuss with the Audit Committee issues arising from the audit and financial reporting matters. There is no disagreement between the Board and the Audit Committee regarding the re-appointment of external auditors.

#### **Remuneration Committee**

During the year ended 31 December 2022, the Remuneration Committee comprised of one executive Director and two independent non-executive Directors, namely Ms. Liu Ling (Chairlady), Ms. Zhong Hongli and Mr. Chan Kam Leung.

The main duties of the Remuneration Committee are to (i) assess performance of executive Directors and approve the terms of executive Directors' service contracts; (ii) review and approve performance-based remuneration by referencing to corporate goals and objectives; (iii) make recommendations to the Board on the Company's remuneration policy and structure and the remuneration packages of all Directors and senior management (i.e. the model described in the code provision E.1.2(c)(ii) of the CG Code is adopted); (iv) review and approve that the share options offered by the Company to its Directors or Senior Management (if any) are in accordance with Chapter 17 of the Listing Rules, or the employees incentive schemes are in compliance with applicable laws and regulations, as applicable; and (v) establish a formal and transparent procedure for developing such remuneration policy and structure to ensure that no Director or any of his/her associates will participate in deciding his/her own remuneration, which will be determined with reference to the performance of the individual and the Group as well as market practice and conditions.

In determining the emolument payable to the Directors, the Remuneration Committee takes into account factors such as salaries paid by comparable companies, time commitment and responsibilities of the Directors, employment conditions elsewhere in the Group and the desirability of performance-based remuneration.

During the year ended 31 December 2022, three Remuneration Committee meetings were held on 24 March 2022, 25 August 2022 and 20 December 2022 during which the Remuneration Committee reviewed and discussed the remuneration policy and structure and the remuneration packages of the Directors and senior management members of the Group.

The Company's remuneration policy is to ensure that the remuneration offered to employees, including Directors and senior management, is based on skills, knowledge, responsibilities and involvements in the Company's affairs.

Pursuant to code provision E.1.5 of the CG Code, the annual remuneration of the members of senior management by band for the Year 2022 is set out below:

	individuals
HK\$0 to HK\$1,000,000	3

Details of the remuneration of each director and member of the senior management of the Company for the Year 2022 are set out in notes 7 and 24 to the consolidated financial statements contained in this annual report.

#### **Nomination Committee**

During the year ended 31 December 2022, the Nomination Committee comprised of one executive Director and two independent non-executive Directors, namely, Mr. Chan Kam Leung (Chairman), Mr. Jiang Zhendong and Ms. Liu Ling.

The main duties of the Nomination Committee are to (i) review the structure, size and composition (including the skills, knowledge and experience) of the Board on a regular basis and recommend any changes to the Board to complement the Company's corporate strategy; (ii) identify qualified and suitable individuals to become Board members and select or make recommendations to the Board on the selection of individuals nominated for directorships; (iii) assess the independence of independent non-executive Directors, having regard to the requirements under the Listing Rules; and (iv) make recommendations to the Board on relevant matters relating to the appointment or re-appointment of Directors and succession planning for Directors, in particular the chairman and the chief executive of the Company.

The Company recognises and embraces the benefits of having a diverse Board to enhance its performance and has adopted a board diversity policy aiming to set out the approach to achieve diversity on the Board. The implementation of such policy is monitored by the Nomination Committee. In designing the Board's composition, board diversity has been considered from a number of measurable objectives, including but not limited to gender, age, cultural and educational background, ethnicity, length of service and professional experience. The Company believes that a truly diverse Board will include and make good use of differences in the skills, regional and industry experience, background and other qualities of Directors. The Nomination Committee shall report its findings and make recommendation to the Board, if any. Such policy and objectives will be reviewed from time to time to ensure their appropriateness in determining the optimum composition of the Board. The Nomination Committee considered the balance of diversity perspectives of the Board appropriate for the year ended 31 December 2022.

The Company has also adopted the "Procedures for the Nomination Committee to Nominate to the Board a Person as Director" which sets out the criteria and process of selection and performance evaluation, and provides guidance to the Board on nomination and appointment of directors of the Company. The Board believes that the defined selection process is good for corporate governance in ensuring the Board continuity and appropriate leadership at Board level, and enhancing better Board effectiveness and diversity as well as in compliance with the applicable rules and regulations.

Number of

#### **Corporate Governance Report (Continued)**

In identifying and selecting suitable candidates for directorship, the Nomination Committee would follow the board diversity policy and consider the candidate's character including integrity, honesty and fairness, backgrounds and qualifications including professional qualifications, skills, knowledge, experience, independence and other relevant criteria necessary to complement the corporate strategy and achieve board diversity, where appropriate, before making recommendation to the Board. The Nomination Committee and/or the Board may select candidates for directorship from various channels, including but not limited to internal promotion, re-designation, and referral by other members of the management and external recruitment agents.

Currently, the Board has a diversity of perspectives appropriate to the requirements of the business of the Company. Our Directors have a balanced mix of knowledge and skills, including knowledge and experience in the areas of PCM production and sales, food engineering, Chinese medicine research, investment and accounting. They obtained degrees in different fields including business administration, medicine, pharmacy and engineering.

For the purpose of implementation of the board diversity policy, the following measurable objectives were adopted:-

- at least 2 of members of the Board shall be female;
- at least one-third of the members of the Board shall be independent non-executive Directors;
- at least one of the members of the Board shall have obtained accounting or other professional qualifications;
- at least 50% of the members of the Board shall have more than 10 years of experience in the industry he/she is specialised in; and
- at least 75% of the members of the Board shall have China-related work experience.

Our board diversity policy is well implemented as evidenced by the fact that there are 2 female and 4 male Directors ranging from 40 years old to 62 years old with experience from different industries and sectors.

The Company values gender diversity across all levels of the Group. The following table sets out the gender ratio in the workforce of the Group, including the Board and senior management as at the date of this annual report:

	Female	Male
Board	33% (2)	67% (4)
Senior Management	67% (2)	33% (1)
Employees	69% (128)	31% (57)
Overall workforce	68% (132)	32% (62)

Further details on the gender ratio of the Group together with relevant data can be found in the Environmental, Social and Governance Report of the Company.

We will continue to implement measures and steps to promote and enhance gender diversity at all levels of our Company.

During the year ended 31 December 2022, three Nomination Committee meetings were held on 24 March 2022, 25 August 2022 and 20 December 2022 during which the Nomination Committee reviewed the structure, size and composition of the Board to ensure that it has a balance of expertise, skills and experience appropriate to the requirements for the business of the Group; reviewed the Board diversity policy; considered and recommended the re-election of the retiring Directors standing for re-election at the AGM; and assessed the independence of the independent non-executive Directors.

#### **Corporate Governance Functions**

The Board is responsible for performing the functions set out in the code provision A.2.1 of the CG Code.

The Board reviews at least once every year the Company's corporate governance policies and practices, training and continuous professional development of directors and senior management, the Company's policies and practices on compliance with legal and regulatory requirements, the Company's compliance of the Model Code and Employees Written Guidelines, and the Company's compliance with the CG Code and disclosure in this Corporate Governance Report.

## DIRECTORS' RESPONSIBILITIES FOR FINANCIAL REPORTING IN RESPECT OF THE FINANCIAL STATEMENTS

The Directors have acknowledged their responsibilities for preparing the consolidated financial statements of the Company for the Year 2022.

The Board is responsible for presenting a balanced, clear and understandable assessment of interim and annual reports, inside information announcements and other disclosures required under the Listing Rules and other regulatory requirements. The management has provided such explanation and information to the Board as necessary to enable the Board to make an informed assessment of the financial information and position of the Group put forward to the Board for approval.

There are no material uncertainties relating to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern.

The statement of the independent auditor of the Company about their reporting responsibilities on the consolidated financial statements is set out in the Independent Auditor's Report of this annual report.

#### **RISK MANAGEMENT AND INTERNAL CONTROLS**

The Board acknowledges its responsibility for the risk management and internal control systems and reviewing their effectiveness on an ongoing basis. Such systems are designed to manage rather than eliminate the risk of failure to achieve business objectives, and can only provide reasonable and not absolute assurance against material misstatement or loss.

The Board is fully responsible for evaluating and determining the nature and extent of the risks it is willing to take to achieve the Company's strategic objectives, and for establishing and maintaining appropriate and effective risk management and internal control systems to safeguard Shareholders' investments and the Group's assets.

#### **Corporate Governance Report (Continued)**

The Audit Committee assists the Board in overseeing the design and implementation of the risk management and internal control systems. The Company has developed and adopted different risk management procedures and guidelines. Self-evaluation would be conducted each year to confirm that the Company has properly complied with the risk management and internal control policy. All divisions would conduct internal control assessment to identify risks factors with potential impact on the Group's business. The management would assess the likelihood of risk occurrence, monitor the progress of risk management and report to the Board and the Audit Committee on the findings and effectiveness of the systems.

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

The Company has assessed the adequacy and effectiveness of its risk management and internal control systems.

The Board, as assisted by the Audit Committee and the management, has reviewed the report from the management and the internal audit findings, and reviewed the risk management and internal control systems of the Group, including the financial, operational and compliance controls for the Year 2022. The annual review also covered areas on the adequacy of resources, staff qualifications and experience, training programs and budget of the Company's accounting, internal audit and financial reporting functions. The Board considered such systems adequate and effective and ongoing review of the same nature would be conducted, at least on an annual basis, in subsequent years.

The Company has in place the whistleblowing policy for employees of the Company and those who deal with the Company to raise concerns, in confidence and anonymity, with the Audit Committee about possible improprieties in any matters related to the Company.

The Company has also in place the anti-corruption policy to safeguard against corruption and bribery within the Company. The Company has an internal reporting channel that is open and available for employees of the Company to report any suspected corruption and bribery. Employees can also make anonymous reports to the internal anti-corruption department, which is responsible for investigating the reported incidents and taking appropriate measures. The Company continues to carry out anti-corruption and anti-bribery activities to cultivate a culture of integrity, and actively organizes anti-corruption training and inspections to ensure the effectiveness of anti-corruption and anti-bribery.

During the year ended 31 December 2022, the Company held three and fifteen anti-corruption training(s) or briefing(s) to Directors and employees respectively. There were no non-compliance cases in relation to bribery and corruption.

#### **EXTERNAL AUDITORS AND AUDITORS' REMUNERATION**

The statement of the external auditor of the Company about their reporting responsibilities for the Company's consolidated financial statements for the Year 2022 is set out in the section headed "Independent Auditor's Report" in this annual report.

The external auditor of the Company will be invited to attend the AGM to answer questions about the conduct of the audit, the preparation and content of the auditor's report and auditor's independence.

The remuneration paid/payable to the Company's external auditor, Mazars CPA Limited ("Mazars"), is set out below:

	Amount of Fee
Nature of Services	(HK\$)
Annual audit services for the Year 2022	1,500,000
Agreed-upon procedures on interim financial information for	400,000
the six months ended 30 June 2022	
Total:	1,900,000

#### **COMPANY SECRETARY**

Ms. Leung Kwan Wai ("Ms. Leung") has been appointed as the Company's company secretary. Ms. Leung is currently a senior manager of Tricor Services Limited, a global professional services provider specializing in integrated business, corporate and investor services. The company secretary's primary contact person at the Company is Ms. Jia Yanru, Deputy General Manager (Financial) and supervisor of the Board Office of the Company. During the Year 2022, Ms. Leung has taken no less than 15 hours of relevant professional trainings to enhance her skills and knowledge.

#### COMMUNICATIONS WITH SHAREHOLDERS AND INVESTORS

The Company believes that effective communication with Shareholders is essential for enhancing investor relations and investors' understanding of the Group's business performance and strategies. The Company also recognises the importance of transparency and timely disclosure of corporate information, which will enable Shareholders and investors to make the best investment decisions.

The Company maintains a website at "www.cdysjdyy.com" as a communication platform with Shareholders and investors, where information and updates on the Group's business operations, developments and financial information are available for public access. Shareholders and investors may send their written enquiries or requests to the Company by post or email:

Address: No. 88 Jinwei Road, Chengde City, Hebei Province, PRC

Email: IR@cdysjdyy.com

#### **Corporate Governance Report (Continued)**

The annual general meetings of the Company provide an opportunity for communication between the Board and the Shareholders. The chairman of the Board, as well as chairman of the Audit Committee, Remuneration Committee and Nomination Committee, and, in their absence, other members of the respective committees or board, are available to answer questions at general meetings. The chairman of the meeting will provide the detailed procedures for conducting a poll and answer any questions from the Shareholders on voting by poll. A notice to Shareholders is sent by the Company at least 20 clear business days before the annual general meeting and at least 10 clear business days in all other general meetings.

The Company continues to enhance communications and relationships with its investors. Designated senior management maintains regular dialogue with institutional investors and analysts to keep them posted of the Company's developments.

#### POLICIES RELATING TO SHAREHOLDERS

The Company has in place a shareholders' communication policy to promote effective communication with the Shareholders and other stakeholders, encourages the Shareholders to engage actively with the Company and enables the Shareholders to exercise their rights as shareholders effectively. The policy is regularly reviewed to ensure its effectiveness.

The Board had reviewed the policy and considered that the implementation of the policy was effective.

The Company has used the following methods to communicate with the Shareholders:-

- · publication of announcements, interim reports and annual reports;
- publication of key corporate governance policies on the Company's website; and
- holding of annual general meetings and other general meetings of the Company.

The Company has adopted a dividend policy on payment of dividends. The Company does not have any pre-determined dividend payout ratio. Depending on the financial conditions of the Company and the Group and the conditions and factors as set out in the Dividend Policy, interim, special, final dividends and any distribution of net profits that the Board may deem appropriate may be proposed and/or declared by the Board for a financial year or period. Any final dividend for a financial year will be subject to the Shareholders' approval.

The Directors do not recommend the payment of final dividend for the year ended 31 December 2022

#### SHAREHOLDERS' RIGHTS

As one of the measures to safeguard shareholders' interests and rights, separate resolutions are proposed at shareholders' meetings on each substantial issue, including the election of individual directors, for shareholders' consideration and voting. Besides, the Company's shareholders may convene an extraordinary general meeting or put forward proposals at shareholders' meetings pursuant to the Company's articles of association as follows:

- (i) Any one or more shareholders holding at the date of deposit of the requisition not less than one-tenth of the paid up capital of the Company carrying the right of voting at general meetings of the Company shall at all times have the right, by written requisition to the Board or the company secretary of the Company, to require an extraordinary general meeting to be called by the Board for the transaction of any business specified in such requisition. The requisition shall be made in writing to the Board or the company secretary via mail to the Company's corporate headquarters at No. 88 Jinwei Road, Chengde City, Hebei Province, PRC.
- (ii) If a shareholder wishes to propose a person other than a retiring director for election as a director of the Company at a general meeting, the shareholder (other than the person to be proposed) duly qualified to attend and vote at the general meeting shall send a written notice, duly signed by the shareholder, of his/her intention to propose such person for election and also a notice signed by the person to be proposed of his/her willingness to be elected. These notices should be lodged with the Company's corporate headquarters at No. 88 Jinwei Road, Chengde City, Hebei Province, PRC or the Company's Hong Kong branch share registrar (i.e. Tricor Investor Services Limited) at 17/F, Far East Finance Centre, 16 Harcourt Road, Hong Kong at least 7 days prior to the date of the general meeting. If the notices are submitted after the dispatch of the notice of the general meeting appointed for such election, the period for lodgement of such notices shall commence on the day after the dispatch of the notice of such general meeting and end no later than 7 days prior to the date of such general meeting.

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

Shareholders may send their enquiries and concerns to the Board by addressing them to the Company's corporate headquarters at No. 88 Jinwei Road, Chengde City, Hebei Province, PRC by post or IR@cdysjdyy.com by email.

During the Year 2022, the Company has not made any changes to its articles of association. An up-to-date version of the Company's articles of association is available on the websites of the Stock Exchange (<a href="www.hkexnews.hk">www.hkexnews.hk</a>) and the Company (<a href="www.cdysjdyy.com">www.cdysjdyy.com</a>).

All resolutions put forward at shareholders' meetings will be voted by poll pursuant to the Listing Rules and the poll voting results will be posted on the websites of the Stock Exchange and the Company immediately after the relevant general meetings.

#### **CONSTITUTIONAL DOCUMENTS**

During the Year 2022, there was no significant change in the articles of association. The articles of association is available on the websites of the Stock Exchange and the Company.

## **Environmental, Social and Governance Report**

#### INTRODUCTION

As a leading manufacturer of PCM in the Northeast China, the Group is pleased to present this Environmental, Social and Governance ("ESG") report. The objective of the report is to provide our stakeholders with a comprehensive understanding of the ESG performances and practices of the Group, and to illustrate the Group's long-standing commitment as being an environmentally, socially, and economically sustainable business.

#### SCOPE OF REPORT

The report mainly focused on the social, environmental and governance performance of the Group's core business which is the production of PCM for the middle-aged and elderlies in the PRC. The information compiled in the report spans from 1 January 2022 to 31 December 2022 (the "Reporting Period"). The report was prepared based on the Environmental, Social and Governance Reporting Guide (the "ESG Guide") set out in Appendix 27 of the Rules Governing the Listing of Securities on the Stock Exchange of Hong Kong. This report was approved by the board of directors on 23 March 2023 upon confirmation by the management.

#### STAKEHOLDERS ENGAGEMENT AND MATERIALITY ANALYSIS

The Group takes into account of its key stakeholders to enhance the Group's relationship with the employees, shareholders, suppliers, customers, government authorities and society as a whole. The Group has conducted annual review to identify the major concerns and interests of stakeholders on ESG issues by inviting stakeholders to participate in an assessment survey. The purpose of the survey is to determine their concerns and to provide remedial actions to address the issues raised. Continuous improvements to these communication channels have been conducted regularly to maintain a long-lasting relationship with each stakeholder.

Throughout the Reporting Period, the Group engaged with the following stakeholders and identified their main concerns:

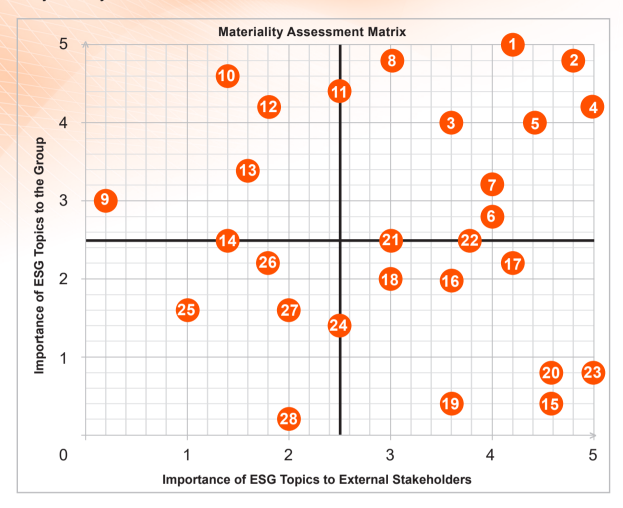
Key Stakeholders		Major Communication Channels	Major Concerns
Internal Stakeholders	Employees	<ul> <li>Employee Activities</li> <li>Meetings and Briefings</li> <li>Focus Group</li> <li>Performance Appraisals and Evaluation</li> <li>Staff Trainings</li> </ul>	<ul> <li>Health &amp; Safety Work         Environment</li> <li>Career Development and         Training Opportunities</li> <li>Compensation and Benefits</li> <li>Personal Data Protection and         Security</li> </ul>
	Shareholders and Investors	<ul> <li>Annual General Meetings</li> <li>Shareholders' Meetings</li> <li>Investor Information Session</li> <li>Annual, Interim and Other Published Reports</li> <li>Email and Telephone Enquiries</li> </ul>	<ul> <li>Protection of Shareholders' Rights and Interests</li> <li>Risk Management</li> <li>Dividend Policy</li> <li>Economic Performance and Financial Stability</li> <li>Disclosure of Interest and Information Transparency</li> </ul>

Key Stakeholders		Major Communication Channels	Major Concerns		
External Stakeholders	Government and Supervisory Institutions	<ul><li>Policy Consultation</li><li>Onsite Visits</li><li>Face to Face Meetings</li></ul>	<ul> <li>Corporate Governance</li> <li>Compliance with Law and Regulations</li> <li>Environmental Standards</li> <li>Anti-Corruption Measures</li> <li>Corporate Social Responsibilities</li> </ul>		
	Suppliers	<ul> <li>Tendering Meetings</li> <li>Onsite Visits</li> <li>Phone Calls and Emails</li> <li>Annual Supplier Evaluation System</li> <li>Industry Seminars</li> </ul>	<ul> <li>Transparent and Fair Supplier Selection Procedure</li> <li>Long term Partnership</li> </ul>		
	Public Community	<ul><li>Community Events</li><li>Voluntary activities</li></ul>	<ul> <li>Environmental Impact</li> <li>Corporate Social Responsibilities</li> <li>Community Involvements</li> </ul>		
	Customers	<ul><li>Customer Service Hotlines</li><li>Customer Satisfaction Surveys</li><li>Emails</li><li>Marketing Seminars</li></ul>	<ul><li> Product Quality</li><li> Privacy Measures</li></ul>		

A group of key stakeholders has been selected based on their dependency and impact of the Group. They were invited to share their perspectives on the Group's ESG performance in an electronic questionnaire. After compiling the data, a materiality assessment was conducted to identify the key areas on which Group should focus. This stakeholder engagement approach, in the view of the Group, would ensure that the stakeholders' expectations and perspectives are fully understood so as to enable the Group to define and further develop a sustainable business strategy and help the Group to assess the potential impacts of our future business activities.

#### **Environmental, Social and Governance Report (Continued)**

#### **Analysis of Key ESG Areas**



Item	ESG Topic	Item	ESG Topic
1.	Customer satisfaction	15.	Mitigation measures to protect environment and natural resources
2.	Occupational health and safety	16.	Selection and monitoring of suppliers
3.	Use of materials (e.g. paper, packaging, raw materials)	17.	Water usage
4.	Employee remuneration, benefits and rights (e.g. working hours, break time, workplace conditions)	18.	Anti-corruption policies and whistle-blowing procedure
5.	Product health and safety	19.	Hazardous waste production
6.	Energy use (e.g. electricity, gas, fuel)	20.	Air emissions
7.	Diversity and equal opportunity of employees	21.	Number of concluded legal cases regarding corrupt practices, e.g. bribery, extortion, fraud and money laundering
8.	Marketing communications (e.g. advertisement)	22.	Product and service labelling
9.	Observing and protecting intellectual property rights	23.	Prevention of child labour and forced labour
10.	Customer information and privacy	24.	Employee development and training
11.	Cultivation of local employment	25.	Community support (e.g. donation, volunteering)
12.	Environmental risks (e.g. pollution) and social risks (e.g. monopoly) of the suppliers	26.	Climate change
13.	Anti-corruption training for directors and staff	27.	Greenhouse gas emissions
14.	Environment-friendly products and services	28.	Non-hazardous waste production

According to the materiality matrix, the issues located at the top right corner are the relatively more important ESG areas. These issues are 'occupational health and safety', 'customer satisfaction', 'product health and safety' and 'employee remuneration, benefits and rights'. The aforementioned aspects will be prioritised as the key drivers for the Group's sustainable business development and will be further elaborated in the sections below.

#### STAKEHOLDER'S FEEDBACK

The Group welcomes all stakeholders' feedback on the ESG issues in particular for the important areas identified in the materiality assessment. Interested parties can reach the Group to share their views and suggestions through any channel listed below:

Email: <u>IR@cdysjdyy.com</u>
Website: <u>www.cdysjdyy.com</u>

Address: No. 88 Jinwei Road, Longhua County, Chengde City, the PRC

Telephone Number: +86-0314-7162222

Fax: +86-0314-7162969

#### STATEMENT OF THE BOARD OF DIRECTORS

The Board attaches great importance to sustainable development performance and fully recognises the Board takes the overall responsibility for the sustainability of the Group including developing the sustainability strategy and reporting, evaluation and determining the Group's ESG-related risks and ensuring that appropriate and effective ESG risk management and internal control systems are in place. In addition, we will regularly review sustainability trends and continue to increase our investment in sustainable development.

During the Reporting Period, the Group conducted interviews and questionnaires for the management and internal and external stakeholders of the Group to understand their views towards the sustainable development of the Group, and also take such opportunity to identify ESG issues that are material to the Group's operations and stakeholders, which facilitated us to understand and evaluate the Group's ESG performance and formulate relevant strategies. Also, the Board urged all responsible departments to take the initiative in achieving environmental goals and dealing with climate change. Looking ahead, we will keep pace with the ongoing sustainability effort amidst the pandemic and display resilience in managing our business.

#### A. ENVIRONMENTAL ASPECTS

With the increasing problem of environment degradation and climate change around the globe, the Group pay close attention to the environmental responsibilities and has incorporated sustainable environmental protection measures as part of the business development strategy. The group has devised an environmental protection management system which is committed to identifying, monitoring and mitigating the environmental risks. This system is periodically reviewed to maintain its relevance, effectiveness and compliance to the environmental related laws. As a Group that upholds the core value to promote high environmental standard, it strives to align its environmental goals with international standards and contribute to the global initiatives that address environmental related issues.

As the production facilities and headquarters of the Group are located in Chengde City of Hebei Province, the PRC, it is required to comply with relevant rules and regulations related to pollutant emissions in Heibei Province. Supervisions by independent third parties and government authorities have been conducted to ensure the Group's production facilities are in compliance with the applicable law. During the Reporting Period, the Group adhered to the environmental protection rules and regulations including but not limited to the:

- 1. Environmental Protection Law of the People's Republic of China (中華人民共和國環境保護法)
- 2. Law of the People's Republic of China on Prevention and Control of Water Pollution (中華人民共和國水污染防治法)
- 3. Law of the People's Republic of China on Conserving Energy (中華人民共和國節約能源法)
- 4. Law of the People's Republic of China on the Prevention and Control of Environmental Pollution by Solid Wastes (中華人民共和國固體廢物污染環境防治法)
- 5. Atmospheric Pollution Prevention and Control Law of the People's Republic of China (中華人民共和國大氣污染防治法)

The Group is not aware of any material non-compliance of environmental laws and regulations during the Reporting Period.

#### **Emissions**

The Group makes every endeavor to take effective measures to reduce exhaust and greenhouse gas emissions, and fulfill its on-going commitments to reduce emission. As the Group operates with a high environmental standard, all the production facilities have obtained a pollutant emission permit from the government and established a pollution control system to keep track of the level of pollutant emissions to the environment. During the Reporting Period, the Group has proactively consulted other parties and timely tracked the pollution emission sources for the aim of minimising the level of emissions. As the spread of the COVID-19 pandemic slowed down during 2022, the operation of the Group was back to normal, and the total air pollution has increased.

The Group's total emissions for 2022 are summarised below:

			2022		20	)21
Emission Category	Key Performance Indicator (KPI)	Unit	Amount	Intensity <sup>1</sup> (Per Employee)	Amount	Intensity <sup>1</sup> (Per Employee)
Air Pollutants Emissions	Nitrogen Oxides (NOx)	Kg	388.58	2.00	369.59	1.97
	Sulphur Oxides (SOx)		1.89	0.097	0.10	0.0005
	Particulate Matter (PM)		1.71	0.009	1.32	0.007
	Total Air Pollutants Emissions		392.19	2.0216	371.01	1.9735
Greenhouse Gas	Scope 1 <sup>2</sup> (Direct Emissions)	tCO <sub>2</sub> e	4,929.65	25.41	2,965.77	15.78
Emissions (GHG)	Scope 2 <sup>3</sup> (Other Indirect Emissions)		216.75	1.12	180.74	0.96
	Scope 3 <sup>4</sup> (Other Indirect Emissions)		11.95	0.06	11.39	0.06
	Total Greenhouse Gas Emissions		5,185.35	26.7	3,157.9	16.8

#### Notes:

- 1 Intensity is calculated by dividing the respective KPI by 194 and 196 employees which is the total workforce of the Group in 2022 and 2021, respectively.
- 2 Scope 1 comprises of GHG emissions from stationary combustion sources and transportation. Since the Group planted trees, a reduction in greenhouse gas has been taken into account.
- 3 Scope 2 includes GHG emissions from electricity.
- 4 Scope 3 includes GHG emissions from paper waste disposed at landfills, electricity used for fresh water processing and sewage.

#### Air Pollutant Emissions

During the Reporting Period, the total air pollutant emissions amounted to 392kg (2021: total air pollutant emissions amounted to 371kg). Approximately 91% (2021: 93%) of the air pollutant emissions came from the gaseous fuel consumption which was primarily generated from the boiler and the gas stove. These equipments are an integral part of the core production process. As a result, the Group utilised conservation measures to minimise the consumption of gas for these equipment. The remaining 9% (2021: 7%) of the air pollutant emissions came from vehicle usage. The Group's mode of transportation were passenger cars and light goods vehicles. Due to the various lock-down measures adopted by the local government during 2022, we also encouraged our employees to hold video conferences more frequently and reduce the number of business trips in order to safeguard employees' well-being and enhance work efficiency.

#### Greenhouse Gas Emissions

As we know, climate change driven by greenhouse gas emissions is affecting our health, economy and ecosystem. During the Reporting Period, the Group emitted a total of 5,185 (2021: 3,158) tonnes of carbon dioxide equivalent ("tCO2e").

Scope 1 is the largest component of GHG emissions. This is primarily due to the GHG emissions from boiler and gas stove, which are part of the production process. Compared with scope 1, the level of GHG emissions from scope 2 and scope 3 are relatively low. Scope 2 includes GHG emissions from electricity which is utilised in the production facility for lights, equipment and machineries. In addition, scope 3 includes the GHG emissions from electricity used for water processing. The Group was taking effective measures to reduce greenhouse gas emissions during the Reporting Period.

#### Waste

		2022		2021		
Emission Category	Key Performance Indicator (KPI)	Unit	Amount	Intensity¹ (Per Employee)	Amount	Intensity <sup>1</sup> (Per Employee)
Hazardous waste	Experimental Waste	tonnes	0.45	0.002	0.42	0.002
Non-hazardous waste	Construction waste		42.22	0.22	40.9	0.22
	Food waste		4.58	0.02	4.25	0.02
	General office waste		3.11	0.02	2.13	0.01
Total waste produced			50.36	0.26	47.28	0.25

#### Note:

The Group strives to minimise the waste disposal to the environment. For hazardous waste, the Group dedicates another system for the surveillance and treatment of these pollutant discharge. All hazardous waste labels are standardized in order to reduce non-standardized collection of hazardous wastes. The production, collection, storage and handling of hazardous wastes have been properly carried out in order to reduce the negative impacts towards soil, water and air.

Non-hazardous wastes include mainly construction waste, food waste and general office waste. Non-hazardous wastes are classified into non-recyclable and recyclable wastes. Non-recyclable wastes are collected and disposed of by garbage collection companies. Recyclable scrap parts are collected and sold to recycling companies.

The Group has taken precautionary measures to process and discharge the experimental waste according to the applicable laws and regulation such as Law of the People's Republic of China on the Prevention and Control of Environmental Pollution by Solid Wastes (中華人民共和國固體廢物污染環境防治法).

Production and operation processes are reviewed and analyzed to develop environmental-friendly and cost-effective technology so as to reduce emissions, usage of hazardous materials, energy consumption and wastes production. Going forward, the Group targets that the amounts of waste of raw and hazardous materials in 2023 will not be significantly higher than 2022.

<sup>1</sup> Intensity is calculated by dividing the respective KPI by 194 and 196 employees which is the total workforce of the Group in 2022 and 2021, respectively.

# **Resource Consumption**

The energy management system is established to control the energy utilisation in the production facility and to ensure compliance with the Law of the People's Republic of China on Conserving Energy (中華人民共和國節約能源法). Each station and heavy energy utilisation machinery is assigned an energy utilisation quota, and the limit depends the nature of operation. Periodically, the Group will review the stations and machinery's energy utilisation levels and adjust the energy utilisation quotas when necessary. The table below summarises the energy consumption level from different energy sources.

			20	022	20	)21
Use of Resources	Types of fuels	Unit	Amount	Intensity¹ (Per Employee)	Amount	Intensity <sup>1</sup> (Per Employee)
Energy	Petrol	Mwh	63.54	0.34	57.31	0.30
	Diesel		13.41	0.07	9.91	0.05
	Gas		27,835.07	148.06	26,971.17	143.46
	LPG		54.56	0.29	53.71	0.29
	Electricity		355.27	1.89	296.25	1.58
Total Energy Consum	ption		27,835.53	148.06	27,388.35	145.68

Note:

From this table, the energy consumption from gas is relatively higher than other categories. The consumption of gas is used for the boiler and gas stove which is consistent with the above descriptions. Going forward, the Group targets that the amount of energy consumption in 2023 will not be significantly higher than 2022.

# Electricity consumption

The Group has adapted energy saving initiatives within different areas of the business to further reduce the GHG emissions. The initiatives for electricity are as follows:

- 1. Procure and select energy-efficient appliances
- 2. Conduct regular review and maintenance of equipment to ensure optimal energy efficiency performance
- 3. Switch off equipment and lights when they are not in use
- 4. Air conditioners
  - Keep all the windows and doors closed (where applicable and subject to safety requirement) when the air conditioning or heater is turned on.
  - b. Maintain room temperature of no lower than 25 degrees in the summer
  - c. Clean the air-conditioner inlet, outlet, dust filters and fan coil units periodically
- 5. Maximise daylight usage by opening the curtains

Intensity is calculated by dividing the respective KPI by 194 and 196 employees which is the total workforce of the Group in 2022 and 2021, respectively.

Employees are reminded and encouraged to follow the energy saving measures. The Group will continuously assess the efficiency of resource utilisation and evaluate the energy saving initiatives to uphold the core value of environmental protection. Based on the current year's energy utilisation level, the quantitative emission target will be set for the following years.

#### Water Consumption

			20	)22	20	21	
Use of Resources	Key Performance Indicator (KPI)	Unit	Amount	Intensity¹ (Per Employee)	Amount	Intensity <sup>1</sup> (Per Employee)	
Water	Water	m <sup>3</sup>	19,263	99.29	18,362	97.67	

#### Note:

Intensity is calculated by dividing the respective KPI by 194 and 196 employees which is the total workforce of the Group in 2022 and 2021, respectively.

Water consumption is one of the primary resources that is consumed in the production facilities. The energy management system also monitors the water consumption level and sets the relevant water usage quota for each station. To ensure that the waste water is treated properly, the Group outsourced the service to a third-party contractor. Even though the water usage in the production facility is much larger than in the office, the Group is committed to conserving water in every aspect of the business. Within the office area, the Group has devised a set of measures to minimise the water consumption level are as follows:

- 1. Regular maintenance of the taps and pipes to prevent leakage
- 2. Trained employees on methods to conserve water in the office
- 3. Water-saving washing facilities are used
- 4. Recycling and reusing water resources
- 5. Putting up posters in our offices to remind employees not to consume unnecessary resources;

By 2030, our group aims to reduce water consumption (tonnes) as well as water consumption intensity (tonnes/million revenue) by 15% compared to 2022, and build more water recycling facilities.

#### Paper Usage

As an advocate for a paperless environment, the Group has transitioned into a paperless office through operating an online platform. Business operations ranging from energy management system to fee applications are all processed online. This has enhanced operational efficiency for employees and more importantly, minimised the level of paper waste. With the below resources saving and efficiency measures, the Group strives to maintain a paperless office in the following few years:

- 1. Encourage employees to use cloud or online storage of files.
- 2. Encourage employees to distribute copies of report through soft copy.
- 3. Encourage employees to take paperless notes.
- 4. Encourage employees to send electronic greetings through electronic applications, such as e-mail or WeChat, instead of writing or faxing.

# Packaging Material

			2022		2021	
				Intensity <sup>1</sup>		Intensity <sup>1</sup>
Use of Resources	Key Performance Indicator (KPI)	Unit	Amount	(Per Employee)	Amount	(Per Employee)
Packaging material	Plastic	Tonnes	1,026	5.29	985	5.03
	Paper		1,485	7.65	1,402	7.15
	Metal		251	1.29	223	1.14
Total packaging mater	rial used		2,762	14.24	2,610	13.32

#### Note:

As the Group utilises packaging materials for its products, it strives to use bio-degradable plastic and recycled paper to minimise the impact to the environment. Apart from the necessary protection for shipment, the Group strives to avoid excessive packaging design. The Group understands that the paper usage contributes to the air pollutants and GHG emissions. During the Reporting Period, the Group has continuously developed ways to improve the product's packaging to consume less materials. The Group has also been exploring alternative environmentally friendly packaging materials for the products.

# The Environment and Natural Resources

With the aforementioned measures to reduce emissions, waste generation and resources consumption, the Group strives to enhance environmental sustainability and minimise its impacts on the environment and natural resources. The Group has also integrated the concept of environmental protection into its internal management and daily operation activities and is committed to achieving the goal of environmental sustainability. An environmental protection management system was devised to identifying, monitoring and mitigating the environmental risks.

# **Climate Change**

The Group recognises the importance of the identification and mitigation of significant climate-related issues, therefore, the Group is committed to managing the potential climate-related risks which may impact the Group's business activities. The Board meets regularly and co-operates closely with key management to identify and evaluates climate-related risks and to formulate strategies to manage the identified risks.

<sup>1</sup> Intensity is calculated by dividing the respective KPI by 194 and 196 employees which is the total workforce of the Group in 2022 and 2021, respectively.

The United Nations Environment Programme's "Emissions Gap Report 2021" points out that there is still a large gap between our actions and the 1.5 degree Celsius global temperature control target. As a major player in economic activity and a key driver of technological progress, companies need to take effective and coordinated action to contribute to global eco-civilization governance. In the context of the "double carbon" target, the Group is actively laying out management mechanisms to address climate change, helping enterprises to identify and assess the impact of climate-related risks on their business, and scientifically building relevant management mechanisms to strengthen their climate change response capabilities in two major directions: climate change adaptation and mitigation.

- Our group aims for its carbon peak in 2030 and for carbon neutrality in 2050.
- Greenhouse gas emissions Scope I and Scope II for the Company are reduced by 20% by 2030 compared to 2022.

The Group has categorised climate related risk into physical and transition risks which are as follows:

#### Physical Risk

Acute physical risks, which arise from particular events, especially weather-related events such as storms, floods, fires or heatwaves that may damage production facilities and disrupt value chains. The Group has established contingency measures that encompasses a variety of weather related events to reduce the resilient risk.

Chronic physical risks, which arise from longer-term changes in the climate, such as temperature changes, rising sea levels, reduced water availability, biodiversity loss and changes in land and soil productivity. These factors would also have an impact on the storage and manufactory environment. The Group has adopted measures to ensure that the changes in weather related patterns have minimal impact on the storage environment.

# Transition Risk

Policy and legal risk: The traditional chinese medicine industry is highly regulated and the regulatory framework requirements and enforcement trend may be tightened in the future. Although there may be regulatory changes due to climate change in the business operating environment, the Group's business lines are agile and are able to adapt to the policy changes. During the Reporting Period, the Group is not aware of any third party litigations on climate change.

Technology Risk: The gradual transition to a low carbon economy has accelerated and increased our investment in technology. The Group has been committed to improving the technology in production of PCM, and the Group will consider continuing to invest and develop in the future to reduce environmental pollution caused by production of PCM.

Market Risk: The production of PCM has minimal impact on market risk from climate change. However, the Group will continue to monitor market-related risks and take actions to reduce market-related risks when necessary.

Reputational risk: During the Reporting Period, the Group has taken measures to transform its business segments and incorporate environmental protection measures into business operations. This aims to align the Group's environmental values with the public's perception of potential changes in climate change.

# **B. SOCIAL ASPECT**

# **Employment and Labour Practices**

The Group's business success stems from the reliable, quality and consistent services of the employees. They are one of the most valuable assets for the Group's sustainable development. During the Reporting Period, the Group had 194 (2021: 196) full time employees in the PRC.

		2022	2021
Key Performance Indicator	Category	Number o	f Employees
Gender	Male	62	63
	Female	132	133
Employment type	Full time	194	196
	Part time	-	_
Age group	Below 30	21	21
	Between 31 and 40	73	73
	Between 41 and 50	62	63
	Above 51	38	39
Geographical region	Mainland China	192	192
	Hong Kong, China	2	4

The Group offers an array of incentives that is designed to integrate the employee's development goal and the Group's goals. The Group's competitive remuneration package is benchmarked to the industry average and will adjust according to each employee's performance. Other fringe benefits include accommodations, travel allowances and meals are also provided by the Group.

The Group adopts a policy of equal employment opportunities to ensure that every job applicant and employee has equal employment and promotion opportunities. Personal capability and suitability are the bases for consideration. Both female and male from the same position receive the same remuneration package, insurance coverage, working hours, statutory holidays and other types of leaves. The Group also entitles maternity leave for employees and ensure that their job will be retained. Additionally, the Group places great emphasis on transparency as well. All employees will receive a "Employee Handbook" which set out the Group' core values, policies, benefits and rules regarding employment when they are onboarded.

The Group strives to create an inclusive work environment that free from harassments or discrimination, and to foster a positive corporate culture and harmonious employee relationship. Periodically, the Group organises leisure activities that is eligible for all employees to create an optimistic environment and raise team spirit.

Furthermore, the Group aims to empower female employees through diverse teams and leadership roles. The Group recognises gender equality and have aligned its standards to an international level. The Group strives to ensure that everyone works in an environment that free of discrimination and harassment.

During the Reporting Period, there were no employees who resigned voluntarily or died due to dismissal, retirement or work.

# **Health and Safety**

The safety and well-being of our employees has always been our highest priority. The Group has stepped up the preventive measures in the working environment to minimise the transmission risk of COVID-19 (or any kind of infectious respiratory illness). To ensure a healthy and safe workspace for the Group's employees, the following precautionary measures have been implemented:

- All employees and visitors entering the facility premises were requested to take temperature and wear surgical masks. Adequate face masks and disinfectant were provided in workplace;
- Employees showing symptoms of COVID-19 are prohibited to enter the facility premises;
- All public spaces and bathrooms are frequently sterilised;
- Depending on the job responsibility, the Group has permitted employees to work from home when necessary;
- Employees that have been in close proximity with people tested positive with COVID-19 are permitted to leave work for COVID-19 testing and special leave arrangement is provided; and
- Social distancing policies have been implemented within the workspace.

As a PCM manufacturer, the Group attaches great importance to the health and safety environment of the production facility and workspace. In addition, the Group has established health regulations and occupational standards that comply with national standards.

In the working environment, all equipment are well-maintained to minimise any malfunctioning and are equipped with safety controls. The Group has established contingency plans and have regularly reviewed them to maintain its relevancy and effectiveness. If employees are required to operate any machine, they will be provided with protective clothing and equipment. They are also verified to have sufficient knowledge and expertise to operate the equipment. Periodical training are provided to employees to raise their safety awareness which includes contingency measures and related hazards to their job responsibilities. A productive environment for employees is also provided, which includes maintaining the workspace at reasonable temperatures and providing sufficient air ventilation system to ensure good air quality. All employees have been arranged with medical insurance to address any injuries sustained in their work.

In addition, the Group also focuses on the mental health of the employees. The Group recognises that both mental and physical health are of equal importance to promote a healthy, safe and productive working environment. The working culture revolves around a work-life balance philosophy and in this regard, the Group organised an array of events throughout the Year 2022 to reduce pressure and to provide opportunities for them to celebrate different festivals. The Group also strives to grant leave based on the employee's preference and adjust the operation schedules accordingly to minimise the impact to the business. Special leaves related to personal or family issues are permitted on a case by case basis. Furthermore, the Group provides a mentally healthy work space. The Group also provides counselling services to its employees where needed. During the past three years including the reporting period, there were no work-related fatalities and the Group did not record any lost days during its manufacturing process due to work injury.

# **Development and Training**

Through continuously optimising the talent management system, the Group provides a training platform to support the employee's personal growth that will enable them to develop their full potential and to achieve targets. One of the key areas of the talent management system is the well-developed training sessions. It enhances the employee's knowledge in different aspects of the business, develop their skill set and increase the quality of their performance.

Every year, the training content is tailor-made to the employee's role and business needs. The training sessions include but do not limit to the followings:

- A. Workplace safety
- B. Quality management
- C. Products management
- D. Laws and regulations related to the operation
- E. Corporate values and culture

The Group ensures the pertinence and practicability when designing training sessions. Every year the Group combines with the need of business development and sets up corresponding learning projects according to different business sections, specialties, titles and levels, job categories so as to make sure employees of various positions can obtain corresponding training and learning opportunities and resources according to their job types. Each staff members has received on average of approximately 33 hours (2021: 31 hours) training hours annually. The percentage of total employee who take part in training is 100% (2021: 96%). For all the internal training projects, the Group conducts research before training and makes evaluation after training, and listens to opinions and suggestions of attendants about learning arrangements. The Group aims to retain existing employees and attract other talented individuals as much as possible.

	Key Performance	2022		2021	
Category	Indicators	Percentage Tra	aining Hours	Percentage	Training Hours
Gender Category	Male	31.9%	31	31.9%	31
	Female	68.1%	34	68.1%	31
Employment category	Senior management	2.7%	36	2.7%	18
	Middle management	8.0%	33	8.0%	30
	Frontline and other employees	89.4%	33	89.4%	31

According to the Code A.6.5 under Appendix 14 to the Listing Rules, all directors are required to participate in continuous professional training to develop and refresh their knowledge and skills. The Group ensures that all Directors have sufficient skills and knowledge to perform their responsibilities, and that the Group are kept up to date with these regulatory changes. At the end of each year, the Group assess the effectiveness of all the training program and further develop the training materials to increase the quality of the sessions.

#### **Labour Standards**

The Group strictly complies with The Labour Law of the People's Republic of China (中華人民共和國勞動法), The labour Contract Law of the People's Republic of China (中華人民共和國勞動合同法) and other legal employment requirements. Any employee harassment, discrimination or offenses against the law of China is prohibited in the Group. This includes discrimination in terms of disability, political inclination, sexual identity, sexual orientation and pregnancy. Child labour and forced labour are strictly prohibited. As for prevention of child labour or forced labour, the Group will verify the identity and age of applicants and ensure that applicants have the right to interview and apply for a job voluntarily. If we identify any incident of child labour or forced labour, we will terminate such employment immediately and punish the persons responsible. During the Reporting Period, the Group did not have any such incident. Meanwhile, it sets up a strict approval procedure for labour employment. Once the applicant signs the contract, they will be employed. The terms and conditions of the contract are stipulated in the Employee Handbook which is given to each employee when they are onboarded.

#### Eliminating Child Labour and Prohibiting Forced Labour

Our group strictly abides by the "Labour Law of the People's Republic of China", the "Law of the People's Republic of China on the Protection of Minors", the "Provisions on the Prohibition of Using Child Labour" and other relevant laws and regulations in the employment of labour, and strictly prohibits the employment of child labour. We firmly resist and oppose any form of forced labour practices, including forced labour, undue punitive measures, etc. We strictly implement the recruitment and employment process in our "Employee Handbook", strictly control all aspects of recruitment, registration and labour contracts, and carefully check and verify employee identification information before joining the Company to ensure that personal information is true and valid, so as to avoid employing child labour due to work errors.

Our Group has established remedial procedures and measures for the employment of child labor. Once the employment of child labor is found, the Company will immediately stop his work and report to the local labor department for review and confirmation. At the same time, the Company will conduct health examination and psychological counseling for him, to ensure that his body and mind are not harmed. If confirmed by the labor department, the Company will make the following arrangements according to the opinions of the labor department: Pay all salaries in full; Escort him home and hand him over to his guardian; Deal with the individuals or groups who introduce child labor into the factory in accordance with relevant laws and regulations; Investigate the causes of the misuse of child labor, and deal with those who neglect their duties.

# **Supply Chain Management**

Our supply chain management system has been one of the key drivers to enable the Group to continuously develop high quality and consistent products. The group's strategy to select the optimal supplier is to strike a balance between quality, environmental impact, reliability, delivery schedule, legal and regulatory compliance. In order to forge long-term bonds with the suppliers, the Group is committed to providing a transparent and fair supplier review process. The Group also conducts regular audits of its suppliers' production sites to ensure their continuous compliance with the quality and environmental regulatory requirements. The Group believes that adopting a sustainable supply chain management system is the optimal strategy for the Group.

#### Supply Chain Management System

The Group classifies the procured process into three groups that based on the raw material impact on the product quality. Each group has its own criteria and standards. The groups are:

- Group A supplier- animal substances and medicinal herbs (critical suppliers)
- Group B supplier- consumables/additives
- · Group C supplier- packaging material

The qualifications of all supplier applicants are carefully assessed by the Quality Management Department which includes license, quality assurance in writing and permits. This may include but not limited to:

- a. Production permits
- b. Trading permits
- c. Business license
- d. Quality standard
- e. Active pharmaceutical ingredient registrations
- f. Good Manufacturing Practice of Pharmaceutical Products' (藥品生產質量管理規範) compliance

Since Group A and Group B suppliers have higher impact on the product quality, the Quality Management Department and the Procurement Center will further examine the production facility to ensure that their production process satisfy the Group's standards. Group A as our critical supplier will have their raw materials subject to regular testing to verify that they can meet the Group's standards. Throughout the inspection process, the Group will also take into consideration of the supplier's environmental impact and employee standards. This classification system aims to allocate the optimal amount of resources for each type of suppliers to maximise the efficiency in resources utilisation.

Our Group incorporates supplier performance in quality, environment, safety and compliance into the supplier entry requirements, and strictly controls the supplier selection and review process to promote green manufacturing and the introduction of environmentally friendly production equipment and technology to create a sustainable supply chain. In addition, the Group holds annual supplier evaluation meetings to review each qualified supplier according to the content of the following evaluation indicators:

- The suppliers of oil and chemical products should be qualified to prevent environmental pollution or accidents during transportation.
- The products and raw materials, production process and services provided by the supplier shall meet the requirements of national laws and regulations on environmental protection and occupational health and safety.
- Reduce packaging materials under the premise of ensuring product quality.
- In the course of production, activities or services, the suppliers must establish plans and undertake measures to ensure that the pollutants emitted meet national or local emission standards.
- In the process of production, the suppliers should give priority to pollution free or less polluting production processes and construction equipment as well as advanced construction methods etc.
- During the production process, necessary measures to reduce pollution and to properly dispose waste from the production site must be underaken.

#### Suppliers

The Group's supplier base is diversified across the PRC. During the Reporting Period, the Group has a total of 27 preapproved suppliers. For each major type of raw material, the Group purchases from at least three suppliers to maintain a constant inflow of supplies. A contingency plan has also been established to maintain a reliable supply of raw material supply to minimise any production disruption. The Group conducts regular audits of its suppliers' production sites to ensure their continuous compliance with the quality and environmental regulatory requirements. Throughout the year ended 31 December 2022, the Group has been continuously refining the supply chain management system to accommodate the Group's business development.

Number of Suppliers	2022
Suppliers in Northeast (Note (i))	5
Suppliers in Huadong (華東) (Note (ii))	14
Suppliers in Huanon (華南) (Note (iii))	2
Suppliers in Huabei (華北) (Note (iv))	6
Suppliers in Southwest (Note (v))	-
Suppliers in Northwest (Note (vi))	_
	27

# Notes:

- (i) Northeast represents Heilongjiang, Jilin, Liaoning, the PRC
- (ii) Huadong (華東) represents Shanghai, Jiangsu, Zhejiang, Anhui, Fujian, Jiangxi, Shandong, the PRC
- (iii) Huanan (華南) represents Henan, Hubei, Hunan, Guangxi, Guangdong, Hainan, the PRC
- (iv) Huabei (華北) represents Beijing, Tianjin, Shanxi, Hebei, Inner Mongolia, the PRC
- (v) Southwest represents Chongqing, Sichuan, Guizhou, Yunnan, Tibet, the PRC
- (vi) Northwest represents Shaanxi, Gansu, Qinghai, Ningxia, Xinjiang, the PRC

# **Product Responsibility**

As the Group is committed to providing the highest standard of products, it values all feedbacks and complaints from the customers. The Group can be contacted through e-mail or customer hotline that is available in the package of the pharmaceutical products. Once complaints or feedbacks are received from the customers, the Group will examine the internal records and conduct relevant investigation in a prompt manner. Product recall will occur if they are below the internal and national quality standards. Moreover, the Group will perform the failure and root cause analyses. Prompt corrective and preventive actions will be taken accordingly to prevent similar incidents from recurring. During the Reporting Period, none of our products were recalled and the Group did not receive any complaints for the quality of the Group's products.

#### Intellectual property

In order to safeguard intellectual property, the Group has established an Intellectual Property Management System. This system covers all business operations and include relevant external stakeholders that may disclose sensitive information related to intellectual property. From the top level, the Intellectual Property Management System liaises with different departments to amend, review and enhance their relevant intellectual property protection measures. The Group also host regular training sessions for all employees to raise awareness and to provide a guiding principle of intellectual property rights. The contracts entered into between the Group and employees, distributors and relevant parties, respectively, contain a confidentiality clause to prevent disclosure of sensitive information. In order to detect any breaches in the confidentiality clause, the Group has established a whistle-blowing platform for employees to report any incident of sensitive information disclosure.

Currently, the Group complies with the following relevant laws and regulations:

- 1. Patent Law of the People's Republic of China (中華人民共和國專利法)
- 2. Trademark Law of the People's Republic of China (中華人民共和國商標法)
- 3. Anti-Unfair Competition Law of the People's Republic of China (中華人民共和國反不正當競爭法)

#### Quality management system

The Group's Quality Management System strictly complies with the Good Manufacturing Practice ("GMP") standards and governs all stages of the production process.

#### Pre-production

The Group integrates strict quality management standards into the supplier selection process. This includes examining the relevant qualifications of the suppliers, conducting on-site inspection and testing of the sample raw materials. The Group only purchases from qualified suppliers who satisfy the Group's internal standards and relevant national standards. Their production facilities and supplies will be subject to annual inspection to ensure quality raw materials. Upon delivery of raw materials to our warehouses, the raw materials will also be inspected. Any suppliers that fall below the quality standards will be removed from the pre-approved supplier list.

#### Production

In the production facility, the Group complies with the relevant quality standards especially the GMP standard to maintain and design the machinery and infrastructure. The Group also established the standard operating procedures that is followed by all employees within the production facility premises. After each production stage, the Quality Management Department will conduct sample test in accordance with the internal standard and the GMP standard. When the products pass the test, they will be permitted to be processed in the next production stage.

#### After-sale service

As mentioned above, the Group takes into consideration of all feedbacks and complaints to maintain the quality of the Group's products. All feedbacks are valued and carefully reviewed by the respective internal departments.

# Recall procedure

During the Reporting Period, the Group continued to assess and investigate whether any product causes safety hazards. Depending on the severity of the consumer's drug reaction, the relevant product will be recalled. With the supervision of the relevant drug regulatory department, it will then be destroyed.

The Group's recall procedure complies with the Measures on the Administration of Drug Recalls (藥品召回管理辦法). All of the Group's products are assigned with a unique batch number that allows for an efficient recall process. During the Reporting Period, there has no product recall cases been recorded.

#### **Protection of Customers' Data**

The Group complies with the relevant rules and regulation, including Personal Information Protection Law of the People's Republic of China (個人信息保護法), with respect to privacy in all aspects that relate to the Group. It is committed to the full compliance of privacy policies that are established for customers, suppliers, distributors and other relevant parties. A secure environment with data protection measure is set up to store these data in the internal system.

Only authorised staff have the right to gain access to the data. The Group will not release the personal data of its employees, customers and suppliers to external parties without the permission of the relevant parties (unless otherwise required by law). This is to prevent any accidental or unauthorised access, amendments or usage of these data.

#### **Anti-Corruption & Anti-Money Laundering**

The Group is committed to upholding a highest standard of ethics, integrity and complying with the relevant law and regulations including the Anti-Unfair Competition Law of the People's Republic of China (中華人民共和國反不正當競爭法). Any form of bribery, corruption or improper misconduct is strictly prohibited within the company.

To prevent possible misconducts, the Group has established internal policies for all employees. Within areas of business operations that have higher chances of employees conducting illegal activities, specific measures are further developed and implemented. In the finance management system, this includes reviewing the marketing activities of sales representatives, further verification of reimbursements claims and detailed inspection of finance related activities. The Group has organised the training sessions for employees to raise awareness of anti-corruption law and regulations, and corruption related activities.

Furthermore, the Group conducts background check on the compliance history of the distributors and suppliers to ensure that they comply with the relevant law and regulations related to misconducts. The employees that work with the distributors and suppliers are required to inform them about the Group's anti-corruption policy and to conduct periodic inspection on the distributors and suppliers for any signs of illegal activities.

A safe and secure whistle-blowing platform has been established for employees to raise any concerns related to corruption or business irregularities. All reported cases will be investigated by a special investigation group. Our Directors and employees have undergone anti-corruption training or briefing to strength our corporate governance which is presented in the table below:

Category	Number
Directors	3
Employees	15
Category	Total training hours
Directors	10
Employees	10

Approximately 8% (2021: 8%) of overall employees attended relevant training or briefting, they belong to administration department, production department, sales and marketing department, finance department and equipment engineering department. During the Reporting Period, the Group was not aware of any misconduct or breach of rules and regulation related to fraud, corruption or related matters.

#### Community

The Group is committed to serving, supporting and giving back to the community. The Group fosters a 'giving back' culture that encourages employees to be actively involved in charitable and community events. Through maintaining a harmonious relationship with the community, it is believed that this will drive the company forward and ensure a sustainable business development.

# **Appendix of ESG Reporting Guide**

Each section in the Group's ESG Report is linked to the relevant KPI as outlined in the Listing Rules. This is illustrated in the table below:

KPI	Description	Section
A. Environmental		
Aspect A1: Emissions		
General Disclosure	Information on:	A. Environmental Aspects
	(a) the policies; and	
	(b) compliance with relevant laws and regulations that have a significant impact on the issuer	
	relating to air and greenhouse gas emissions, discharges into water and land, and generation of hazardous and non-hazardous waste.	
KPI A1.1	The types of emissions and respective emissions data.	Emissions
KPI A1.2	Direct (Scope 1) and energy indirect (Scope 2) greenhouse gas emissions (in tonnes) and, where appropriate, intensity (e.g. per unit of production volume, per facility).	
KPI A1.3	Total hazardous waste produced (in tonnes) and, where appropriate, intensity (e.g. per unit of production volume, per facility)	
KPI A1.4	Total non-hazardous waste produced (in tonnes) and, where appropriate, intensity (e.g. per unit of production volume, per facility).	l .
KPI A1.5	Description of emission target(s) set and steps taken to achieve them.	Waste
KPI A1.6	Description of how hazardous and non-hazardous wastes are handled, and a description of reduction target(s) set and steps taken to achieve them.	

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KPI	Description	Section					
B. Social	B. Social						
Aspect B1: Employment							
General Disclosure	Information on:  (a) the policies; and	Employment and Labour Practices					
	(b) compliance with relevant laws and regulations that have a significant impact on the issuer						
	relating to compensation and dismissal, recruitment and promotion, working hours, rest periods, equal opportunity, diversity, anti-discrimination, and other benefits and welfare.						
KPI B1.1	Total workforce by gender, employment type (for example, full- or part-time), age group and geographical region.	Employment and Labour Practices					
KPI B1.2	Employee turnover rate by gender, age group and geographical region.	Employment and Labour Practices					
Aspect B2: Health and Safety							
General Disclosure	Information on	Health and Safety					
	(a) the policies; and						
	(b) compliance with relevant laws and regulations that have a significant impact on the issuer						
	relating to providing a safe working environment and protecting employees from occupational hazards.						
KPI B2.1	Number and rate of work-related fatalities occurred in each of the past three years including the reporting year.	Health and Safety					
KPI B2.2	Lost days due to work injury.	Health and Safety					
KPI B2.3	Description of occupational health and safety measures adopted, and how they are implemented and monitored.	Health and Safety					

KPI	Description	Section
Aspect B3: Development a	nd Training	
General Disclosure	Policies on improving employees' knowledge and skills for discharging duties at work. Description of training activities	Development and Training
KPI B3.1	The percentage of employees trained by gender and employee category (e.g. senior management, middle management).	Development and Training
KPI B3.2	The average training hours completed per employee by gender and employee category.	Development and Training
Aspect B4: Labour Standar	d	
General Disclosure	Information on:	Labour Standards
	(a) the policies; and	
	(b) compliance with relevant laws and regulations that have a significant impact on the issuer	
	relating to preventing child and forced labour.	
KPI B4.1	Description of measures to review employment practices to avoid child and forced labour.	Labour Standards
KPI B4.2	Description of steps taken to eliminate such practices when discovered.	Labour Standards
Aspect B5: Supply Chain M	lanagement	
General Disclosure	Policies on managing environmental and social risks of the supply chain.	Supply Chain Management
KPI B5.1	Number of suppliers by geographical region.	Suppliers
KPI B5.2	Description of practices relating to engaging suppliers, number of suppliers where the practices are being implemented, and how they are implemented and monitored.	Supply Chain Management
KPI B5.3	Description of practices used to identify environmental and social risks along the supply chain, and how they are implemented and monitored.	Supply Chain Management
KPI B5.4	Description of practices used to promote environmentally preferable products and services when selecting suppliers, and how they are implemented and monitored.	Supply Chain Management

KPI	Description	Section
Aspect B6: Product Responsibility		
General Disclosure	Information on:  (a) the policies; and  (b) compliance with relevant laws and regulations that have a significant impact on the issuer relating to health and safety, advertising, labelling and privacy matters  relating to products and services provided and methods of redress.	
KPI B6.1	Percentage of total products sold or shipped subject to recalls for safety and health reasons.	Product Responsibility
KPI B6.2	Number of products and service related complaints received and how they are dealt with.	Product Responsibility
KPI B6.3	Description of practices relating to observing and protecting intellectual property rights.	Intellectual property
KPI B6.4	Description of quality assurance process and recall procedures.	Quality Management System
KPI B6.5	Description of consumer data protection and privacy policies, and how they are implemented and monitored.	
Aspect B7: Anti-Corruption		1
General Disclosure	Information on:  (a) the policies; and  (b) compliance with relevant laws and regulations that have a significant impact on the issuer relating to bribery, extortion, fraud and money laundering	
KPI B7.1	Number of concluded legal cases regarding corrupt practices brought against the issuer or its employees during the reporting period and the outcomes of the cases.	Laundering
KPI B7.2	Description of preventive measures and whistle- blowing procedures, how they are implemented and monitored.	1
KPI B7.3	Description of anti-corruption training provided to directors and staff.	Anti-Corruption & Anti-Money Laundering

KPI	Description	Section	
Aspect B8: Community Investment			
General Disclosure	Policies on community engagement to understand the needs of the communities where the issuer operates and to ensure its activities take into consideration the communities' interests.	Community	
KPI B8.1	Focus areas of contribution (e.g. education, environmental concerns, labour needs, health, culture, sport).	Community	
KPI B8.2	Resources contributed (e.g. money or time) to the focus area.	Community	

# **Directors' Report**

The Directors present this annual report and the audited consolidated financial statements for the Year 2022.

# PRINCIPAL ACTIVITIES

The Group is principally engaged in the production of PCM products in the PRC with its headquarters based in Chengde City, Hebei Province, the PRC. The Company acts as an investment holding company. The principal activities of its subsidiaries are set out in note 12 to the consolidated financial statements.

# **BUSINESS REVIEW**

A fair review of the business of the Company as well as a discussion and analysis of the Group's performance during the Year 2022 and the material factors underlying its results and financial position can be found in the management discussion and analysis set out on pages 5 to 10 of this annual report. These discussions form part of this report.

# PRINCIPAL RISKS AND UNCERTAINTIES

The following list is a summary of certain risks and uncertainties involved in the operations of the Group, some of which are beyond its control. The major risks include:

- The traditional Chinese medicine industry is highly regulated and the regulatory framework, requirements and enforcement trend may be tightened in the future.
- We may not be able to remain in full compliance with the evolving GMP standards or other regulatory requirements (such as the requirement for registration of Drug Approval Number) which are material to our business.
- Failure to comply with the relevant quality and safety standards of the PRC could lead to fines, lawsuits or other penalties that may adversely affect our operations.
- We rely on our distributors to onsell and distribute our products and we have limited control over them.
- If our products are produced improperly or contaminated, we may incur losses resulting from product recalls or
  product liability claims. Our reputation, business, financial condition and results of operations may be materially and
  adversely affected as a result.
- The PRC Government may determine that the Contractual Arrangements (as defined under the section headed "Continuing Connected Transactions" below) are not in compliance with applicable PRC laws, rules, regulations or policies.

However, the above is not an exhaustive list. Investors are advised to make their own judgment or consult their own investment advisors before making any investment in the shares of the Company.

# **CORPORATE REORGANISATION**

The Company was incorporated in the Cayman Islands as exempted company with limited liability on 12 August 2019.

The Company completed the corporate reorganisation (the "Reorganisation") on 26 February 2020 in preparation for the listing of the Company's shares (the "Shares") on the Stock Exchange pursuant to which the Company became the holding company of the companies now comprising the Group.

Details of the Reorganisation are set out in the paragraphs headed "REORGANISATION" under the section headed "History, Development and Reorganisation" in the Prospectus. The Shares were successfully listed on the Stock Exchange on 15 January 2021.

# **ENVIRONMENTAL, SOCIAL AND GOVERNANCE POLICIES AND PERFORMANCES**

The Group is committed to ensuring that all business activities are economically, socially and environmentally sustainable. It has identified various ESG areas and has taken measures to control the environmental and social impacts during its operations. During the Year 2022, the Group has ensured that all applicable ESG laws and regulations are strictly complied with and notable effort is spent on various aspects of the corporate social responsibility, including greenhouse gas reduction, development and training opportunities for employees, environmental compliance, health and safe work environment for employees.

Further details are set out in the ESG Report on page 30 to 55 of this annual report.

# **RESULTS AND DIVIDENDS**

The results of the Group for the Year 2022 are set out in the consolidated statement of profit or loss and other comprehensive income on page 75 of this annual report.

The Board does not recommend the payment of a final dividend for the Year 2022 (2021: HK\$0.0167 per ordinary share).

# **CLOSURE OF REGISTER OF MEMBERS**

The register of members of the Company will be closed from Wednesday, 24 May 2023 to Tuesday, 30 May 2023, both days inclusive, during which no transfer of shares of the Company will be registered. In order to determine the identity of members who are entitled to attend and vote at the AGM to be held on Tuesday, 30 May 2023, all share transfer documents accompanied by the relevant share certificates must be lodged with the Company's Share Registrar, Tricor Investors Services Limited, at 17/F, Far East Finance Centre, 16 Harcourt Road, Hong Kong no later than 4:30 p.m. on Tuesday, 23 May 2023 for registration.

# **SUBSIDIARIES**

Particulars of the Company's subsidiaries are set out in note 12 to the consolidated financial statements.

# PROPERTY, PLANT AND EQUIPMENT

Details of movements in the property, plant and equipment of the Group during the Year 2022 are set out in note 13 to the consolidated financial statements of this annual report.

# **Directors' Report (Continued)**

# SHARE CAPITAL

Details of movements during the Year 2022 in the share capital of the Company are explained in note 22 to the consolidated financial statements of this annual report.

# **DISTRIBUTABLE RESERVES**

Details of movements in the reserves of the Group during the Year 2022 are set out in the consolidated statement of changes in equity on pages 77 to 78 of this annual report.

The Company's reserves available for distribution to the Shareholders as at 31 December 2022 amounted to approximately RMB78,180,000 (2021: RMB84,480,000).

#### **FINANCIAL SUMMARY**

A summary of the results and of the assets and liabilities of the Group for the past five financial years is set out on page 128 of this annual report.

#### **DIRECTORS**

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

#### **Executive Directors:**

Ms. Zhang Hongli (張宏麗) (Chief Executive Officer)

Mr. Li Jinglian (栗景連)

Mr. Jiang Zhendong (姜振東)

# **Independent Non-executive Directors:**

Ms. Liu Ling (劉凌)

Mr. Leung Tsz Wing (梁子榮)

Mr. Chan Kam Leung (陳錦良)

Mr. Wong Chi Kin (黃志堅)

Mr. Chan Kam Leung has resigned and Mr. Wong Chi Kin has been appointed as an independent non-executive Director of the Company with effect from 13 April 2023. In accordance with article 108 (a) and (b) and article 112 of the articles of association of the Company, Mr. Li Jinglian, Mr. Leung Tsz Wing and Mr. Wong Chi Kin will retire from office as executive Directors at the forthcoming annual general meeting of the Company, and being eligible, offer themselves for re-election.

Each of the independent non-executive Directors has confirmed in writing his/her independence to the Company pursuant to Rule 3.13 of the Listing Rules. The Company considers all the independent non-executive Directors are independent to the Company.

# BIOGRAPHICAL DETAILS OF DIRECTORS AND SENIOR MANAGEMENT

The biographical details of the Directors and the Senior Management are disclosed in the section headed "Biographical Details of Directors and Senior Management" on pages 11 to 15 of this annual report.

# **DIRECTORS' SERVICE CONTRACTS**

None of the Directors proposed for election at the forthcoming AGM has or is proposed to have a service contract with the Company or any of its subsidiaries which is not terminable by the Group within one year without payment of compensation, other than the statutory compensation.

# **MANAGEMENT CONTRACTS**

Other than the Directors' service contracts and appointment letters, no contracts concerning the management and administration of the whole or any substantial part of the business of the Company were entered into or existed for the year ended 31 December 2022.

# DIRECTORS' INTERESTS IN TRANSACTIONS, ARRANGEMENTS OR CONTRACTS OF SIGNIFICANCE

Apart from the Contractual Arrangements (as defined under the section headed "Continuing Connected Transactions" below) set out in the section headed "Continuing Connected Transactions" below, there was no transaction, arrangement or contract of significance to which the Company or any related companies (holding companies, subsidiaries, or fellow subsidiaries) was a party and in which a Director or an entity connected with a Director had a material interest, whether directly or indirectly, subsisted at the end of the Year 2022 or at any time during the Year 2022.

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

As at 31 December 2022, the interests and short positions of the Directors and chief executive of the Company in Shares, underlying Shares and debentures of the Company or any of the associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance ("SFO") which have been notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including any interest or short positions which they are taken or deemed to have under such provisions of the SFO), or which were required, pursuant to section 352 of the SFO, to be entered in the register referred to therein, or under the Listing Rules, to be notified to the Company and the Stock Exchange, were as follows:

#### (a) Interests in the Shares

Name	Capacity/Nature of interest	Number of Shares interested in	Percentage of interest in the Company
Mr. Xie (Notes 1 and 2)	Interest in a controlled corporation	450,000,000	75%
		(long position)	

#### Notes:

1. These Shares are held by Modern Biotechnology Group Holdings Co., Ltd (現代生物科技集團控股有限公司) ("**Modern Biotechnology**") which is a company incorporated in the British Virgin Islands. The entire issued share capital of Modern Biotechnology is owned by Mr. Xie who passed away on 24 December 2021, is therefore deemed to be interested in the Shares held by Modern Biotechnology under the SFO.

# **Directors' Report (Continued)**

2. Due to the passing away of Mr. Xie in December 2021, the spouse of Mr. Xie, Ms. Sun Xinlei (孫新磊) had (i) engaged her legal counsel in the British Virgin Islands to process her application for the inheritance of Mr. Xie's estate, and (ii) received preliminary requisitions from the British Virgin Islands Court regarding such application as at the date of approval of this annual report.

# (b) Interests in the shares of associated corporations

Name	Name of associated corporation	Capacity/Nature of interest	f Number of shares	of interest in associated corporations
Mr. Xie	Modern Biotechnology	Beneficial owner	One share of US\$1.00 (long position)	100%
	Chengde Yushi (Note 1)	Beneficial owner	N/A (Note 2)	100%

#### Notes:

- Chengde Yushi is a limited liability company established in the PRC. It is regarded as an indirect wholly-owned subsidiary of the Group by virtue of the Contractual Arrangements (as defined under the section headed "Continuing Connected Transactions" in the Directors' Report) entered into with the Group.
- 2. The percentage of shareholding is determined with reference to the percentage of subscribed registered capital of the shareholder.

#### SHARE OPTION SCHEME

On 18 December 2020, the Company adopted a share option scheme (the "Scheme"), salient features of which are as follows:

#### (a) Purpose of the Scheme

The Scheme is a share incentive scheme and is established to enable the Group to (i) recognise and acknowledge the contributions that eligible participants have (or may have) made or may make to the Group (whether directly or indirectly); (ii) attract and retain and appropriately remunerate the best possible quality of employees and other eligible participants; (iii) motivate the eligible participants to optimise their performance and efficiency for the benefit of the Group; (iv) enhance its business, employee and other relations; and/or (iv) retain maximum flexibility as to the range and nature of rewards and incentives which the Group can offer to eligible participants.

# (b) Eligible participants to the Scheme

Eligible participants mean (i) any employee or officer employed by any member of the Group or an affiliate (whether full time or part time) and any of his/her close associates; (ii) any director or proposed director of any member of the Group or any company which is an affiliate and their respective close associates; and (iii) any consultant, professional, customer, supplier, agent, franchisee, partner, adviser or contractor of any member of the Group or any of the affiliates and their respective close associates, who the Board in its absolute discretion determines to be qualified to be (or, where applicable, to continue to be qualified to be) an eligible participant.

#### (c) Maximum number of Shares

The maximum number of Shares which may be issued upon exercise of all options to be granted under the Scheme and other schemes shall not, in aggregate, exceed 10% of the Shares in issue as at the Listing date (the "Scheme Mandate Limit") unless approved by the Shareholders. The Scheme Mandate Limit may be refreshed if so approved by the Shareholders at general meeting from time to time provided the Scheme Mandate Limit so refreshed must not exceed 10% of the Shares in issue as at the date of approval of such renewal by the Shareholders at general meeting.

The maximum number of Shares which may be issued upon exercise of all outstanding options granted and yet to be exercised under the Scheme and other schemes must not, in aggregate, exceed 30% of the Shares in issue from time to time. Notwithstanding anything contrary to the terms of the Scheme, no options may be granted under the Scheme or other schemes if this will result in the said 30% limit being exceeded.

# (d) Maximum entitlement of a grantee

Unless approved by the Shareholders, no option may be granted to any eligible participant which, if exercised in full, would result in the total number of Shares issued and to be issued upon exercise of the options already granted or to be granted to such eligible participant under the Scheme (including exercised, cancelled and outstanding options) in any 12-month period up to and including the date of such grant exceeding 1% in aggregate of the Shares in issue as at the date of such grant.

#### (e) Exercise price

Subject to any adjustment made pursuant to the alteration in the capital structure of the Company, the exercise price in respect of any particular option (the "Exercise Price") shall be a price determined by the Board and stated in the offer letter, and shall not be less than the higher of:

- (i) the closing price of the Shares as stated in the Stock Exchange's daily quotations sheet on the date of the offer, which must be a Business Day;
- (ii) the average of the closing prices of the Shares as stated in the Stock Exchange's daily quotation sheets for the five Business Days immediately preceding the date of the offer; and
- (iii) the nominal value of a Share prevailing on the date of the offer.

# (f) Rights are personal to grantee

An option shall be personal to the grantee and shall not be assignable and no grantee shall in any way sell, transfer, charge, mortgage, encumber or create any interest in favour of any third party over or in relation to any option, except for the transmission of an option on the death of the grantee to his personal representative(s) on the terms of the Scheme.

# **Directors' Report (Continued)**

# (g) Duration

The Scheme shall be valid and effective for a period of ten years commencing on the effective date of the Scheme, after which no further options may be offered or granted under the Scheme but the provisions of the Scheme shall remain in full force and effect to the extent necessary to give effect to the exercise of any options granted prior thereto or otherwise as may be required in accordance with the terms and conditions of the Scheme.

No option had been granted by the Company under the Scheme since its inception.

# **DIRECTORS' RIGHTS TO PURCHASE SHARES OR DEBENTURES**

Save as otherwise disclosed in the Directors' Report, at no time during the Year 2022 was the Company or any of its holding companies, subsidiaries or fellow subsidiaries a party to any arrangements to enable the Directors and chief executives of the Company to acquire benefits by means of the acquisition of shares in, or debentures of, the Company or any body corporate, and none of the Directors and chief executives or their spouses or children under the age of 18, had any right to subscribe for the securities of the Company, or had exercised any such right during the Year 2022.

# **EMOLUMENT POLICY AND DIRECTORS' REMUNERATION**

A remuneration committee of the Company was set up for reviewing the Group's remuneration policy and structure for all remuneration of the Directors and senior management of the Group, having regard to the Group's operating results, individual performance of the Directors and senior management and comparable market practices. The committee regularly reviews its compensation and benefit polices to ensure that the remuneration package offered remains competitive and in line with referent labour regulations.

Details of the emoluments of the Directors, and the five highest paid individuals for the year ended 31 December 2022 are set out in notes 7 and 8 to the consolidated financial statements of this annual report.

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

As at 31 December 2022, so far as is known to the Directors, the following person (not being a Director or chief executive of the Company) had interests or short positions in shares or underlying shares of the Company which would fall to be disclosed to the Company and the Stock Exchange under the provision of Divisions 2 and 3 of Part XV of the SFO or which would be required, pursuant to Section 336 of the SFO, to be entered in the register referred to therein:

Name	Capacity/Nature of interest	Number of shares held	Percentage of interest in the Company
Modern Biotechnology	Beneficial owner	450,000,000 (long position)	75%

# **CONTINUING CONNECTED TRANSACTIONS**

As disclosed in the Prospectus, Shijiazhuang Medical Research Advisory Company Limited (石家莊藥研諮詢有限公司) ("Shijiazhuang Medical Research"), an indirect wholly-owned subsidiary of the Group, entered into series of contractual arrangements (the "Contractual Arrangements") with Chengde Yushi and Mr. Xie, details of which are as follows:

# (a) Exclusive Option Agreement

Pursuant to the Exclusive Option Agreement, Shijiazhuang Medical Research (or the Company or any subsidiary of the Company, the "designee") was granted an irrevocable and exclusive right to purchase from Mr. Xie and/ or Chengde Yushi all or any part of their equity interest in and/or assets of Chengde Yushi for a nominal price, unless the relevant government authorities or the PRC laws request that another amount be used as the purchase price, in which case the purchase price shall be the lowest amount under such request. Subject to relevant PRC laws and regulations, Mr. Xie and/or Chengde Yushi shall return any amount of purchase price they have received to Shijiazhuang Medical Research. At Shijiazhuang Medical Research's request, Mr. Xie and/or Chengde Yushi will promptly and unconditionally transfer their respective equity interests in and/or asset of Chengde Yushi to Shijiazhuang Medical Research (or its designee) after Shijiazhuang Medical Research exercises its purchase right. The Exclusive Option Agreement is valid for an initial term of ten years and Shijiazhaung Medical Research has the right to renew the term of the Exclusive Option Agreement. Upon expiration of the initial term, the Exclusive Option Agreement will be automatically extended for an indefinite term until Shijiazhuang Medical Research serves a written notice to confirm the term of renewal. Shijiazhuang Medical Research intends to renew the Exclusive Option Agreement upon the expiry of its initial term unless (i) all equity interest in and/or assets of Chengde Yushi are transferred to Shijiazhuang Medical Research or its designee and (ii) Shijiazhuang Medical Research and its subsidiaries are allowed to carry out the processing techniques of Chengde Yushi for traditional Chinese medicine decoction pieces such as steaming, frying, simmering and calcining (the "Relevant Businesses") in the production of PCM under the applicable PRC laws and regulations.

In order to prevent the flow of the assets and value of Chengde Yushi to Mr. Xie, during the term of the Exclusive Option Agreement, any assets of Chengde Yushi is not allowed to be sold, transferred, mortgaged or otherwise disposed without the prior written consent of Shijiazhuang Medical Research. In addition, Chengde Yushi is not allowed to make any distributions to its shareholders without the prior written consent of Shijiazhuang Medical Research. In the event that Mr. Xie receives any distribution from Chengde Yushi and subject to the PRC laws, Mr. Xie must immediately pay or transfer such distribution to Shijiazhuang Medical Research (or its designee). If Shijiazhuang Medical Research exercises its purchase right, all or any part of the equity interest in and/or assets of Chengde Yushi acquired would be transferred to Shijiazhuang Medical Research.

As provided in the Exclusive Option Agreement, without the prior written consent of Shijiazhuang Medical Research, Chengde Yushi shall not, among other things, (i) sell, transfer, pledge or dispose of in any manner any of its assets; (ii) execute any material contract for a value more than RMB1 million, except any contracts in the ordinary course of business and any contracts entered into with any members of our Group; (iii) provide any loan, financial support, pledge or guarantees in any form to any third party, or allow any third party create any pledge or other security interest on its assets or equity; (iv) incur, inherit, guarantee or allow any debt that is not incurred in the ordinary course of business of Chengde Yushi or not disclosed and consented to by Shijiazhuang Medical Research; (v) enter into any consolidation, partnership, joint venture, or merger with any third party, or acquire or invest in any third party; or (vi) increase or reduce its registered capital, or alter the structure of the registered capital, or alter the company nature of Chengde Yushi in any other way. The Exclusive Option Agreement also provides that Mr. Xie and Chengde Yushi shall procure the subsidiaries of Chengde Yushi (if any) to comply with the above undertaking as if they are parties to the Exclusive Option Agreement.

# (b) Exclusive Business Cooperation Agreement

Pursuant to the Exclusive Business Cooperation Agreement, Chengde Yushi agreed to engage Shijiazhuang Medical Research as its exclusive provider of business support, technical and consulting services to the extent allowed under the PRC laws, including the consultation services, procurement, production and sales consulting services in relation to the manufacturing and development of medicines, human resources consulting services, tax and financial management services, information system services, internal control services, technical support, licensing services, management consulting services in connection with the business operation of Chengde Yushi, consulting services in connection with the application of the necessary licenses, approvals and permits for the business operation of Chengde Yushi, in exchange for service fees. Under these arrangements, the service fees, subject to Shijiazhuang Medical Research's adjustment, are equal to the cumulative net profit of Chengde Yushi and its subsidiaries (if any). Shijiazhuang Medical Research may adjust the service fees at its sole discretion, after consideration of certain factors, including but not limited to the deduction of necessary costs, expenses, taxes and other statutory contribution in relation to the respective fiscal year, and may also include accumulated losses of Chengde Yushi and its subsidiaries (if any) from previous financial periods, which will be wired to the designated account of Shijiazhuang Medical Research upon issuance of payment notification by Shijiazhuang Medical Research.

Intellectual property rights are developed during the normal course of business of Chengde Yushi and its subsidiaries (if any). Pursuant to the Exclusive Business Cooperation Agreement, Shijiazhuang Medical Research has the exclusive and proprietary rights to all intellectual properties developed by Chengde Yushi and its subsidiaries (if any), given that Shijiazhuang Medical Research provides consultation services to Chengde Yushi and its subsidiaries (if any) during the term of the Exclusive Business Cooperation Agreement. Although the Group does not intend to transfer any existing intellectual property rights held by Chengde Yushi to Shijiazhuang Medical Research, Chengde Yushi is required under the Contractual Arrangements to obtain Shijiazhuang Medical Research's prior written consent before they transfer, assign or dispose of any of the intellectual properties to any third party.

The Exclusive Business Cooperation Agreement is valid for an initial term of ten years and Shijiazhaung Medical Research has the right to renew the term of the Exclusive Business Cooperation Agreement. Upon expiration of the initial term, the Exclusive Business Cooperation Agreement will be automatically extended for an indefinite term until Shijiazhaung Medical Research serves a written notice to confirm the term of renewal. Shijiazhuang Medical Research intends to renew the Exclusive Business Cooperation Agreement upon the expiry of its initial term unless (i) all equity interest in and/or assets of Chengde Yushi are transferred to Shijiazhuang Medical Research or its designee; and (ii) Shijiazhuang Medical Research and its subsidiaries are allowed to carry out the Relevant Businesses under the applicable PRC laws and regulations.

#### (c) Equity Pledge Agreement

Under the Equity Pledge Agreement, Mr. Xie pledged as first charge all of his equity interest in Chengde Yushi to Shijiazhuang Medical Research as collateral security for any or all of his payments due to Shijiazhuang Medical Research and to secure performance of (i) the respective obligations of Chengde Yushi and Mr. Xie under the Exclusive Option Agreement and the Power of Attorney (as defined below); and (ii) the obligations of Chengde Yushi under the Exclusive Business Cooperation Agreement. The Equity Pledge Agreement will not terminate until (i) all obligations of Chengde Yushi and Mr. Xie under the Contractual Arrangements are satisfied in full; (ii) Shijiazhuang Medical Research and/or its designee exercises its exclusive option to purchase the entire equity interests of Mr. Xie in Chengde Yushi and/or the entire assets of Chengde Yushi pursuant to the terms of the Exclusive Option Agreement when it is permitted to do so under the applicable PRC laws and conducts; (iii) Shijiazhuang Medical Research exercises its unilateral and unconditional right of termination; or (iv) the agreement is required to be terminated in accordance with applicable PRC laws.

#### (d) Power of Attorney

Pursuant to the Power of Attorney, Mr. Xie appointed Shijiazhuang Medical Research or a director of its offshore holding company or its/his/her successor (including a liquidator replacing Shijiazhuang Medical Research's director) as his exclusive agent and attorney to act on his behalf on all matters concerning Chengde Yushi and to exercise all of its rights as a registered shareholder of Chengde Yushi. These rights include (i) the right to propose, convene and attend shareholders' meetings; (ii) the right to sell, transfer, pledge or dispose of shares; (iii) the right to exercise shareholders' voting rights; and (iv) the right to act as the legal representative (chairperson), the director, supervisor, the chief executive officer (or general manager) and other senior management members of Chengde Yushi. The authorised person is entitled to sign minutes, file documents with the relevant companies registry and exercise voting rights on the winding up of Chengde Yushi on behalf of Mr. Xie. Mr. Xie has also undertaken to transfer all assets obtained after the winding up of Chengde Yushi to Shijiazhuang Medical Research at nil consideration or the lowest price permissible by the then applicable PRC laws.

The Power of Attorney also provided that, in order to avoid potential conflicts of interest, where Mr. Xie is an officer or a director of Shijiazhuang Medical Research, the power of attorney is granted in favour of other unrelated officers or directors of the Company.

The Power of Attorney shall automatically terminate once Shijiazhuang Medical Research (or any member of our Group other than Chengde Yushi and its subsidiaries (if any)) directly holds the entire equity interests in and/or the entire assets of Chengde Yushi once permitted under the then PRC laws and Shijiazhuang Medical Research (or its subsidiaries (if any)) is allowed to conduct the Relevant Businesses under the then PRC laws, following which Shijiazhuang Medical Research is registered as the sole shareholder of Chengde Yushi.

# (e) Spouse's Undertaking

Ms. Sun Xinlei (孫新磊), the spouse of Mr. Xie, executed an irrevocable undertaking, whereby she expressly and irrevocably acknowledged and has undertaken that (i) any equity interest held by Mr. Xie in Chengde Yushi does not fall within the scope of their communal properties; (ii) she will not have any claim on the interests of Chengde Yushi obtained through the Contractual Arrangements; and (iii) she has never participated and unless with the prior written consent of Shijiazhuang Medical Research, will not participate in the operation or management of Chengde Yushi.

The transactions contemplated under the Contractual Arrangements constituted non-exempt continuing connected transactions under Chapter 14A of the Listing Rules. However, waivers from strict compliance has been granted by the Stock Exchange in respect of (i) the announcement, circular and independent shareholders' approval requirements for the transactions contemplated under the Contractual Arrangements pursuant to Rule 14A.105 of the Listing Rules; and (ii) the requirement of setting an annual cap for the transactions under the Contractual Arrangements under Rule 14A.53 of the Listing Rules subject to several conditions and requirements.

As confirmed by the PRC legal advisers to the Company, notwithstanding the passing away of Mr. Xie on 24 December 2021, the existing Contractual Arrangements remained in full force and effect for the Year 2022.

# **Directors' Report (Continued)**

#### Confirmation of independent non-executive Directors

The independent non-executive Directors have reviewed the Contractual Arrangements and confirmed that:

- the transactions carried out during the Year 2022 have been entered into in accordance with the relevant provisions of the Contractual Arrangements;
- no dividends or other distributions have been made by Chengde Yushi to Mr. Xie which are not otherwise subsequently assigned or transferred to the Group; and
- any new contracts entered into, renewed or reproduced between the Group and Chengde Yushi during the Year 2022 are fair and reasonable, or advantageous to the Shareholders, so far as the Group is concerned and in the interests of the Company and the Shareholders as a whole.

#### Confirmation of auditor of the Company

Mazars, the Company's independent auditor, was engaged to report on the continuing connected transactions in accordance with Hong Kong Standard on Assurance Engagements 3000 (Revised) "Assurance Engagements Other Than Audits or Reviews of Historical Financial Information" and with reference to Practice Note 740 (Revised) "Auditor's Letter on Continuing Connected Transactions under the Hong Kong Listing Rules" issued by the Hong Kong Institute of Certified Public Accountants. Based on the results of the work performed, Mazars has issued a limited assurance report containing an unqualified conclusion in respect of the continuing connected transactions in accordance with Rule 14A.56 of the Listing Rules in confirming that:

- nothing has come to their attention that causes them to believe that the transactions have not been approved by the Directors;
- nothing has come to their attention that causes them to believe that the transactions were not entered into, in all
  material respects, in accordance with the relevant provisions of the Contractual Arrangements; and
- nothing has come to their attention that causes them to believe that dividends or other distributions have been made by Chengde Yushi to its registered shareholder which are not otherwise subsequently assigned or transferred to the Group.

#### MATERIAL RELATED PARTY TRANSACTIONS

Details of the material related party transactions are set out in note 24 to the consolidated financial statements of this annual report. Pursuant to Rule 14A.72 of the Listing Rules, the Company confirmed that these related party transactions were continuing connected transactions exempt from the connected transactions requirements. The Company has complied with the disclosure requirements in accordance with Chapter 14A of the Listing Rules.

# **MAJOR CUSTOMERS AND SUPPLIERS**

For the year ended 31 December 2022, sales to the Group's five largest customers accounted for approximately 39.6% (2021: 39.1%) of the total revenue of the Group, while the percentage of the total revenue of the Group attributable to the Group's largest customer was approximately 9.8% (2021: 9.5%).

For the Year 2022, purchases from the Group's five largest suppliers accounted for approximately 58.6% (2021: 58.2%) of the total purchases of raw materials of the Group, while the percentage of the total purchases of raw materials of the Group attributable to the Group's largest supplier was approximately 14.9% (2021: 15.3%).

None of the Directors, or any of their associates or any other shareholders, who, to the best knowledge of the Directors, owns more than 5% of the Company's issued share capital, had any beneficial interest in the Group's five largest customers and suppliers during the Year 2022.

#### PRE-EMPTIVE RIGHTS

There are no provisions for pre-emptive rights under the articles of association of the Company or the laws of the Cayman Islands which would oblige the Company to offer new shares on a pro rata basis to existing Shareholders.

#### TAX RELIEF AND EXEMPTION

The Group is not aware of any tax relief and exemption available to the Shareholders by reason of their holding of the Company's securities. Intending holders and investors of the Shares are recommended to consult their professional advisers if they are in any doubt as to the taxation implications (including tax relief) of subscribing for, purchasing, holding, disposing of or dealing in the Shares. It is emphasized that none of the Company or its Directors or officers will accept any responsibility for any tax effect on, or liabilities of, holders of the Shares resulting from their subscription for, purchase, holding, disposal of or dealing in the Shares.

#### PERMITTED INDEMNITY PROVISION

For the Year 2022, the Company maintains a directors and officers liability insurance. A directors' liability insurance is currently in place to protect the Directors against potential costs and liabilities arising from claims brought against the Directors.

# **COMPETING INTERESTS**

Other than the equity interest held by Mr. Xie in Chengde Yushi as disclosed under the section headed "Continuing Connected Transactions" in this annual report, none of the controlling shareholders, namely Mr. Xie and Modern Biotechnology, the Directors nor their respective close associates (as defined in the Listing Rules) is interested in any business apart from the business operated by the Group which competes or is likely to compete, directly or indirectly, with the Group's business during the Year 2022 and up to the date of this annual report.

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

During the Year 2022, neither the Company nor any of its subsidiaries had purchased, sold or redeemed any of the Company's listed securities.

# SUFFICIENCY OF PUBLIC FLOAT

Based on information that is publicly available to the Company and within the knowledge of the Directors, at least 25% of the Company's total issued share capital was held by the public as at the date of this annual report.

# **Directors' Report (Continued)**

# **CORPORATE GOVERNANCE**

The Company is committed to maintaining high standards of corporate governance practices. Information on the corporate government practices adopted by the Company is set out in the "Corporate Governance Report" on pages 16 to 29 of this annual report.

# INTEREST OF COMPLIANCE ADVISER

As at 31 December 2022, as notified by the company's compliance adviser, Soochow Securities International Capital Limited, neither the compliance adviser nor any of its directors, employees or associates had any interests in relation to the Company.

# **EVENTS AFTER THE REPORTING PERIOD**

The Directors are not aware of any significant event which has taken place subsequent to 31 December 2022 and up to the date of this annual report.

#### **AUDITOR**

The consolidated financial statements for the Year 2022 have been audited by Mazars CPA Limited. Mazars CPA Limited shall retire in the forthcoming AGM and, being eligible, offer themselves for re-appointment. A resolution for the reappointment as auditor of the Company will be proposed at the forthcoming AGM. There is no change in auditor since 15 January 2021, being the date of listing of the Shares on the Stock Exchange.

On behalf of the Board

Ms. Zhang Hongli

Executive Director

Modern Chinese Medicine Group Co., Ltd.

23 March 2023

# **Independent Auditor's Report**



MAZARS CPA LIMITED 中審眾環 (香港) 會計師事務所有限公司

42nd Floor, Central Plaza´ 18 Harbour Road, Wanchai, Hong Kong 香港灣仔港灣道18號中環廣場42樓

Tel 電話: (852) 2909 5555 Fax 傳真: (852) 2810 0032 Email 電郵: info@mazars.hk Website 網址: www.mazars.hk

To the members of Modern Chinese Medicine Group Co., Ltd. (incorporated in the Cayman Islands with limited liability)

# **OPINION**

We have audited the consolidated financial statements of Modern Chinese Medicine Group Co., Ltd. (the "Company") and its subsidiaries (hereinafter collectively referred to as the "Group") set out on pages 75 to 127, which comprise the consolidated statement of financial position at 31 December 2022, and the consolidated statement of profit or loss and other comprehensive income, the consolidated statement of changes in equity and the consolidated statement of cash flows for the year then ended, and notes to the consolidated financial statements, including a summary of significant accounting policies.

In our opinion, the consolidated financial statements give a true and fair view of the consolidated financial position of the Group at 31 December 2022, and of its financial performance and cash flows for the year then ended in accordance with Hong Kong Financial Reporting Standards ("HKFRSs") issued by the Hong Kong Institute of Certified Public Accountants (the "HKICPA") and have been properly prepared in compliance with 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.

# **KEY AUDIT MATTERS**

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

# **Independent Auditor's Report (Continued)**

# **KEY AUDIT MATTERS (CONTINUED)**

#### Key audit matters

# Revenue recognition

Refer to Notes 2 and 4 to the consolidated financial statements.

Revenue of the Group mainly comprises production of proprietary Chinese medicine in the People's Republic of China.

The Group enters into distribution agreements with most of its customers including the terms of delivery and policies for marketing incentives. Purchase orders are then placed with the Group for each purchase by the customers, which specify the terms of sales relating to pricing, return and the location of delivery.

Once the products delivered are accepted by the customers, control over the goods is considered to have been transferred to the customers and revenue is recognized accordingly.

We identified revenue recognition as a key audit matter because revenue is one of the key performance indicators of the Group and therefore there is an inherent risk of manipulation of the timing of recognition of revenue by management to meet specific targets or expectations.

#### How our audit addressed the key audit matter

Our key audit procedures to assess the timing of revenue recognition included the following:

- obtaining an understanding of and assessing the effectiveness of design and, implementation of management's key internal controls in relation to revenue recognition;
- inspecting agreements and purchase orders with customers, on a sample basis, to understand the terms of the sales transactions including the terms of delivery and/or acceptance and any sales return arrangements to assess the Group's revenue recognition policies with reference to the requirements of the prevailing accounting standards;
- comparing the revenue recorded during the financial year, on a sample basis, to the purchase orders, goods delivery notes, customers' acknowledge of receipt and delivery records, where applicable;
- inspecting goods delivery notes and/or delivery records, on a sample basis, to assess whether revenue transactions recorded around the financial year end date has been recognised in the appropriate financial period on the basis of the terms of sale as set out in the purchase orders; and
- inspecting underlying documentation for manual journal entries and adjustments relating to revenue raised during the year which met specific risk-based criteria.

# **KEY AUDIT MATTERS (CONTINUED)**

# Key audit matters

Determination of whether the Group has control over a subsidiary governed under a series of contractual arrangements

Refer to Notes 2 and 12 to the consolidated financial statements.

The Group, through its indirect wholly-owned subsidiary, Shijiazhuang Medical Research Advisory Company Limited\* (石家莊藥研諮詢有限公司), entered into a series of contractual arrangements (the "Contractual Arrangements") with Chengde Yushi Jindan Pharmaceutical Co., Ltd.\* ("Chengde Yushi") (承德御室金丹藥業有限公司) and its registered shareholder of Chengde Yushi. The Group, through the Contractual Arrangements, has exposure and rights to variable returns from its involvement with Chengde Yushi and has ability to affect those returns through its power over Chengde Yushi. Therefore, the Group is considered to have control over Chengde Yushi.

In determining the extent of the Group's involvement with and control over Chengde Yushi, the management considered a number of factors including whether the Group has: (i) exercise effective financial and operational control over Chengde Yushi; (ii) exercised equity holders' voting rights of Chengde Yushi; (iii) received substantially all of the economic interest returns generated by Chengde Yushi in accordance to the amount of equity interest held by the Group and/or the Contractual Arrangements; (iv) obtained an irrevocable and exclusive right to purchase the remaining entire equity interest in Chengde Yushi from the respective equity holders; and (v) obtained a pledge over the entire equity interest of Chengde Yushi from their respective equity holders under the Contractual Arrangements, as appropriate.

We identified the above matter as a key audit matter because Chengde Yushi is material to the Group and the determination of whether the Group has power to control over Chengde Yushi involves a significant degree of management's judgement.

\* For identification purpose only

# How our audit addressed the key audit matter

Our key audit procedures to assess the determination of control over Chengde Yushi included:

- evaluating the terms in the Contractual Arrangements in connection with the Group's control over Chengde Yushi;
- understanding how the Group controls the daily business operation and financing activities of Chengde Yushi;
- evaluating the management's assessment in relation to the control over Chengde Yushi according to HKFRS 10;
- obtaining an updated legal opinion from the Company's PRC legal counsel regarding whether the Contractual Arrangements are in compliance with relevant PRC laws and regulations and are legally binding and enforceable; and
- evaluating the Company's PRC legal counsel's competence, capabilities and objectivity.

## **Independent Auditor's Report (Continued)**

## OTHER INFORMATION

The directors of the Company are responsible for the other information. The other information comprises the information included in the 2022 annual report of the Company but does not include the consolidated financial statements and our auditor's report thereon.

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

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

# RESPONSIBILITIES OF DIRECTORS AND THOSE CHARGED WITH GOVERNANCE FOR THE CONSOLIDATED FINANCIAL STATEMENTS

The directors of the Company are responsible for the preparation of the consolidated financial statements that give a true and fair view in accordance with HKFRSs issued by the HKICPA and the disclosure requirements of the Hong Kong Companies Ordinance, and for such internal control as the directors determine is necessary to enable the preparation of the 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.

Those charged with governance are responsible for overseeing the Group's financial reporting process.

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

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

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

# 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 directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the group audit. We remain solely responsible for our audit opinion.

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

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

# **Independent Auditor's Report (Continued)**

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

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

#### **Mazars CPA Limited**

Certified Public Accountants Hong Kong, 23 March 2023

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

Law Lai Ting

Practising Certificate number: P07322

# **Consolidated Statement of Profit or Loss and Other Comprehensive Income**

		For the year ended 31 December		
		2022	2021	
	Notes	RMB'000	RMB'000	
Revenue	4	399,656	360,695	
Cost of sales		(228,870)	(202,267)	
Gross profit		170,786	158,428	
Other income, gain and losses, net	5	(4,757)	657	
Selling and distribution expenses		(25,432)	(21,877)	
Administrative and other operating expenses		(16,259)	(22,912)	
Finance costs	6	(14)	(74)	
Profit before tax	6	124,324	114,222	
Income tax expenses	9	(36,495)	(32,446)	
Profit for the year		87,829	81,776	
Other comprehensive income (loss):				
Item that will not be reclassified to profit or loss				
Exchange differences on translation from functional currency to presentation currency		7,437	_	
Item that may be reclassified subsequently to profit or loss				
Exchange differences on consolidation		(1,371)	(411)	
Other comprehensive income (loss) for the year, net of tax		6,066	(411)	
Total comprehensive income for the year		93,895	81,365	
Earnings per share attributable to owners of the Company				
go par onare distributable to office of the company		RMB cents	RMB cents	
Basic and diluted	10	14.64	13.77	

# **Consolidated Statement of Financial Position**

	At 31 December		
		2022	2021
	Notes	RMB'000	RMB'000
Non-current assets			
Property, plant and equipment	13	78,452	71,843
Intangible assets	14	292	389
Right-of-use assets	15	2,154	2,261
Deposits paid for acquisition of property, plant and equipment	16	9,435	9,435
Deferred tax assets	21	8,711	5,170
		99,044	89,098
Current assets			
Inventories	17	41,509	58,692
Trade and other receivables	18	78,725	72,062
Bank balances and cash		282,256	176,091
		402,490	306,845
Current liabilities			
Trade and other payables	19	64,617	50,896
Lease liabilities	20	393	341
Income tax payables		8,344	7,276
		73,354	58,513
Net current assets		329,136	248,332
Total assets less current liabilities		428,180	337,430
Non-current liabilities			
Lease liabilities	20	_	69
Deferred tax liabilities	21	5,246	_
		5,246	69
NET ASSETS		422,934	337,361
Capital and reserves			
Share capital	22	5,010	5,010
Reserves	23	417,924	332,351
TOTAL EQUITY		422,934	337,361

The consolidated financial statements on pages 75 to 127 were approved and authorised for issue by the Board of Directors on 23 March 2023 and signed on its behalf by

Ms. Zhang Hongli

Director

Mr. Jiang Zhendong

Director

# **Consolidated Statement of Changes in Equity**

				Reserves			
	Share capital	Share premium	Capital reserve	Translation reserve	Statutory reserve	Accumulated profits	Total
	RMB'000 (Note 22)	RMB'000 (Note 23(a))	RMB'000 (Note 23(b))	RMB'000 (Note 23(c))	RMB'000 (Note 23(d))	RMB'000	RMB'000
At 1 January 2021	_*	842	29,540	1,421	15,113	87,916	134,832
Profit for the year	_	_			<u> </u>	81,776	81,776
Other comprehensive loss:  Item that may be reclassified subsequently  to profit or loss							
Exchange differences on consolidation	-	-	_	(411)	_	_	(411)
Other comprehensive expense for the year, net of tax	_	-	_	(411)	-	-	(411)
Total comprehensive (loss) income for the year	-	-	-	(411)	-	81,776	81,365
Transactions with owners:  Contributions and distributions  ssue of shares pursuant to the Global							
Offering (as defined in Note 22) ssue of shares pursuant to the Capitalisation Issue (as defined in	1,252	146,550	-	-	-	-	147,802
Note 22)	3,758	(3,758)	-	-	-	-	-
ransaction costs attributable to issue of shares	_	(26,638)	_	_	_	_	(26,638)
otal transactions with owners	5,010	116,154	_	-	_	_	121,164
At 31 December 2021	5,010	116,996	29,540	1,010	15,113	169,692	337,361

<sup>\*</sup> Represent amounts less than RMB1,000.

# **Consolidated Statement of Changes in Equity (Continued)**

				Reserves			
	Share capital RMB'000 (Note 22)	Share premium RMB'000 (Note 23(a))	Capital reserve RMB'000 (Note 23(b))	Translation reserve RMB'000 (Note 23(c))	Statutory reserve RMB'000 (Note 23(d))	Accumulated profits RMB'000	Total RMB'000
At 1 January 2022	5,010	116,996	29,540	1,010	15,113	169,692	337,361
Profit for the year	-	-	-	-	-	87,829	87,829
Other comprehensive income:  Item that will not be reclassified to profit or loss  Exchange differences on translation from functional currency to presentation							
currency  Item that may be reclassified subsequently to profit or loss	-	-	-	7,437	-	-	7,437
Exchange differences on consolidation	-	_	_	(1,371)	-	_	(1,371)
Other comprehensive income for the year, net of tax	_	_	_	6,066	-	_	6,066
Total comprehensive income for the year	-	-	-	6,066	-	87,829	93,895
Transactions with owners:  Contributions and distributions  2021 final dividend approved and paid		(0.000)					(0.000)
(Note 11(b))		(8,322)					(8,322)
Total transactions with owners	-	(8,322)		-	-	-	(8,322)
At 31 December 2022	5,010	108,674	29,540	7,076	15,113	257,521	422,934

# **Consolidated Statement of Cash Flows**

		0004
	2022 RMB'000	2021 RMB'000
OPERATING ACTIVITIES	KIND 000	TAME 000
Profit before tax	124,324	114,222
Adjustments for:	,	,
Depreciation	5,594	2,626
Amortisation	97	97
Finance costs	14	74
Interest income	(675)	(421)
Provision for (Reversal of) loss allowance of trade receivables, net	33	(30)
Exchange difference	6,066	(411)
Operating cash inflows before movements in working capital	135,453	116,157
Changes in working capital:		
Inventories	17,183	(24,728)
Trade and other receivables	(6,689)	9,695
Trade and other payables	13,561	(10,291)
Cash generated from operations	159,508	90,833
Income tax paid	(33,722)	(33,234)
Net cash from operating activities	125,786	57,599
INVESTING ACTIVITIES		
Payment for purchase of property, plant and equipment	(11,723)	(62,435)
Interest received	675	421
Payment for acquisition of intangible assets	-	(486)
Deposits paid for acquisition of property, plant and equipment	-	(7,548)
Net cash used in investing activities	(11,048)	(70,048)
FINANCING ACTIVITIES		
Dividend paid	(8,322)	_
Payment of lease liabilities	(390)	(334)
Interest paid	(14)	(74)
Proceeds from the Global Offering (as defined in Note 22)	-	147,802
Payment of transaction costs attributable to issue of shares	-	(26,638)
Repayment of interest-bearing borrowings	_	(5,000)
Net cash (used in) from financing activities	(8,726)	115,756
Net increase in cash and cash equivalents	106,012	103,307
Cash and cash equivalents at the beginning of year	176,091	73,191
Effect on exchange rate changes	153	(407)
Cash and cash equivalents at the end of year, represented by bank balances and cash	282,256	176,091

# **Notes to the Consolidated Financial Statements**

For the year ended 31 December 2022

## 1. CORPORATE INFORMATION

Modern Chinese Medicine Group Co., Ltd. (the "Company", together with its subsidiaries are collectively referred to as the "Group") was incorporated in the Cayman Islands as an exempted company with limited liability on 12 August 2019. The shares of the Company were listed on the Main Board of The Stock Exchange of Hong Kong Limited (the "Stock Exchange") on 15 January 2021 (the "Listing"). The address of the Company's registered office is 89 Nexus Way, Camana Bay, Grand Cayman, KY1 – 9009, Cayman Islands. The principal place of business in Hong Kong of the Company is changed from Level 54, Hopewell Centre, 183 Queen's Road East, Hong Kong to 5/F, Manulife Place, 348 Kwun Tong Road, Kowloon, Hong Kong. The Group's headquarter is situated at No. 88 Jinwei Road, Chengde City, Hebei Province, the People's Republic of China (the "PRC").

The Company is an investment holding company and its subsidiaries are principally engaged in the production of proprietary Chinese medicine ("PCM") in the PRC.

The immediate and ultimate holding company of the Company is Modern Biotechnology Group Holdings Co., Ltd. ("Modern Biotechnology"), which is incorporated in the British Virgin Islands (the "BVI"). As further detailed in the Company's announcement dated 24 December 2021, Mr. Xie Wei ("Mr. Xie"), the ultimate controlling party (the "Ultimate Controlling Party"), passed away on 24 December 2021.

As at the date of approval of these consolidated financial statements, the spouse of Mr. Xie, Ms. Sun Xinlei had (i) engaged her legal counsel in the BVI to process her application for the inheritance of Mr. Xie's estate, and (ii) received preliminary requisitions from the BVI Court regarding such application.

## 2. SIGNIFICANT ACCOUNTING POLICIES

#### Statement of compliance

The consolidated financial statements have been prepared in accordance with the HKFRSs, which collective term includes all applicable individual HKFRSs, Hong Kong Accounting Standards ("HKASs") and Interpretations issued by the HKICPA and accounting principles generally accepted in Hong Kong.

The consolidated financial statements also comply with the disclosure requirements of the Hong Kong Companies Ordinance and the applicable disclosure provisions of the Rules Governing the Listing of Securities on the Stock Exchange.

The consolidated financial statements are presented in Renminbi ("RMB") and all amounts have been rounded to the nearest thousand ("RMB'000"), unless otherwise indicated.

The consolidated financial statements have been prepared on a basis consistent with the accounting policies adopted in the 2021 consolidated financial statements except for the adoption of the following new/revised HKFRSs that are relevant to the Group and effective from the current year.

For the year ended 31 December 2022

# 2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

#### Changes in accounting policies of new/revised HKFRSs

The Group has applied, for the first time, the following new/revised HKFRSs that are relevant to the Group:

Amendments to HKFRS 16 Covid-19-Related Rent Concessions Beyond 30 June 2021

Amendments to HKAS 16 Proceeds before Intended Use
Amendments to HKAS 37 Cost of Fulfilling a Contract

Amendments to HKFRS 3 Reference to the Conceptual Framework

Annual Improvements to HKFRSs 2018-2020 Cycle

## Amendments to HKFRS 16: Covid-19-Related Rent Concessions Beyond 30 June 2021

The amendments exempt lessees from having to consider individual lease contracts to determine whether rent concessions occurring as a direct consequence of the Covid-19 pandemic are lease modifications and allow lessees to account for such rent concessions as if they were not lease modifications. It applies to Covid-19-related rent concessions that reduce lease payments due on or before 30 June 2022. The amendments do not affect lessors.

The adoption of the amendments does not have any significant impact on the consolidated financial statements.

#### Amendments to HKAS 16: Proceeds before Intended Use

The amendments clarify the accounting requirements for proceeds received by an entity from selling items produced while testing an item of property, plant or equipment before it is used for its intended purpose. An entity recognises the proceeds from selling any such items, and the cost of those items, in profit or loss and measures the cost of those items applying the measurement requirements of HKAS 2.

The adoption of the amendments does not have any significant impact on the consolidated financial statements.

#### Amendments to HKAS 37: Cost of Fulfilling a Contract

The amendments clarify that for the purpose of assessing whether a contract is onerous under HKAS 37, the cost of fulfilling the contract comprises the costs that relate directly to the contract. Costs that relate directly to a contract include both the incremental costs of fulfilling that contract (for example, direct labour and materials) and an allocation of other costs that relate directly to fulfilling contracts (for example, an allocation of the depreciation charge for an item of property, plant and equipment used in fulfilling the contract).

The adoption of the amendments does not have any significant impact on the consolidated financial statements.

#### Amendments to HKFRS 3: Reference to the Conceptual Framework

The amendments update a reference in HKFRS 3 to the Conceptual Framework for Financial Reporting issued in 2018. The amendments also add to HKFRS 3 an exception to its requirement for an entity to refer to the Conceptual Framework to determine what constitutes an asset or a liability. The exception specifies that, for some types of liabilities and contingent liabilities, an entity applying HKFRS 3 should instead refer to HKAS 37. The exception has been added to avoid an unintended consequence of updating the reference.

The adoption of the amendments does not have any significant impact on the consolidated financial statements.

For the year ended 31 December 2022

# 2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Changes in accounting policies of new/revised HKFRSs (Continued)

Annual Improvements Project - 2018-2020 Cycle

HKFRS 1: Subsidiary as a First-time Adopter

This amendment simplifies the application of HKFRS 1 for a subsidiary that becomes a first-time adopter of HKFRSs later than its parent – i.e. if a subsidiary adopts HKFRSs later than its parent and applies HKFRS 1.D16(a), then a subsidiary may elect to measure cumulative translation differences for all foreign operations at amounts included in the consolidated financial statements of the parent, based on the parent's date of transition to HKFRSs.

HKFRS 9: Fees in the "10 per cent" Test for Derecognition of Financial Liabilities

This amendment clarifies that – for the purpose of performing the "10 per cent test" for derecognition of financial liabilities – in determining those fees paid net of fees received, a borrower includes only fees paid or received between the borrower and the lender, including fees paid or received by either the borrower or lender on the other's behalf.

HKFRS 16: Lease Incentives

The amendment removes the illustration of payments from the lessor relating to leasehold improvements. As currently drafted, Example 13 is not clear as to why such payments are not a lease incentive.

HKAS 41: Taxation in Fair Value Measurements

This amendment removes the requirement to exclude cash flows for taxation when measuring fair value, thereby aligning the fair value measurement requirements in HKAS 41 with those in HKFRS 13.

The adoption of the amendments does not have any significant impact on the consolidated financial statements.

A summary of the principal accounting policies adopted by the Group in preparing the consolidated financial statements is set out below.

#### Basis of measurement

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

#### Basis of consolidations

The consolidated financial statements comprise the financial statements of the Company and all of its subsidiaries. The financial statements of the subsidiaries are prepared for the same reporting year as that of the Company using consistent accounting policies.

All intra-group balances, transactions, income and expenses and profits and losses resulting from intra-group transactions are eliminated in full. Unrealised losses are also eliminated unless the transactions provide evidence of an impairment of the asset transferred.

For the year ended 31 December 2022

# 2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

#### **Subsidiaries**

A subsidiary is an entity (including a structured entity), that is controlled by the Group. The Group controls an entity when it is exposed, or has rights, to variable returns from its involvement with the entity and has the ability to affect those returns through its power over the entity. The Group reassesses whether it controls an investee if facts and circumstances indicate that there are changes to one or more of the elements of control.

In the Company's statement of financial position, investment in a subsidiary is stated at cost less impairment loss. The carrying amount of the investments is reduced to its recoverable amount on an individual basis, if it is higher than the recoverable amount. The results of a subsidiary are accounted for by the Company on the basis of dividends received and receivable.

#### Property, plant and equipment

Property, plant and equipment are stated at cost less accumulated depreciation and impairment losses. The cost of an item of property, plant and equipment comprises its purchase price and any directly attributable costs of bringing the asset to its working condition and location for its intended use. Repairs and maintenance are charged to profit or loss during the period in which they are incurred.

Depreciation is provided to write off the cost less accumulated impairment losses of property, plant and equipment, other than construction in progress, over their estimated useful lives as set out below from the date on which they are available for use and after taking into account their estimated residual values, using the straight-line method. Where parts of an item of property, plant and equipment have different useful lives, the cost or valuation of the item is allocated on a reasonable basis and depreciated separately:

Buildings
20 years
Plant and machinery
10 years
Furniture, fixtures and office equipment
3 years to 5 years
Motor vehicles
4 years

An item of property, plant and equipment is derecognised upon disposal or when no future economic benefits are expected to arise from the continued use of the asset. Any gain or loss arising on derecognition of the asset (calculated as the difference between the net disposal proceeds and the carrying amount of the item) is included in profit or loss in the period in which the item is derecognised.

### Intangible assets

## Research and development costs

Research costs are expensed as incurred. Costs incurred on development activities, which involve the application of research findings to a plan or design for the production of new or substantially improved products and processes, are capitalised if the product or process is technically and commercially feasible and the Group has sufficient resources to complete the development. The expenditure capitalised will be the outsourcing costs. Other development expenditure is recognised in profit or loss as an expense as incurred. When the asset is available for use, the capitalised development costs are amortised on a straight-line basis over their estimated useful lives.

During the years ended 31 December 2022 and 2021, no development cost was capitalised by the Group.

For the year ended 31 December 2022

# 2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

#### Software

The initial cost of acquiring software is capitalised. Software with finite useful live is carried at cost less accumulated amortisation and accumulated impairment losses. Amortisation is provided on the straight-line basis over their estimated useful lives of 5 years.

#### Financial instruments

#### Financial assets

## Recognition and derecognition

Financial assets are recognised when and only when the Group becomes a party to the contractual provisions of the instruments and on a trade date basis.

A financial asset is derecognised when and only when (i) the Group's contractual rights to future cash flows from the financial asset expire or (ii) the Group transfers the financial asset and either (a) it transfers substantially all the risks and rewards of ownership of the financial asset, or (b) it neither transfers nor retains substantially all the risks and rewards of ownership of the financial asset but it does not retain control of the financial asset.

If the Group retains substantially all the risks and rewards of ownership of a transferred financial asset, the Group continues to recognise the financial asset.

If the Group neither transfers nor retains substantially all the risks and rewards of ownership and continues to control the transferred asset, the Group recognises the financial asset to the extent of its continuing involvement and an associated liability for amounts it may have to pay.

Financial assets (except for trade receivables without a significant financing component which are initially measured at their transaction price) are initially recognised at their fair value plus, in the case of financial assets not carried at fair value through profit or loss ("FVPL"), transaction costs that are directly attributable to the acquisition of the financial assets.

On initial recognition, a financial asset is classified as (i) measured at amortised cost; (ii) debt investment measured at fair value through other comprehensive income; (iii) equity investment measured at fair value through other comprehensive income; or (iv) measured at FVPL.

The classification of financial assets at initial recognition depends on the Group's business model for managing the financial assets and the financial asset's contractual cash flow characteristics. Financial assets are not reclassified subsequent to their initial recognition unless the Group changes its business model for managing them, in which case all affected financial assets are reclassified on the first day of the first annual reporting period following the change in the business model.

For the year ended 31 December 2022

# 2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

#### Financial instruments (Continued)

## Financial assets (Continued)

Financial assets measured at amortised cost

A financial asset is measured at amortised cost if it meets both of the following conditions and is not designated as FVPL:

- (i) it is held within a business model whose objective is to hold financial assets in order to collect contractual cash flows; and
- (ii) its contractual terms give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

Financial assets at amortised cost are subsequently measured using the effective interest method and are subject to impairment. Gains and losses arising from impairment, derecognition or through the amortisation process are recognised in profit or loss.

The Group's financial assets at amortised cost include trade and other receivables and bank balances and cash.

## Financial liabilities

Recognition and derecognition

Financial liabilities are recognised when and only when the Group becomes a party to the contractual provisions of the instruments.

A financial liability is derecognised when and only when the liability is extinguished, that is, when the obligation specified in the relevant contract is discharged, cancelled or expired.

Classification and measurement

Financial liabilities are initially recognised at their fair value plus, in the case of financial liabilities not carried at FVPL, transaction costs that are direct attributable to the issue of the financial liabilities.

The Group's financial liabilities include trade and other payables and lease liabilities. All financial liabilities, except for financial liabilities at FVPL, are recognised initially at their fair value and subsequently measured at amortised cost, using the effective interest method, unless the effect of discounting would be insignificant, in which case they are stated at cost.

For the year ended 31 December 2022

# 2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

#### Financial instruments (Continued)

## Impairment of financial assets

The Group recognises loss allowances for expected credit losses ("ECL") on financial assets that are measured at amortised cost. Except for the specific treatments as detailed below, at each reporting date, the Group measures a loss allowance for a financial asset at an amount equal to the lifetime ECL if the credit risk on that financial asset has increased significantly since initial recognition. If the credit risk on a financial asset has not increased significantly since initial recognition, the Group measures the loss allowance for that financial asset at an amount equal to 12-month ECL.

#### Measurement of ECL

ECL is a probability-weighted estimate of credit losses (i.e. the present value of all cash shortfalls) over the expected life of the financial instrument.

For financial assets, a credit loss is the present value of the difference between the contractual cash flows that are due to an entity under the contract and the cash flows that the entity expects to receive.

Lifetime ECL represents the ECL that will result from all possible default events over the expected life of a financial instrument while 12-month ECL represents the portion of lifetime ECL that is expected to result from default events on a financial instrument that are possible within 12 months after the reporting date.

Where ECL is measured on a collective basis, the financial instruments are grouped based on one or more shared credit risk characteristics, such as past due information, nature of instrument and industry of debtors.

Loss allowance is remeasured at each reporting date to reflect changes in the financial instrument's credit risk and loss since initial recognition. The resulting changes in the loss allowance are recognised as an impairment gain or loss in profit or loss with a corresponding adjustment to the carrying amount of the financial instrument.

## Definition of default

The Group considers the following as constituting an event of default for internal credit risk management purposes as historical experience indicates that the Group may not receive the outstanding contractual amounts in full if the financial asset that meets any of the following criteria.

- (i) information developed internally or obtained from external sources indicates that the debtor is unlikely to pay its creditors, including the Group, in full (without taking into account any collaterals held by the Group); or
- (ii) there is a breach of financial covenants by the counterparty.

Irrespective of the above analysis, the Group considers that default has occurred when a financial asset is more than 90 days past due unless the Group has reasonable and supportable information to demonstrate that a more lagging default criterion is more appropriate.

For the year ended 31 December 2022

# 2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

#### **Financial instruments (Continued)**

## Impairment of financial assets (Continued)

Assessment of significant increase in credit risk

In assessing whether the credit risk on a financial instrument has increased significantly since initial recognition, the Group compares the risk of a default occurring on the financial instrument at the reporting date with the risk of a default occurring on the financial instrument at the date of initial recognition. In making this assessment, the Group considers both quantitative and qualitative information that is reasonable and supportable, including historical experience and forward-looking information that is available without undue cost or effort. In particular, the following information is taken into account in the assessment:

- the debtor's failure to make payments of principal or interest on the due dates;
- an actual or expected significant deterioration in the financial instrument's external or internal credit rating (if available);
- · an actual or expected significant deterioration in the operating results of the debtor; and
- actual or expected changes in the technological, market, economic or legal environment that have or may have a significant adverse effect on the debtor's ability to meet its obligation to the Group.

Irrespective of the outcome of the above assessment, the Group presumes that the credit risk on a financial instrument has increased significantly since initial recognition when contractual payments are more than 30 days past due.

Notwithstanding the foregoing, the Group assumes that the credit risk on a financial instrument has not increased significantly since initial recognition if the financial instrument is determined to have low credit risk at the reporting date.

## Low credit risk

A financial instrument is determined to have low credit risk if:

- (i) it has a low risk of default;
- (ii) the borrower has a strong capacity to meet its contractual cash flow obligations in the near term; and
- (iii) adverse changes in economic and business conditions in the longer term may, but will not necessarily, reduce the ability of the borrower to fulfil its contractual cash flow obligations.

For the year ended 31 December 2022

# 2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

## **Financial instruments (Continued)**

## Impairment of financial assets (Continued)

Simplified approach of ECL

For trade receivables without a significant financing components or otherwise for which the Group applies the practical expedient not to account for the significant financing components, the Group applies a simplified approach in calculating ECL. The Group recognises a loss allowance based on lifetime ECL at each reporting date and has established a provision matrix that is based on its historical credit loss experience, adjusted for forward-looking factors specific to the debtors and the economic environment.

#### Credit-impaired financial asset

A financial asset is credit-impaired when one or more events that have a detrimental impact on the estimated future cash flows of that financial asset have occurred. Evidence that a financial asset is credit-impaired includes observable data about the following events:

- (a) significant financial difficulty of the issuer or the borrower;
- (b) a breach of contract, such as a default or past due event;
- (c) the lender(s) of the borrower, for economic or contractual reasons relating to the borrower's financial difficulty, having granted to the borrower a concession(s) that the lender(s) would not otherwise consider;
- (d) it is becoming probable that the borrower will enter bankruptcy or other financial reorganisation;
- (e) the disappearance of an active market for that financial asset because of financial difficulties; or
- (f) the purchase or origination of a financial asset at a deep discount that reflects the incurred credit losses.

## Write-off

The Group writes off a financial asset when the Group has no reasonable expectations of recovering the contractual cash flows on a financial asset in its entirety or a portion thereof. The Group expects no significant recovery from the amount written off. However, financial assets that are written off could still be subject to enforcement activities under the Group's procedures for recovery of amounts due, taking into account legal advice if appropriate. Any subsequent recovery is recognised in profit or loss.

## Cash equivalents

For the purpose of the consolidated statements of cash flows, cash equivalents represent short-term highly liquid investments which are readily convertible into known amounts of cash and which are subject to an insignificant risk of changes in value.

# 2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

#### Revenue recognition

#### Interest income

Interest income from financial assets is recognised 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 assets while it is applied to the amortised cost (i.e. the gross carrying amount net of loss allowance) in case of credit-impaired financial assets.

#### Revenue from contracts with customers within HKFRS 15

Nature of goods or services

The nature of the goods or services provided by the Group is the production of PCM.

Identification of performance obligations

At contract inception, the Group assesses the goods or services promised in a contract with a customer and identifies as a performance obligation each promise to transfer to the customer either:

- (a) a good or service (or a bundle of goods or services) that is distinct; or
- (b) a series of distinct goods or services that are substantially the same and that have the same pattern of transfer to the customer.

A good or service that is promised to a customer is distinct if both of the following criteria are met:

- (a) the customer can benefit from the good or service either on its own or together with other resources that are readily available to the customer (i.e. the good or service is capable of being distinct); and
- (b) the Group's promise to transfer the good or service to the customer is separately identifiable from other promises in the contract (i.e. the promise to transfer the good or service is distinct within the context of the contract).

For the year ended 31 December 2022

# 2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Revenue recognition (Continued)

Revenue from contracts with customers within HKFRS 15 (Continued)

Timing of revenue recognition

Revenue is recognised when (or as) the Group satisfies a performance obligation by transferring a promised good or service (i.e. an asset) to a customer. An asset is transferred when (or as) the customer obtains control of that asset.

The Group transfers control of a good or service over time and, therefore, satisfies a performance obligation and recognises revenue over time, 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;
- (b) the Group's performance creates or enhances an asset (for example, work in progress) that the customer controls as the asset is created or enhanced; or
- (c) 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.

If a performance obligation is not satisfied over time, the Group satisfies the performance obligation at a point in time when the customer obtains control of the promised asset. In determining when the transfer of control occurs, the Group considers the concept of control and such indicators as legal title, physical possession, right to payment, significant risks and rewards of ownership of the asset, and customer acceptance.

Revenue from the production of PCM is recognised at a point in time at which the customer obtains the control of the promised asset, which generally coincides with the time when the goods are delivered to customers and the title is passed.

Transaction price: significant financing components

When the contract contains a significant financing component (i.e. the customer or the Group is provided with a significant benefit of financing the transfer of goods or services to the customer), in determining the transaction price, the Group adjusts the promised consideration for the effects of the time value of money. The effect of the significant financing component is recognised as an interest income or interest expense separately from revenue from contracts with customers in profit or loss.

The Group determines the interest rate that is commensurate with the rate that would be reflected in a separate financing transaction between the Group and its customer at contract inception by reference to, where appropriate, the interest rate implicit in the contract (i.e. the interest rate that discounts the cash selling price of the goods or services to the amount paid in advance or arrears), the prevailing market interest rates, the Group's borrowing rates and other relevant creditworthiness information of the customer of the Group.

The Group has applied the practical expedient in paragraph 63 of HKFRS 15 and does not adjust the consideration for the effect of the significant financing component if the period of financing is one year or less.

# 2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

## Revenue recognition (Continued)

## Revenue from contracts with customers within HKFRS 15 (Continued)

Variable consideration: trade discounts, volume rebates and/or other price incentives

The Group gives trade discounts, volume rebates and/or other price incentives to selected distributors. The Group estimates the trade discounts, volume rebates and/or other price incentives using the expected-value method and assesses whether the estimated variable consideration is constrained with reference to the customer's historical trade discounts, volume rebates and/or other price incentives entitlement and accumulated purchases to date. Any significant estimation variances will be analysed and taken into consideration in the current estimation and assessment. Typically, the estimated consideration is not constrained.

#### Contract assets and contract liabilities

If the Group performs by transferring goods or services to a customer before the customer pays consideration or before payment is due, the contract is presented as a contract asset, excluding any amounts presented as a receivable. Conversely, if a customer pays consideration, or the Group has a right to an amount of consideration that is unconditional, before the Group transfers a good or service to the customer, the contract is presented as a contract liability when the payment is made or the payment is due (whichever is earlier). A receivable is the Group's right to consideration that is unconditional or only the passage of time is required before payment of that consideration is due.

For a single contract or a single set of related contracts, either a net contract asset or a net contract liability is presented. Contract assets and contract liabilities of unrelated contracts are not presented on a net basis.

The Group receives payments from the customer which are largely in line with the timing of revenue recognition and no significant contract assets are recognised. Contract liabilities in relation to refundable receipts in advance are recognised under "Other payables".

## 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 Company's functional currency is Hong Kong dollar ("HK\$") and majority of its subsidiaries have Renminbi ("RMB") as their functional currency. The consolidated financial statements are presented in RMB and rounded to the nearest thousands unless otherwise indicated, which is the Group's presentation currency.

Foreign currency transactions are translated into the functional currency using the exchange rates prevailing at the dates of the transactions. Foreign exchange gains and losses resulting from the settlement of such transactions and from the translation at period-end exchange rates of monetary assets and liabilities denominated in foreign currencies are recognised in profit or loss.

For the year ended 31 December 2022

# 2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

#### Foreign currency translation (Continued)

The results and financial position of all the group entities that have a functional currency different from the presentation currency ("foreign operations") are translated into the presentation currency as follows:

- assets and liabilities for each statement of financial position presented are translated at the closing rate at the end of the reporting period;
- income and expenses for each statement of profit or loss and other comprehensive income are translated at average exchange rate;
- all resulting exchange differences arising from the above translation and exchange differences arising from a
  monetary item that forms part of the Group's net investment in a foreign operation are recognised as a separate
  component of equity;
- on the disposal of a foreign operation, which includes a disposal of the Group's entire interest in a foreign operation and a disposal involving the loss of control over a subsidiary that includes a foreign operation, the cumulative amount of the exchange differences relating to the foreign operation that is recognised in other comprehensive income and accumulated in the separate component of equity is reclassified from equity to profit or loss when the gain or loss on disposal is recognised; and
- on the partial disposal of the Group's interest in a subsidiary that includes a foreign operation which does not result
  in the Group losing control over the subsidiary, the proportionate share of the cumulative amount of the exchange
  differences recognised in the separate component of equity is re-attributed to the non-controlling interests in that
  foreign operation and are not reclassified to profit or loss.

#### **Inventories**

Inventories are stated at the lower of cost and net realisable value. Cost, which comprises all costs of purchase and, where applicable, other costs that have been incurred in bringing the inventories to their present location and condition, is calculated using the weighted average cost method. Net realisable value represents the estimated selling price in the ordinary course of business less the estimated costs necessary to make the sale.

When inventories are sold, the carrying amount of those inventories is recognised as an expense in the period in which the related revenue is recognised. The amount of any write-down of inventories to net realisable value and all losses of inventories are recognised as an expense in the period of the write-down or loss occurs. The amount of any reversal of any write-down of inventories is recognised as a reduction in the amount of inventories recognised as an expense in the period in which the reversal occurs.

# 2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

#### Impairment of other assets

At the end of each reporting period, the Group reviews internal and external sources of information to assess whether there is any indication that the Group's property, plant and equipment, right-of-use assets, intangible assets and the Company's investment in a subsidiary may be impaired or impairment loss previously recognised no longer exists or may be reduced. If any such indication exists, the recoverable amount of the asset is estimated, based on the higher of its fair value less costs of disposal and value in use. Where it is not possible to estimate the recoverable amount of an individual asset, the Group estimates the recoverable amount of the smallest group of assets that generates cash flows independently (i.e. cash-generating unit).

If the recoverable amount of an asset or a cash-generating unit is estimated to be less than its carrying amount, the carrying amount of the asset or cash-generating unit is reduced to its recoverable amount. Impairment losses are recognised as an expense in profit or loss immediately.

A reversal of impairment loss is limited to the carrying amount of the asset or cash-generating unit that would have been determined had no impairment loss been recognised in prior periods. Reversal of impairment loss is recognised as income in profit or loss immediately.

## **Government grants**

Government grants are recognised at their fair value where there is reasonable assurance that the grant will be received and all attaching conditions will be complied with. When the grant relates to an expense item, it is recognised as income over the years necessary to match the grant on a systematic basis to the costs that it is intended to compensate. Where the grant relates to an asset, the fair value is recognised as a deduction from the carrying amount of the relevant asset and is released to profit or loss over the expected useful life of the relevant asset by equal annual instalments.

## **Borrowing costs**

Borrowing costs incurred, net of any investment income on the temporary investment of the specific borrowings, that are directly attributable to the acquisition, construction or production of qualifying assets, i.e. assets that necessarily take a substantial period of time to get ready for their intended use or sale, are capitalised as part of the cost of those assets. Capitalisation of such borrowing costs ceases when the assets are substantially ready for their intended use or sale. All other borrowing costs are recognised as an expense in the period in which they are incurred.

#### Leases

## The Group as lessee

The Group leases several pieces of lands and office premises during the reporting period. Lease term is ranging from 2 years to 50 years. Lease terms for the pieces of lands are granted by the relevant PRC Government authorities on the use of land within the pre-approved lease period and the lease terms for office premises are negotiated on an individual basis and contain a wide range of different terms and conditions. The lease agreements do not impose any covenants.

For the year ended 31 December 2022

# 2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

## Leases (Continued)

## The Group as lessee (Continued)

The Group applies the recognition exemption to short-term leases and low-value asset leases. Lease payments associated with these leases are recognised as an expense on a straight-line basis over the lease term.

The Group has elected not to separate non-lease components from lease components, and accounts for each lease component and any associated non-lease components as a single lease component.

The Group accounts for each lease component within a lease contract as a lease separately. The Group allocates the consideration in the contract to each lease component on the basis of the relative stand-alone price of the lease component.

The Group recognises a right-of-use asset and a lease liability at the commencement date of the lease.

The right-of-use asset is initially measured at cost, which comprises

- a. the amount of the initial measurement of the lease liability;
- b. any lease payments made at or before the commencement date, less any lease incentives received;
- c. any initial direct costs incurred by the Group; and
- d. an estimate of costs to be incurred by the Group in dismantling and removing the underlying asset, restoring the site on which it is located or restoring the underlying asset to the condition required by the terms and conditions of the lease, unless those costs are incurred to produce inventories.

Subsequently, the right-of-use asset is measured at cost less any accumulated depreciation and any accumulated impairment losses and adjusted for any remeasurement of the lease liability. Depreciation is provided on a straight-line basis over the shorter of the lease term and the estimated useful lives of the right-of-use asset.

The lease liability is initially measured at the present value of the lease payments that are not paid at the commencement date of the contract.

The lease payments included in the measurement of the lease liability comprise the following payments for the right to use the underlying asset during the lease term that are not paid at the commencement date:

- a. fixed payments (including in-substance fixed payments), less any lease incentives receivable;
- b. variable lease payments that depend on an index or a rate;
- c. amounts expected to be payable under residual value guarantees;
- d. exercise price of a purchase option if the Group is reasonably certain to exercise that option; and
- e. payments of penalties for terminating the lease, if the lease term reflects the Group exercising an option to terminate the lease.

# 2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

## Leases (Continued)

#### The Group as lessee (Continued)

The lease payments are discounted using the interest rate implicit in the lease, or where it is not readily determinable, the incremental borrowing rate of the lessee.

Subsequently, the lease liability is measured by increasing the carrying amount to reflect interest on the lease liability and by reducing the carrying amount to reflect the lease payments made.

The lease liability is remeasured using a revised discount rate when there are changes to the lease payments arising from a change in the lease term or the reassessment of whether the Group will be reasonably certain to exercise a purchase option.

A lease modification is accounted for as a separate lease if

- a. the modification increases the scope of the lease by adding the right to use one or more underlying assets; and
- the consideration for the lease increases by an amount commensurate with the stand-alone price for the increase
  in scope and any appropriate adjustments to that stand-alone price to reflect the circumstances of the particular
  contract.

When a lease modification is not accounted for as a separate lease, at the effective date of the lease modification,

- (a) the Group allocates the consideration in the modified contract on the basis of relative stand-alone price as described above.
- (b) the Group determines the lease term of the modified contract.
- (c) the Group remeasures the lease liability by discounting the revised lease payments using a revised discount rate over the revised lease term.
- (d) for lease modifications that decrease the scope of the lease, the Group accounts for the remeasurement of the lease liability by decreasing the carrying amount of the right-of-use asset to reflect the partial or full termination of the lease and recognising any gain or loss relating to the partial or full termination of the lease in profit or loss.
- (e) for all other lease modifications, the Group accounts for the remeasurement of the lease liability by making a corresponding adjustment to the right-of-use asset.

The Group has applied the practical expedient provided in Amendments to HKFRS 16: Covid-19-Related Rent Concessions beyond 30 June 2021 and does not assess whether eligible rent concessions occurring as a direct consequence of the covid-19 pandemic are lease modification. The Group accounts for any change in lease payments resulting from the rent concession the same way it would account for the change applying HKFRS 16 if the change were not a lease modification.

For the year ended 31 December 2022

# 2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

## Leases (Continued)

## The Group as lessee (Continued)

The practical expedient applies only to rent concessions occurring as a direct consequence of the covid-19 pandemic and only if all of the following conditions are met:

- (a) the change in lease payments results in revised consideration for the lease that is substantially the same as, or less than, the consideration for the lease immediately preceding the change;
- (b) any reduction in lease payments affects only payments originally due on or before 30 June 2022; and
- (c) there is no substantive change to other terms and conditions of the lease.

The Group has applied the practical expedient consistently to all eligible rent concessions with similar characteristics and in similar circumstances.

#### **Employee benefits**

## Short term employee benefits

Salaries, bonuses and the cost of non-monetary benefits are accrued in the period in which the associated services are rendered by employees.

## Defined contribution plans

The obligations for contributions to defined contribution retirement scheme are recognised as an expense in profit or loss as incurred. The assets of the scheme are held separately from those of the Group in an independently administered fund.

In accordance with the rules and regulations in the PRC, the employees of the Group's entities established in the PRC are required to participate in defined contribution retirement plans organised by local governments. Contributions to these plans are expensed in profit or loss as incurred and other than these monthly contributions, the Group has no further obligation for the payment of retirement benefits to its employees.

#### **Taxation**

The charge for current income tax is based on the results for the year as adjusted for items that are non-assessable or disallowed. It is calculated using tax rates that have been enacted or substantively enacted by the end of each reporting period.

Deferred tax is provided, using the liability method, on all temporary differences at the end of each reporting period between the tax bases of assets and liabilities and their carrying amounts in the consolidated financial statements. However, any deferred tax arising from initial recognition of goodwill; or other asset or liability in a transaction other than a business combination that at the time of the transaction affects neither the accounting profit nor taxable profit or loss is not recognised.

# 2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

#### **Taxation (Continued)**

The deferred tax assets and liabilities are measured at the tax rates that are expected to apply to the period when the asset is recovered or the liability is settled, based on tax rates and tax laws that have been enacted or substantively enacted at the end of each reporting period.

Deferred tax assets are recognised to the extent that it is probable that future taxable profit will be available against which the deductible temporary differences, tax losses and credits can be utilised.

Deferred tax is provided on temporary differences arising on an investment in a subsidiary except where the timing of the reversal of the temporary differences is controlled by the Group and it is probable that the temporary difference will not reverse in the foreseeable future.

### Related parties

A related party is a person or entity that is related to the Group.

- a. A person or a close member of that person's family is related to the Group if that person:
  - (i) has control or joint control over the Group;
  - (ii) has significant influence over the Group; or
  - (iii) is a member of the key management personnel of the Group or of a holding company of the Group.
- b. An entity is related to the Group if any of the following conditions applies:
  - (i) the entity and the Group are members of the same group (which means that each holding company, subsidiary and fellow subsidiary is related to the others).
  - (ii) one entity is an associate or joint venture of the other entity (or an associate or joint venture of a member of a group of which the other entity is a member).
  - (iii) both entities are joint ventures of the same third party.
  - (iv) one entity is a joint venture of a third entity and the other entity is an associate of the third entity.
  - (v) the entity is a post-employment benefit plan for the benefit of employees of either the Group or an entity related to the Group. If the Group is itself such a plan, the sponsoring employers are also related to the Group.
  - (vi) the entity is controlled or jointly controlled by a person identified in (a).
  - (vii) a person identified in (a)(i) has significant influence over the entity or is a member of the key management personnel of the entity (or of a holding company of the entity).

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# 2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

#### Related parties (Continued)

- b. (Continued)
  - (viii) the entity, or any member of a group of which it is a part, provides key management personnel services to the Group or to a holding company of the Group.

Close members of the family of a person are those family members who may be expected to influence, or be influenced by, that person in their dealings with the entity and include:

- (a) that person's children and spouse or domestic partner;
- (b) children of that person's spouse or domestic partner; and
- (c) dependants of that person or that person's spouse or domestic partner.

In the definition of a related party, an associate includes subsidiaries of the associate and a joint venture includes subsidiaries of the joint venture.

## Segment reporting

Operating segments, and the amounts of each segment item reported in the consolidated financial statements, are identified from the financial information provided regularly to Group's most senior executive management for the purpose of allocating resources to, and assessing the performance of, the Group's various lines of business and geographical locations.

Individually material operating segments are not aggregated for financial reporting purposes unless the segments have similar economic characteristics and are similar in respect of the nature of products and services, the nature of production processes, the type or class of customers, the methods used to distribute the products or provide the services, and the nature of the regulatory environment. Operating segments which are not individually material may be aggregated if they share a majority of these criteria.

## Critical accounting estimates and judgements

Estimates and assumptions concerning the future and judgements are made by the management of the Group in the preparation of the consolidated financial statements. They affect the application of the Group's accounting policies, reported amounts of assets, liabilities, income and expenses, and disclosures made. They are assessed on an on-going basis and are based on experience and relevant factors, including expectations of future events that are believed to be reasonable under the circumstances. Where appropriate, revisions to accounting estimates are recognised in the period of revision and future periods, in case the revision also affects future periods.

# 2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

### Critical accounting estimates and judgements (Continued)

## Key sources of estimation uncertainty

(i) Useful lives of property, plant and equipment, right-of-use assets and intangible assets

The management of the Group determines the estimated useful lives of the Group's property, plant and equipment, right-of-use assets and intangible assets based on the historical experience of the actual useful lives of the relevant assets of similar nature and functions. The estimated useful lives could be different as a result of technical innovations which could affect the related depreciation and amortisation charges included in profit or loss.

(ii) Impairment of property, plant and equipment, right-of-use assets and intangible assets

The management of the Group determines whether the Group's property, plant and equipment, right-of-use assets and intangible assets are impaired when an indication of impairment exists. This requires an estimation of the recoverable amount of the property, plant and equipment, right-of-use assets and intangible assets, which is equal to the higher of fair value less costs of disposal, value in use. Estimating the value in use requires the management to make an estimate of the expected future cash flows from the property, plant and equipment, right-of-use assets and intangible assets and also to choose a suitable discount rate in order to calculate the present value of those cash flows. Any impairment will be charged to profit or loss.

## (iii) Allowance for inventories

The management of the Group reviews the inventory ageing and subsequent sales/utilisation analysis periodically and makes allowances for inventories that are identified as obsolete, slow-moving or no longer recoverable or suitable for use in production. The Group carries out the inventory review on a product-by- product basis and makes allowances at the end of each reporting period by reference to management's estimation of the net realisable value based on the latest market prices and current market conditions.

## (iv) Loss allowance for ECL

The management of the Group estimates the loss allowance for trade and other receivables by using various inputs and assumptions including risk of a default and expected loss rate. The estimation involves high degree of uncertainty which is based on the Group's historical information, existing market conditions as well as forward-looking estimates at the end of each reporting period. Where the expectation is different from the original estimate, such difference will impact the carrying amount of trade and other receivables.

## (v) Income taxes

Significant estimates are required in determining the provision for income taxes and deferred taxation. There are transactions and calculations for which the ultimate tax determination is uncertain where the final tax outcome of these matters may be different from the amounts that were initially recorded and such differences will affect the income tax and deferred tax provision in the period in which such determination is made.

For the year ended 31 December 2022

# 2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Critical accounting estimates and judgements (Continued)

Critical judgements made in applying accounting policies

(i) Subsidiary governed under the Contractual Arrangements – Chengde Yushi

The prevailing rules and regulations prohibit foreign ownership of companies that engage in the production of PCM that involves processing techniques such as steaming, frying, simmering and calcining, which are the core business of the Group (which is conducted through Chengde Yushi) during the years ended 31 December 2022 and 2021.

Although the entire equity interest in Chengde Yushi is held by the Ultimate Controlling Party, by implementation of the Contractual Arrangements as set out in Note 12, Shijiazhuang Medical Research Advisory Company Limited\* ("Shijiazhuang Medical Research") (石家莊藥研諮詢有限公司) had obtained control over Chengde Yushi and Shijiazhuang Medical Research is exposed, or has rights, to variable returns from its involvement with Chengde Yushi and has the ability to affect those returns through its power over Chengde Yushi.

The Company's legal advisors as to the applicable laws and regulations in the PRC have confirmed that notwithstanding the death of Mr. Xie, the Ultimate Controlling Party, on 24 December 2021, the Contractual Arrangements are remained in full force and effect during the entire 2022 under the applicable PRC laws and regulations. After due and careful consideration of all relevant factors together with the legal opinion obtained, the management of the Group assesses and concludes that the Contractual Arrangements are valid, legal and enforceable in the PRC.

Based upon the judgement of the management of the Group on the Contractual Arrangements, the Company accounts Chengde Yushi as a subsidiary in accordance with HKFRS 10.

As the Group holds no equity interests in Chengde Yushi but is subject to the Contractual Arrangements, significant judgement is necessary to determine whether these contracts give the Group the ability to exercise control over Chengde Yushi, including consideration of the PRC legal and regulatory requirements, foreign exchange control, or other influences, such as, force majeure etc.

For identification purpose only

# 2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

## Future changes in HKFRSs

At the date of approving the consolidated financial statements, the HKICPA has issued the following new/revised HKFRSs that are not yet effective for the current year, which the Group has not early adopted.

Amendments to HKAS 1 Disclosure of Accounting Policies (1)

Amendments to HKAS 8 Definition of Accounting Estimates (1)

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

Single Transaction (1)

HKFRS 17 Insurance Contracts (1)

Amendment to HKFRS 17 Initial Application of HKFRS 17 and HKFRS 9 – Comparative

Information (1)

Amendments to HKAS 1 Classification of Liabilities as Current or Non-current (2)

Amendments to HKAS 1 Non-current Liabilities with Covenants (2)

Amendments to HKFRS 16 Lease Liability in a Sale and Leaseback (2)

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

Associate or Joint Venture (3)

(1) Effective for annual periods beginning on or after 1 January 2023

(2) Effective for annual periods beginning on or after 1 January 2024

(3) The effective date to be determined

The management of the Group does not anticipate that the adoption of the new/revised HKFRSs in future periods will have any material impact on the Group's consolidated financial statements.

For the year ended 31 December 2022

## 3. SEGMENT INFORMATION

The management of the Company has determined that the Group has only one operating and reportable segment throughout the reporting period, as the Group manages its business as a whole as the production of PCM in the PRC and the executive directors of the Company, being the chief operating decision-makers of the Group, regularly review the internal financial reports on the same basis for the purposes of allocating resources and assessing performance of the Group. Segment information is not presented accordingly.

The Company is an investment holding company and the principal place of the Group's operation is the PRC. All of the Group's revenue from external customers during the reporting period is derived from the PRC and almost all of the Group's assets and liabilities are located in the PRC.

The Group did not have any single external customer contributing 10% or more of the total revenue of the Group during the year ended 31 December 2022 and 2021.

## 4. REVENUE

	2022 RMB'000	2021 RMB'000
Revenue from contracts with customers within HKFRS 15  At a point in time		
- Production of PCM	399,656	360,695

## 5. OTHER INCOME, GAINS AND LOSSES, NET

	2022 RMB'000	2021 RMB'000
Interest income	675	421
Government grants received (Note)	62	_
Exchange (loss) gain, net	(5,913)	36
Sundry income	419	200
	(4,757)	657

Note: The amount represented the government grant obtained from Employment Support Scheme under the Anti-epidemic Fund launched by the Government of Hong Kong Special Administrative Region in supporting the salary cost of the Group during the year ended 31 December 2022.

# 6. PROFIT BEFORE TAX

This is stated after charging (crediting):

	2022 RMB'000	2021 RMB'000
Finance costs		
Interest on interest-bearing borrowings	_	57
Interest on lease liabilities	14	17
	14	74
Staff costs (including directors' emoluments)		
Salaries, allowances, discretionary bonus, and other benefits in kind	15,568	15,407
Contributions to defined contribution plans	2,896	2,963
	18,464	18,370
Other items		
Auditor's remuneration	1,288	1,246
Cost of inventories (Note)	228,870	202,267
Depreciation of right-of-use assets (charged to "administrative and		
other operating expenses")	480	469
Depreciation of property, plant and equipment (charged to "cost of sales"		
and "administrative and other operating expenses", as appropriate)	5,114	2,157
Amortisation of intangible assets (charged to "administrative and other		
operating expenses")	97	97
Expenses recognised under short-term leases	92	62
Provision for (Reversal of) loss allowance for trade receivables, net	33	(30)
Advertising and promotion expenses (charged to "selling and distribution		
expenses")	15,908	13,073
Research and development expenses	3,000	10,500

Note: Cost of inventories included approximately RMB12,850,000 and RMB5,073,000 (2021: RMB12,571,000 and RMB2,037,000) relating to staff costs and depreciation, respectively, which were included in the respective amounts as disclosed above for the year ended 31 December 2022.

For the year ended 31 December 2022

# 7. DIRECTORS' REMUNERATION

Certain directors of the Company received remuneration from the entities now comprising the Group during the years ended 31 December 2022 and 2021 for their appointment as employees of these entities. The aggregate amounts of remuneration received and receivable by the directors of the Company during the years ended 31 December 2022 and 2021 are set out below.

	Directors'	Salaries, allowances and other benefits	Discretionary	Contributions to defined contribution	
	fees	in kind	bonus	plans	Total
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
Executive directors					
Ms. Zhang Hongli	_	283	-	-	283
Mr. Li Jinglian	_	736	-	43	779
Mr. Jiang Zhendong	-	247	-	43	290
Independent non-executive directors					
Ms. Liu Ling	103	_	-	-	103
Mr. Leung Tsz Wing	103	-	_	-	103
Mr. Chan Kam Leung	103	-	-	5	108
	309	1,266	-	91	1,666

# 7. DIRECTORS' REMUNERATION (Continued)

Year ended 31 December 2021

		Salaries,			
		allowances		Contributions	
		and other		to defined	
	Directors'	benefits	Discretionary	contribution	
	fees	in kind	bonus	plans	Total
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
Executive directors					
Mr. Xie (Note)	_	308	_	57	365
Ms. Zhang Hongli	_	271	_	_	271
Mr. Li Jinglian	-	674	_	50	724
Mr. Jiang Zhendong	-	235	-	43	278
Independent non-executive directors					
Ms. Liu Ling	103	_	_	_	103
Mr. Leung Tsz Wing	103	_	_	_	103
Mr. Chan Kam Leung	103	_	_	5	108
	309	1,488	_	155	1,952

Note: Mr. Xie was acting as an executive director of the Company for the period from 1 January 2021 to 24 December 2021 (the date he passed away).

During the years ended 31 December 2022 and 2021, no remuneration was paid by the Group to any of these directors as an inducement to join or upon joining the Group, or as a compensation for loss of office. There was no arrangement under which a director waived or agreed to waive any emoluments during the years ended 31 December 2022 and 2021.

# 8. FIVE HIGHEST PAID INDIVIDUALS

An analysis of the five highest paid individuals during the years ended 31 December 2022 and 2021 is as follows:

Number	of	individuals

	2022	2021
Director	3	4
Non-director	2	1
	5	5

For the year ended 31 December 2022

# 8. FIVE HIGHEST PAID INDIVIDUALS (Continued)

For the year ended 31 December 2022, the five highest paid individuals of the Group included three (2021: four) executive directors, and their emoluments are set out in Note 7 above. Details of the remuneration of the above highest paid non-director individuals are as follows:

	2022 RMB'000	2021 RMB'000
Salaries, housing allowances, other allowances and other benefits in kind	735	399
Discretionary bonus	_	_
Contributions to defined contribution plans	31	15
	766	414

The number of these non-director individuals whose emoluments fell within the following emoluments band is as follows:

	2022	2021
Nil to HK\$1,000,000	2	1

During the years ended 31 December 2022 and 2021, no remuneration was paid by the Group to any of these highest paid non-director individuals as an inducement to join or upon joining the Group, or as a compensation for loss of office. There was no arrangement under which any of these highest paid non-director individuals waived or has agreed to waive any emoluments during the years ended 31 December 2022 and 2021.

## 9. INCOME TAX EXPENSES

	2022 RMB'000	2021 RMB'000
Current tax PRC enterprise income tax ("PRC EIT")	34,790	33,198
Deferred tax Origination and changes in temporary differences (Note 21)	1,705	(752)
Total income tax expenses for the year	36,495	32,446

The Group entities established in the Cayman Islands and the BVI are exempted from income tax of those jurisdictions.

The Group's entities established in the PRC are subject to PRC EIT at a statutory rate of 25% during the years ended 31 December 2022 and 2021.

Hong Kong Profits Tax has not been provided as the Group had no assessable profits arising from Hong Kong for the years ended 31 December 2022 and 2021.

# 9. INCOME TAX EXPENSES (Continued)

## Reconciliation of income tax expenses

	2022 RMB'000	2021 RMB'000
Profit before tax	124,324	114,222
Income tax at statutory tax rate applicable in respective tax jurisdictions  Non-deductible expenses  Deferred tax charged in respect of withholding tax on undistributed	31,081 2,904	28,556 1,318
profits from a PRC subsidiary	2,717	2,529
Tax exempt revenue	(207)	(37)
Others	-	80
Income tax expenses for the year	36,495	32,446

## 10. EARNINGS PER SHARE

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

	2022 RMB'000	2021 RMB'000
Due fit for the constant with table to compare of the Occurrence o	KWB 000	TAME 000
Profit for the year attributable to owners of the Company, used in basic and diluted earnings per share calculation	87,829	81,776
	'000	'000
Number of shares:		
Weighted average number of ordinary shares for basic and diluted		
earnings per share calculation	600,000	593,836

The calculation of basic earnings per share is based on the profit attributable to owners of the Company and the weighted average number of ordinary shares in issue during the year.

Diluted earnings per share are same as the basic earnings per share as there were no potential dilutive ordinary shares outstanding during the years ended 31 December 2022 and 2021.

For the year ended 31 December 2022

### 11. DIVIDENDS

(a) Dividends payable to owners of the Company attribute to the year:

	2022	2021
	RMB'000	RMB'000
Final dividend proposed after the end of the reporting period of nil		
(2021: HK\$0.0167) per ordinary share	_	8,322

The Board does not recommend the payment of a final dividend for the year ended 31 December 2022 (2021: recommended the payment of a final dividend of HK\$0.0167 per ordinary share.)

(b) Dividends payable to owners of the Company attributable to the previous financial year, approved and paid during the year:

	2022	2021
	RMB'000	RMB'000
Final dividend in respect of the previous financial year, approved and paid during the year, of HK\$0.0167 (2021: Nil)		
per ordinary share	8,322	_

#### 12. SUBSIDIARIES

Details of the subsidiaries at end of the reporting period are as follows:

	Place of incorporation/	Date of	Issued and paid-up share	Equity interest attributable to	
Name of subsidiary	operation	incorporation	capital	the Company	Principal activities
Directly held					
Modern TCM Holdings Group Co., Ltd ("Modern TCM Holdings")	The BVI	20 August 2019	United States dollar (US\$) 1	100%	Investment holding
Indirectly held					
HK Modern Chinese Medicine Co., Ltd.	Hong Kong	9 September 2019	HK\$1	100%	Investment holding
Shijiazhuang Medical Research (Note)	The PRC	16 December 2019	HK\$1,000,000	100%	Provision of business support, technical and consulting services
Chengde Yushi (Note)	The PRC	8 March 2001	RMB28,000,000	100%	Production of PCM

### 12. SUBSIDIARIES (Continued)

#### Note:

The Group's indirect wholly-owned subsidiary, Shijiazhuang Medical Research, entered into a series of contractual arrangements with Chengde Yushi and/or the Ultimate Controlling Party (the "Contractual Arrangements") which enables Shijiazhuang Medical Research to:

- exercise effective financial and operational control over Chengde Yushi;
- exercise the entire owners' voting rights of Chengde Yushi;
- receive and be exposed to all of the economic interest returns generated by Chengde Yushi;
- have an irrevocable option to purchase the entire equity interest in Chengde Yushi when and to the extent permitted under the PRC laws; and
- obtain pledges over the entire equity interest of Chengde Yushi from the Ultimate Controlling Party.

The management of the Group is of the opinion that, notwithstanding the lack of equity ownership, the Contractual Arrangements give Shijiazhuang Medical Research control over Chengde Yushi in substance under the principles set out in HKFRS 10 where Shijiazhuang Medical Research is exposed, or has rights, to variable returns from its involvement with Chengde Yushi and has the ability to affect those returns through power over Chengde Yushi. Therefore, the Group regards Chengde Yushi as an indirect wholly-owned subsidiary under HKFRSs and Chengde Yushi is consolidated into the Group's consolidation financial statements.

### 13. PROPERTY, PLANT AND EQUIPMENT

		Plant and	Furniture, fixtures and office	Motor	
	Buildings	machinery	equipment	vehicles	Total
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
Reconciliation of carrying amount – year ended 31 December 2021					
At 1 January 2021	6,449	4,977	3	136	11,565
Additions	59,389	1,701	32	1,313	62,435
Depreciation	(942)	(1,076)	(10)	(129)	(2,157)
At 31 December 2021	64,896	5,602	25	1,320	71,843
Reconciliation of carrying amount – year ended 31 December 2022					
At 1 January 2022	64,896	5,602	25	1,320	71,843
Additions	11,212	511	_	_	11,723
Depreciation	(3,571)	(1,179)	(10)	(354)	(5,114)
At 31 December 2022	72,537	4,934	15	966	78,452
At 31 December 2021					
Cost	78,537	14,745	1,522	1,889	96,693
Accumulated depreciation	(13,641)	(9,143)	(1,497)	(569)	(24,850)
Net carrying amounts	64,896	5,602	25	1,320	71,843
At 31 December 2022					
Cost	89,749	15,256	1,522	1,889	108,416
Accumulated depreciation	(17,212)	(10,322)	(1,507)	(923)	(29,964)
Net carrying amounts					

For the year ended 31 December 2022

# 14. INTANGIBLE ASSETS

	Software RMB'000
Reconciliation of carrying amount – year ended 31 December 2022	
At 1 January 2022	389
Amortisation	(97)
At 31 December 2022	292
Reconciliation of carrying amount – year ended 31 December 2021	
At 1 January 2021	- I
Additions	486
Amortisation	(97)
At 31 December 2021	389
At 31 December 2022	
Cost	486
Accumulated amortisation	(194)
Net carrying amount	292
At 31 December 2021	
Cost	486
Accumulated amortisation	(97)
Net carrying amount	389

### 15. RIGHT-OF-USE ASSETS

Right-of-use assets represent lump sum considerations paid/payable by the Group to acquire leasehold lands and lease of office premises located in the PRC. The leasehold lands are with initial lease period of 50 years and there are no ongoing payments to be made under terms of the land leases. The Group leases various office premises for its daily operations and lease terms are 3 years (2021: 2 to 3 years).

	Leasehold	Office	
	lands	premises	Total
	RMB'000	RMB'000	RMB'000
Cost			
At 1 January 2021	2,945	868	3,813
Additions		206	206
At 31 December 2021 and 1 January 2022	2,945	1,074	4,019
Reassessment of lease liabilities	_	373	373
Disposal	_	(141)	(141)
At 31 December 2022	2,945	1,306	4,251
Accumulated depreciation			
At 1 January 2021	1,020	269	1,289
Depreciation	60	409	469
At 31 December 2021 and 1 January 2022	1,080	678	1,758
Depreciation	60	420	480
Disposal	_	(141)	(141)
At 31 December 2022	1,140	957	2,097
Net carrying amounts			
At 31 December 2022	1,805	349	2,154
At 31 December 2021	1,865	396	2,261

For the year ended 31 December 2022

### 15. RIGHT-OF-USE ASSETS (Continued)

All the lease contracts of office premises contain extension or termination options. These options aim to provide flexibility to the Group in managing the leased assets.

Most of the leases impose a restriction that, unless approval is obtained from the lessor, the office premises can only be used by the Group and the Group is prohibited from selling or pledging the underlying assets. The Group is also required to keep those office premises in a good state of repair and return the office premises in their original condition at the end of the lease.

At 31 December 2022 and 2021, the Group has no commitment to lease contracts in relation to leased assets that have not yet commenced.

At 31 December 2022, the Group was committed to short-term leases or low-value asset leases of approximately RMB20,000 (2021: RMB18,000).

During the years ended 31 December 2022 and 2021, no lease contract contains variable lease payment terms.

#### 16. DEPOSITS PAID FOR ACQUISITION OF PROPERTY, PLANT AND EQUIPMENT

	2022 RMB'000	2021 RMB'000
Deposit paid	9,435	9,435

At 31 December 2022 and 2021, full proceeds of approximately RMB9,435,000 have been paid by the Group to a supplier for purchasing plant and machinery (the "Plant and Machinery"). Subsequent to the reporting date, the Plant and Machinery has been delivered to the Group and the deposit will be reclassified to Property, Plant and Equipment when it is ready for commercial operation. The Group had no capital commitment in relation to the Plant and Machinery at 31 December 2022.

#### 17. INVENTORIES

	2022	2021
	RMB'000	RMB'000
Raw materials	22,126	25,006
Work-in-progress	6,159	15,228
Finished goods	13,224	18,458
	41,509	58,692

### 18. TRADE AND OTHER RECEIVABLES

	2022	2021
Notes	RMB'000	RMB'000
Trade receivables		
From third parties	78,479	71,849
Less: Loss allowances 26	(392)	(359)
18(a)	78,087	71,490
Other receivables		
Prepayments	354	316
Other deposits and receivables	284	256
	638	572
	78,725	72,062

#### 18(a) Trade receivables

The ageing analysis of trade receivables, net of loss allowances, based on invoice date at the end of each reporting period is as follows:

	2022	2021
	RMB'000	RMB'000
Within 30 days	42,171	38,402
31 to 60 days	35,916	33,088
	78,087	71,490

The Group normally grants credit terms up to 60 days from the date of issuance of invoices.

At the end of each reporting period, the ageing analysis of trade receivables, net of loss allowances, by due date is as follows:

	2022	2021
	RMB'000	RMB'000
Not yet past due	78,087	71,490

Information about the Group's exposure to credit risks and loss allowance for trade and other receivables are included in Note 26.

For the year ended 31 December 2022

### 19. TRADE AND OTHER PAYABLES

	Note	2022 RMB'000	2021 RMB'000
Trade payables			
To third parties	19(a)	39,261	28,822
Other payables			
Monetary marketing incentives payables (Note i)		8,779	7,230
Value-added tax and other tax payables		3,168	2,511
Salary payables		2,165	1,503
Accruals and other payables		11,244	10,830
		25,356	22,074
		64,617	50,896

Note (i): The credit terms for the monetary marketing incentives payables are not more than 90 days from the date of issuance of invoices.

### 19(a) Trade payables

The trade payables are interest-free and with normal credit terms up to 90 days.

At the end of each reporting period, the ageing analysis of trade payables based on invoice date is as follows:

	2022	2021
	RMB'000	RMB'000
Within 30 days	39,261	27,749
31 to 60 days	_	1,073
	39,261	28,822

### **20. LEASE LIABILITIES**

#### The Group as lessee

In addition to the information disclosed in Note 6, the Group had the following amounts relating to leases during the years ended 31 December 2022 and 2021:

	2022 RMB'000	2021 RMB'000
Lease liabilities		
Current portion	393	341
Non-current portion	_	69
	393	410

Commitments and present value of lease liabilities:

	Lease payments		Present value of lease payme	
	2022	2021	2022	2021
	RMB'000	RMB'000	RMB'000	RMB'000
Amounts payable:				
Within one year	398	349	393	341
In the second to fifth years inclusive	_	72	-	69
	398	421	393	410
Less: future finance charges	(5)	(11)	-	_
Total lease liabilities	393	410	393	410

The total cash outflows for leases were approximately RMB496,000 (2021: RMB470,000) for the year ended 31 December 2022.

At 31 December 2022, the weighted average effective interest rate for the lease liabilities of the Group was 4.80% (2021: 4.17%) per annum.

For the year ended 31 December 2022

#### 21. DEFERRED TAX ASSETS

The movements in the Group's deferred tax assets (liabilities) for each of the reporting period was as follows:

	Assets		Liabi	lities
	2022	2021	2022	2021
	RMB'000	RMB'000	RMB'000	RMB'000
Deferred tax assets (liabilities)	8,711	7,699	(5,246)	(2,529)
Offsetting	_	(2,529)	_	2,529
Net deferred tax assets	8,711	5,170	(5,246)	_

			Withholding tax on	
	Research		undistributed	
	and	Accrued	profits of	
	development	revenue and	a PRC	
	expenses	costs	subsidiary	Total
	RMB'000	RMB'000	RMB'000	RMB'000
At 1 January 2021	4,625	(207)	<b>-</b>	4,418
Credit (charge) to profit or loss	2,625	656	(2,529)	752
At 31 December 2021 and				
1 January 2022	7,250	449	(2,529)	5,170
Credit (charge) to profit or loss	750	262	(2,717)	(1,705)
At 31 December 2022	8,000	711	(5,246)	3,465

Pursuant to the PRC EIT Law, a 10% withholding tax is levied on dividends distributed to foreign investors in respect of profits earned by PRC subsidiaries. A lower withholding tax rate may be applied if there is a tax treaty between the PRC and jurisdiction of the foreign investors.

For the Group's PRC subsidiaries, the applicable rate is 10%. Deferred tax liability is provided on earnings that the relevant Group's entities are expected to distribute in the foreseeable future.

In the opinion of the management of the Group, it is probable that the remaining unremitted earnings (the "**Remaining Earnings**") of the Group's PRC subsidiaries of approximately RMB274,003,000 (2021: RMB179,654,000) will not be distributed in the foreseeable future. Accordingly, no provisions for additional deferred taxation have been made. The estimated withholding tax effects on the distribution of Remaining Earnings were approximately RMB27,400,000 (2021: RMB17,965,000) at 31 December 2022.

#### 22. SHARE CAPITAL

		Number of shares	Amount	Equivalent to RMB
	Notes	'000	HK\$'000	RMB'000
Ordinary share of HK\$0.01 each				
Authorised:				
At 1 January 2021, 31 December 2021,				
1 January 2022 and 31 December 2022		10,000,000	100,000	84,349
Issued and fully paid:				
At 1 January 2021		_*	_*	_*
Issue of shares pursuant to the Capitalisation				
Issue	(a)	450,000	4,500	3,758
Issue of shares pursuant to the Global Offering	(b)	150,000	1,500	1,252
At 31 December 2021 and at 31 December 2022		600,000	6,000	5,010

#### Notes:

- (a) Pursuant to the resolution in writing of the Company's shareholders passed on 18 December 2020, subject to the share premium account of the Company being credited as a result of the offering of the Company's shares, the directors of the Company were authorised to allot and issue a total of 449,999,900 shares of HK\$0.01 each to the existing shareholders, credited as fully paid at par by way of capitalisation of the sum of HK\$4,499,999 standing to be credit of the share premium account of the Company (the "Capitalisation Issue") and the shares to be allotted and issued pursuant to this resolution shall carry the same rights as all shares in issue (save for the right to participate in the Capitalisation Issue). The Capitalisation Issue was fully completed on 15 January 2021.
- (b) On 15 January 2021, the shares of the Company were listed on the Main Board of the Stock Exchange and 150,000,000 new ordinary shares of HK\$0.01 each were issued at HK\$1.18 per share by way of global offering (the "Global Offering"). The gross proceeds from the Global Offering amounted to HK\$177,000,000 (equivalent to approximately RMB147,802,000). The expenses attributable to issue of shares pursuant to the Global Offering of approximately HK\$31,891,000 (equivalent to approximately RMB26,638,000) were recognised in the share premium account of the Company.
- \* Represent amount less than RMB1,000.

### 23. RESERVES

#### 23(a) Share premium

Share premium represents the excess of the net proceeds from issuance of the Company's shares over its nominal value. Under the law of the Cayman Islands and the Company's Articles of Association, it is distributable to the Company's shareholders provided that the Company is able to pay its debts as they fall due in the ordinary course of business after the distribution.

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### 23. RESERVES (Continued)

#### 23(b) Capital reserve

Capital reserve of the Group represents the aggregate amount of the nominal value of the issued/paid-up capital of the entities now comprising the Group before completion of the reorganisation (the "Reorganisation") less consideration paid to acquire the relevant interests (if any) in relation to the reorganisation carried out by the Group in preparation for the Listing.

#### 23(c) Translation reserve

The translation reserve comprises all foreign exchange differences arising from the translation of foreign operations for consolidation.

#### 23(d) Statutory reserve

As stipulated by the relevant laws and regulations for enterprises incorporated/established in the PRC, the Group's subsidiaries in the PRC are required to appropriate to the statutory reserve an amount not less than 10% of the amount of profit after tax (as reported in the respective statutory financial statements of the PRC subsidiaries prepared in accordance with the PRC accounting regulations). If the accumulated statutory reserve reaches 50% of the registered share capital of the respective PRC subsidiaries, the subsidiary may not be required to make any further appropriation. The statutory reserve can be used to make up for losses, expand the existing operation and convert to additional capital.

At 31 December 2022 and 2021, the accumulated statutory reserve has reached 50% of the registered share capital of the respective PRC subsidiary.

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### 24. RELATED PARTY INFORMATION

In addition to the transactions/information disclosed elsewhere in the consolidated financial statements, during the years ended 31 December 2022 and 2021, further information of the related parties is set out below.

### Related party transactions

Remuneration for key management personnel (i.e. directors and senior management of the Company) of the Group:

	2022 RMB'000	2021 RMB'000
Salaries, housing allowances, other allowances, discretionary bonus, and other benefits in kind	2,108	2,328
Contributions to defined contribution plans	101	191
	2,209	2,519

Further details of the Company's directors' remuneration are set out in Note 7 above.

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### 25. ADDITIONAL INFORMATION ON THE CONSOLIDATED STATEMENT OF CASH FLOWS

#### (a) Major non-cash transactions

During the year ended 31 December 2022, the Group entered into lease arrangements in respect of right-ofuse assets with total capital value of the extension/inception of leases of approximately RMB373,000 (2021: RMB206,000).

#### (b) Reconciliation of liabilities arising from financing activities

The movements in the Group's liabilities arising from financing activities during the years ended 31 December 2022 and 2021 are as follows:

	Non-cash changes				
	At	R	Reassessment	At	
	1 January	Net cash	of lease	31 December	
	2022	flows	liabilities	2022	
	RMB'000	RMB'000	RMB'000	RMB'000	
Year ended 31 December 2022					
Lease liabilities	410	(390)	373	393	
Total liabilities from financing activities	410	(390)	373	393	

	Non-cash changes			_	
	At		Addition of	At	
	1 January	Net cash	right-of-use	31 December	
	2021	flows	assets	2021	
	RMB'000	RMB'000	RMB'000	RMB'000	
Year ended 31 December 2021					
Interest-bearing borrowings	5,000	(5,000)	_	_	
Lease liabilities	538	(334)	206	410	
Total liabilities from financing activities	5,538	(5,334)	206	410	

### 26. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES

The Group's financial instruments comprise trade and other receivables, bank balances and cash, trade and other payables and lease liabilities. Details of these financial instruments are disclosed in respective notes. The risks associated with these financial instruments and the policies on how to mitigate these risks are set out below. The management of the Group manages and monitors these exposures to ensure appropriate measures are implemented in a timely and effective manner.

#### Credit risk

The carrying amount of financial assets recognised on the consolidated financial statements, which is net of loss allowances, represents the Group's exposure to credit risk on these financial assets without taking into account the credit enhancements.

	2022	2021
	RMB'000	RMB'000
Trade and other receivables	78,371	71,746
Bank balances and cash	282,256	176,091
	360,627	247,837

#### Trade receivables

The Group trades only with recognised, creditworthy parties. It is the Group's policy that all customers who wish to trade on credit terms are subject to credit verification procedures. For transactions that are not denominated in the functional currency of the relevant operating unit, the Group does not offer credit terms without the specific approval of the management of the Group. The Group limits its exposure to credit risk from trade receivables by establishing a maximum payment period of 60 days.

The Group's exposure to credit risk is influenced mainly by the individual characteristics of each customer. The default risk of the industry and country in which customers operate also has an influence on credit risk but to a lesser extent. Credit quality of a customer is assessed based on an extensive credit rating and individual credit limit assessment which is mainly based on the Group's own trading records.

At 31 December 2022, the Group had a concentration of credit risk as approximately 10% (2021: 9%) of the total trade receivables was due from the Group's largest trade debtor and approximately 40% (2021: 36%) of the total trade receivables was due from the Group's five largest trade debtors.

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### 26. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (Continued)

#### Credit risk (Continued)

#### Trade receivables (Continued)

The Group's customer base consists of a wide range of customers and the trade receivables are categorised by common risk characteristics that are representative of the customers' abilities to pay all amounts due in accordance with the contractual terms. The Group applies a simplified approach in calculating ECL of trade receivables and recognises loss allowances based on lifetime ECL at each reporting date and has established a provision matrix that is based on its historical credit loss experience, adjusted for forward-looking factors specific to the debtors and the economic environment. The expected loss rate used in the provision matrix is calculated for each category based on actual credit loss experience over the expected lives of the trade receivables and adjusted for current and forward-looking factors to reflect differences between economic conditions during the period over which the historical data has been collected, current conditions and the Group's estimate on future economic conditions over the expected lives of the receivables. There was no change in the estimation techniques or significant assumptions made during the years ended 31 December 2022 and 2021.

Considered no significant default history and no forward-looking factors that give rise to significant default risk on trade receivables, for both past due or not yet past due balances, at 31 December 2022 and 2021, and no material change in late payment and default risk as well as forward-looking factors throughout the years ended 31 December 2022 and 2021, the management of the Group estimates that the ECL for those balances is insignificant and assign 0.5% as the expected loss rate, which represented a reasonable estimation of credit risk exposure, for the years ended 31 December 2022 and 2021.

The Group does not hold any collateral over trade receivables at 31 December 2022 and 2021.

Having considered the expected loss rate of 0.5% for the years ended 31 December 2022 and 2021, the Group recognised the loss allowance of approximately RMB392,000 and RMB359,000 on the trade receivables at 31 December 2022 and 2021, respectively. The movement in the loss allowance for trade receivables during the reporting period is summarised below.

	2022 RMB'000	2021 RMB'000
At the beginning of year Provision for (Reversal of) loss allowance, net	359 33	389 (30)
At the end of year	392	359

None of the trade receivables were written-off during the years ended 31 December 2022 and 2021.

### 26. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (Continued)

#### Credit risk (Continued)

#### Other financial assets carried at amortised cost

The Company's other financial assets carried at amortised cost include bank balances and other receivables in the consolidated statements of financial position.

The majority of the Company's bank balances are deposited in major financial institutions located in the PRC, which are of high credit rating. The management of the Group does not expect any losses arising from non-performance by these counterparties.

The Company considers that other receivables have low credit risk based on the borrowers' strong capacity to meet its contractual cash flow obligations in the near term and low risk of default.

In estimating the ECL, the Group has taken into account the historical actual credit loss experience and the financial position of the counterparties, past collection history, current creditworthiness, adjusted for forward-looking factors that are specific to the counterparties and general economic conditions of the industry in which the counterparties operate, in estimating the probability of default of these financial assets, as well as the loss upon default. The management of the Group considers the ECL of other financial assets to be negligible after taking into account the financial position, credit quality and past settlement records of the counterparties. There was no change in the estimation techniques or significant assumptions made during the years ended 31 December 2022 and 2021.

#### Liquidity risk

The Group's objective is to maintain a balance between continuity of funding and flexibility. The Group has no specific policy for managing its liquidity. The undiscounted contractual maturity profile of the Group's financial liabilities at the end of each reporting period, based on the contractual undiscounted payments, is summarised below:

	Total carrying amount RMB'000	Total contractual undiscounted cash flow RMB'000	On demand or less than 1 year RMB'000	<b>1 to 2 years</b> RMB'000
At 31 December 2022 Trade and other payables Lease liabilities	59,284 393 59,677	59,284 398 59,682	59,284 398 59,682	- -
At 31 December 2021 Trade and other payables Lease liabilities	46,882 410	46,882 421	46,882 349	- 72
	47,292	47,303	47,231	72

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### 27. FAIR VALUE MEASUREMENT

In the opinion of the management of the Group, the carrying value of the financial assets and financial liabilities approximates their fair values due to short-term maturity of these balances.

#### 28. CAPITAL MANAGEMENT

The objectives of the Group's capital management are to safeguard the Group's ability to continue as a going concern and to provide returns for equity owners. The Group manages its capital structure and makes adjustments, including payment of dividend, call for additional capital from equity owners or sale of assets to reduce debts. No changes were made in the objectives, policies or processes during the years ended 31 December 2022 and 2021.

### 29. STATEMENT OF FINANCIAL POSITION OF THE COMPANY

Pursuant to the disclosure requirements of the Hong Kong Companies Ordinance, the statement of financial position of the Company and the movements in its reserves is set out below:

	2022	2021		
Notes	RMB'000	RMB'000		
29(a)	_*	_*		
29(b)	84,157	_		
	84,157	_		
29(c)	1,051	78,669		
	259	61		
	154	12,486		
	1,464	91,216		
	2,431	1,726		
	2,431	1,726		
	(967)	89,490		
	83,190	89,490		
22	5.010	5,010		
29(d)	78,180	84,480		
	83,190	89,490		
	29(a) 29(b) 29(c)	Notes RMB'000  29(a) -* 29(b) 84,157  84,157  29(c) 1,051 259 154  1,464  2,431 2,431 (967) 83,190  22 29(d) 78,180		

<sup>\*</sup> Represent amounts less than RMB1,000.

The statement of financial position was approved and authorised for issue by the Board of Directors on 23 March 2023 and signed on its behalf by

Ms. Zhang Hongli

Director

Mr. Jiang Zhendong

Director

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# 29. STATEMENT OF FINANCIAL POSITION OF THE COMPANY (Continued)

#### 29(a) Investment in a subsidiary

Investment in a subsidiary represents 100% of the issued share capital of Modern TCM Holdings.

### 29(b) Amount due from a subsidiary

The amount due is non-trade in nature, unsecured, interest bearing of 0.15% per annum and repayable between 2024 and 2026.

#### 29(c) Amounts due from subsidiaries

The amounts due are non-trade in nature, unsecured, interest-free and repayable on demand.

#### 29(d) Reserves of the Company

	Share premium RMB'000 (Note 23(a))	Translation reserve RMB'000	Accumulated losses RMB'000	Total RMB'000
At 1 January 2021	842	1,377	(27,203)	(24,984)
Loss for the year	-	_	(4,968)	(4,968)
Other comprehensive loss for the year Issue of shares pursuant to the Global		(1,722)	-	(1,722)
Offering (Note 22) Issue of shares pursuant to the	146,550	_	-	146,550
Capitalisation Issue (Note 22)  Transaction costs attributable to issue of	(3,758)	_	-	(3,758)
shares	(26,638)	_	_	(26,638)
At 31 December 2021	116,996	(345)	(32,171)	84,480

# 29. STATEMENT OF FINANCIAL POSITION OF THE COMPANY (Continued)

### 29(d) Reserves of the Company (Continued)

	Share premium RMB'000 (Note 23(a))	Translation reserve RMB'000	Accumulated losses RMB'000	Total RMB'000
At 1 January 2022	116,996	(345)	(32,171)	84,480
Loss for the year Other comprehensive loss for the year 2021 final dividend declared and paid	- -	- 7,437	(5,415) –	(5,415) 7,437
(Note 11(b))	(8,322)	_	_	(8,322)
At 31 December 2022	108,674	7,092	(37,586)	78,180

The translation reserve represents foreign exchange differences arising from the translation of the Company's functional currency into the presentation currency.

During the year ended 31 December 2021, certain corporate administrative costs of the Company, were borne by the subsidiary of the Company without recharge (2022: Nil).

# **Five Years Financial Summary**

A summary of the results and assets and liabilities of the Group for the last five financial years, as extracted from the published audited consolidated financial statements or the Prospectus is set out below.

### Results of the Group for the year ended 31 December

	2022	2021	2020	2019	2018
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
Revenue	399,656	360,695	308,692	218,767	173,512
Profit before taxation	124,324	114,222	90,478	65,256	64,507
Income tax expenses	(36,495)	(32,446)	(26,901)	(19,019)	(16,270)
Profit for the year	87,829	81,776	63,577	46,237	48,237
Other comprehensive income (loss)	6,066	(411)	1,559	(138)	_
Total comprehensive income for the year	93,895	81,365	65,136	46,099	48,237

### Assets and liabilities of the Group at 31 December

	2022	2021	2020	2019	2018
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
Non-current assets	99,044	89,098	20,394	18,549	15,383
Current assets	402,490	306,845	188,864	104,561	157,631
Total assets	501,534	395,943	209,258	123,110	173,014
Current liabilities	73,354	58,513	74,223	54,256	49,195
Non-current liabilities	5,246	69	203	-	_
Net assets	422,934	337,361	134,832	68,854	123,819