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COMPANY OVERVIEW

Luye Pharma Group Ltd. (the "Company", together with its subsidiaries, the "Group") focuses on developing, producing, marketing and selling innovative pharmaceutical products in four of the largest and fast growing therapeutic areas in the People's Republic of China ("PRC" or "China"), the United States ("the U.S."), Europe and other countries or districts, namely oncology, central nervous system ("CNS"), cardiovascular system, alimentary tract and metabolism. The Group has a portfolio of over 30 products, covering over 80 countries and regions around the world, including large pharmaceutical markets — China, the U.S., Europe and Japan, as well as fast growing emerging markets.

In China, the Group has established an extensive nationwide sales and distribution network and sold its products to 31 provinces, autonomous regions and municipalities throughout the PRC for the year ended 31 December 2023 (the "Reporting Period"). The Group's sales, marketing and distribution functions are conducted through around 1,000 sales and marketing personnel, a network of approximately 1,700 distributors that collectively enabled the Group to sell its products to over 21,660 hospitals. The business of the Group covers 80 countries or regions including the U.S., countries in the European Union, Japan, Association of Southeast Asian Nations, Latin America, Gulf Cooperation Council region and other emerging countries or regions. The Group also has strong sales partnerships with more than 50 partners throughout the world.

The Group's research and development ("R&D") activities are organised around four platforms in the chemical drug sector — long acting and extended-release technology, liposome and targeted drug delivery, transdermal drug delivery systems and new compounds. The Group has expanded its R&D capability to biological sector by leveraging the four cutting-edge platforms of its subsidiary Shandong Boan Biotechnology Co., Ltd. ("Boan Biotech"), namely Human Antibody Transgenic Mouse and Phage Display Technology, Bispecific T-cell Engager Technology, Antibody-drug Conjugate ("ADC") Technology and Cell Therapy Platform. The Group balances clinical development risks by strategically allocating its resources between proprietary formulations of proven compounds and new chemical entities as well as biosimilars and novel biologics. The Company believes that its R&D capabilities of the Group will be the driving force behind the Group's long-term competitiveness, as well as the Group's future growth and development.

As at 31 December 2023, the Group's R&D team consisted of 931 employees, including 86 Ph.D. degree holders and 467 master's degree holders in medical, pharmaceutical and other related areas.

As at 31 December 2023, the Group had been granted 271 patents and had 61 pending patent applications in the PRC, as well as 508 patents and 123 pending patent applications overseas.

The Group will continue to invest in the products within four strategic therapeutic areas — oncology, CNS, cardiovascular and metabolism. As at 31 December 2023, the Group had 35 PRC pipeline product candidates at various stages of development. These candidates included 17 oncology products, 12 CNS products and 6 other products. The Group also had 12 pipeline product candidates in the U.S., Europe and Japan at various stages of development.

CORPORATE INFORMATION

Board of Directors

Executive Directors

Mr. LIU Dian Bo

(Executive Chairman and Chief Executive Officer)
Mr. YANG Rong Bing (Vice Executive Chairman)

Mr. YUAN Hui Xian Ms. ZHU Yuan Yuan

Non-executive Directors

Mr. SONG Rui Lin

Dr. LYU Dong (appointed on 6 December 2023)
Mr. SUN Xin (resigned on 6 December 2023)

Independent Non-executive Directors

Mr. ZHANG Hua Qiao Professor LO Yuk Lam Mr. LEUNG Man Kit

Mr. CHOY Sze Chung Jojo

Ms. XIA Lian (appointed on 25 May 2023)

Company Secretary

Ms. LEE Mei Yi

Authorized Representatives

Mr. YANG Rong Bing Ms. ZHU Yuan Yuan

Audit Committee

Mr. LEUNG Man Kit (Chairman) Mr. ZHANG Hua Qiao

Professor LO Yuk Lam

Remuneration Committee

Mr. CHOY Sze Chung Jojo (Chairman)

Mr. ZHANG Hua Qiao Professor LO Yuk Lam

Nomination Committee

Professor LO Yuk Lam (Chairman)

Mr. ZHANG Hua Qiao Mr. CHOY Sze Chung Jojo

Environmental, Social and Governance Committee

Professor LO Yuk Lam (Chairman)

Mr. YANG Rong Bing Mr. SONG Rui Lin

Registered Office

Clarendon House 2 Church Street Hamilton HM 11 Bermuda

Head Office and Principal Place of Business in the People's Republic of China

No. 15 Chuang Ye Road High-tech Industrial Development Zone Yantai, Shandong 264003 People's Republic of China

22/F, Gubei International Fortune Center II Hongqiao Road 1438 Changning District, Shanghai People's Republic of China

Principal Place of Business in Hong Kong

Unit 3207, 32/F, Champion Tower 3 Garden Road Central Hong Kong 04

CORPORATE INFORMATION (CONTINUED)

Principal Share Registrar and Transfer Office

Codan Services Limited Clarendon House 2 Church Street Hamilton HM 11 Bermuda

Hong Kong Share Registrar

Computershare Hong Kong Investor Services Limited Shops 1712–1716 17th Floor, Hopewell Centre 183 Queen's Road East Wanchai Hong Kong

Legal Advisers

Allen & Overy 9/F, Three Exchange Square Central Hong Kong

Conyers Dill & Pearman 2901 One Exchange Square 8 Connaught Place Central Hong Kong

Auditor

Ernst & Young
Certified Public Accountants
Registered Public Interest Entity Auditor
27/F, One Taikoo Place
979 King's Road
Quarry Bay
Hong Kong

Stock Code

2186

Company's Website

www.luye.cn

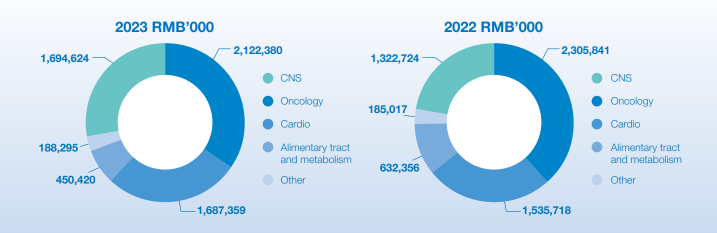
Principal Bankers

Bank of China Limited China Everbright Bank Industrial and Commercial Bank of China Limited Citibank (China) Limited

FINANCIAL HIGHLIGHTS

- Revenue increased by RMB161.4 million or 2.7% to RMB6,143.1 million, as compared to the year ended 31 December 2022.
- EBITDA increased by RMB264.6 million or 14.6% to RMB2,077.4 million, as compared to the year ended 31 December 2022.
- Gross profit increased by RMB63.7 million or 1.5% to RMB4,204.2 million, as compared to the year ended 31 December 2022, and gross profit margin was 68.4%.
- Profit before tax increased by RMB30.3 million or 4.5% to RMB700.1 million, as compared to the year ended 31 December 2022.
- Net profit amounted to RMB539.1 million, representing a decrease of RMB44.2 million, as compared to the year ended 31 December 2022.
- Profit attributable to shareholders amounted to RMB532.6 million, representing a decrease of RMB72.2 million, as compared to the year ended 31 December 2022.
- Earnings per share was RMB14.29 cents compared to RMB17.38 cents for the year ended 31 December 2022.
- No dividend was proposed by the Board for the year ended 31 December 2023.

	2019 RMB Million Restated	2020 RMB Million	2021 RMB Million	2022 RMB Million	2023 RMB Million
Devenue	6.057.0	F F20 6	F 000 0	F 001 7	6 140 1
Revenue	6,357.9	5,539.6	5,200.2	5,981.7	6,143.1
Gross Profit	4,879.2	3,990.6	3,396.7	4,140.5	4,204.2
EBITDA	2,385.1	1,877.1	906.9	1,812.8	2,077.4
Net Profit	1,354.1	703.3	(144.8)	583.3	539.1
Profit attributable to owners of the Parent	1,396.2	706.6	(134.4)	604.8	532.6
Total Assets	19,407.7	20,630.6	22,582.1	24,249.6	25,490.7
Total Liability	10,487.3	12,531.6	13,468.2	13,207.9	11,962.2
Equity	8,920.4	8,099.0	9,113.9	11,041.7	13,528.5



CHAIRMAN'S STATEMENT

Dear shareholders,

On behalf of the Board, I would like to express my sincere gratitude for your continued interest and support and am pleased to present the Group's performance for the year ended 31 December 2023 and the outlook for 2024.

As an international pharmaceutical enterprise, Luye Pharma is committed to the research, production and marketing of innovative drugs. With business covering more than 80 countries and regions worldwide, the Group focuses on therapeutic areas, namely oncology, CNS, cardiovascular system, alimentary tract and metabolism, and is committed to providing high-quality innovative drugs to patients worldwide.

In 2023, the Group achieved steady growth despite challenges and difficulties. During the Reporting Period, the Group's revenue increased by 2.7% year-on-year to RMB6,143 million, of which revenue from sales of products was approximately RMB5,627 million, representing a year-on-year increase of 11.2%. EBITDA increased by 14.6% year-on-year to RMB2,077 million. Profit before tax increased by 4.5% year-on-year to RMB700 million.

In terms of innovative R&D, the Group's layout of new drug pipeline started to yield positive results. During the Reporting Period, three new drugs in the CNS field and two new drugs in the oncology field were approved for marketing. Since 2021, 11 new drug R&D projects of the Group have been successfully approved for marketing in China, the United States and Europe. In particular, Ruoxinlin® (Toludesvenlafaxine Hydrochloride Extended-Release Tablets) was the independently developed first class 1 innovative chemical drug with independent intellectual property rights for the treatment of major depressive disorder ("MDD") in China. Rykindo® (Risperidone Extended-release Microsphere Injection) was the first new drug in the CNS field independently developed by a Chinese pharmaceutical company and approved for marketing in the United States for the treatment of schizophrenia and bipolar I disorder. Baituowei (Goserelin Microspheres for Injection) was the world's first and only formulation of goserelin long-acting microspheres approved for launch for the treatment of prostate cancer and breast cancer. In addition, the Group also has a number of projects under review for launch and phase Ill/critical clinical trial as well as a rich reserve of pipelines under development.

In terms of commercialization, while consolidating the performance foundation with the steady growth of mature and core products, the Group has launched the above new products as the first batch of innovative products, which expanded its commercialization matrix and injected new momentum for its performance growth. In the CNS field, leveraging its advantages in global R&D, production and commercialization, the Group promoted the development of new drug pipelines and launched products reached major global pharmaceutical markets to cover a wide range of diseases in the CNS field, showcasing the leading position of the Group in the CNS field. In the oncology field, in addition to several already commercially available products, a number of new drugs are expected to be approved for marketing in the year, which will further enhance the competitive advantage of the Group in such therapeutic field.

The year 2024 marks the 30th anniversary of the founding of the Group. In the past years, we are pleased to witness the intensive launch of the first batch of innovative products that the Group has laid out over the years. These products are expected to better serve urgent clinical needs and facilitate a new round of leap-forward growth of the Group in China and overseas markets. Looking forward to the future, on the one hand, the Group will make every effort to promote the excellent launch and commercialization of core products in China and overseas markets, and accelerate the transformation of products from clinical value to commercial value; on the other hand, the Group will also adopt a series of measures to enhance its operation and management efficiency as well as its sustainable profitability, thus creating greater value for our patients, Shareholders and the society.

LIU Dian Bo
Executive Chairman
Luye Pharma Group Ltd.

MANAGEMENT DISCUSSION AND ANALYSIS

Business Overview

The Group is an international pharmaceutical company dedicated to the R&D, manufacturing and sale of innovative medications. The Group has established R&D centers in the PRC, the U.S. and Europe, with a robust pipeline of over 30 drug candidates in China and more than 10 drug candidates in other international markets. The Group maintains high-level international standards in novel drug delivery technologies including microspheres, liposomes, and transdermal drug delivery systems. The Group has achieved multiple innovations in new chemical entities and antibodies, and is also actively making strategic developments in the fields of cell therapies and gene therapies.

The Group is developing a global supply chain of 8 manufacturing sites built up around the world, with GMP quality management and control systems established in line with international standards. With more than 30 products covering the CNS, oncology, cardiovascular, metabolism and other therapeutic areas, the Group's business is conducted in over 80 countries and regions around the world, including the largest pharmaceutical markets — China, the U.S., Europe and Japan, as well as in fast growing emerging markets.

During the Reporting Period and up to the date of this annual report, the Group has persisted in its "innovation-driven" and "internationalisation" development strategy and has made remarkable achievements in all aspects of R&D, sales and marketing, business collaborations and manufacturing.

During the Reporting Period, the Group recorded a significant increase in products sales revenue of 11.2% to RMB5,627.4 million and an increase in total revenue (including sale of product know-how, out-licensing agreements) of 2.7% to RMB6,143.1 million, as compared to the year ended 31 December 2022.

Market Positioning and Key Products

For the China market, the Group's key products are competitively positioned in four key therapeutic areas (oncology, CNS, cardiovascular and metabolism). According to IQVIA data, during the Reporting Period, oncology, metabolism, CNS and cardiovascular related pharmaceutical products constituted the 1st, 3rd, 4th and 5th largest pharmaceutical markets in China, respectively. The Group's key products portfolio in China includes 4 products (Lipusu, CMNa, Boyounuo and Baituowei) in oncology therapeutic area, 3 (Seroquel, Rykindo and Ruoxinlin) in CNS therapeutic area, 3 products (Xuezhikang, Oukai and Maitongna) in cardiovascular therapeutic area and 1 product (Beixi) in metabolism therapeutic area.

For international markets, the Group's products are mainly positioned in CNS therapeutic area, including Seroquel, Seroquel XR, Rykindo, Rivastigmine once-daily transdermal patch, Rivastigmine Multi-Day Transdermal Patch ("Rivastigmine MD" or "LY30410"), Fentanyl patches and Buprenorphine patches.

During the Reporting Period, the Group's revenue from oncology therapeutic area decreased by 8.0% to RMB2,122.4 million. Revenue from cardiovascular system therapeutic area increased by 9.9% to RMB1,687.4 million. Revenue from CNS therapeutic area increased by 28.1% to RMB1,694.6 million. Revenue from metabolism therapeutic area decreased by 28.8% to RMB450.4 million.

The Group's 12 key products are competitively positioned globally for high prevalence medical conditions and their market positions are expected to grow or maintain at its current level.

Key products related to oncology therapeutic area

Lipusu (力撲素)

Lipusu is the Group's proprietary formulation of paclitaxel using an innovative liposome injection delivery vehicle and a chemotherapy treatment of certain types of cancer. As of 31 December 2023, Lipusu was the first and only paclitaxel liposome product approved for sale globally. In January 2023, Lipusu successfully renewed its inclusion in category B of China's National Reimbursement Drug List ("NRDL") with its original payment standard. All indications of Lipusu, including non-small cell lungs cancer, ovarian and breast cancer, are reimbursed under the NRDL.

CMNa (希美納)

CMNa is sodium glycididazole, a proprietary compound that the Group prepares in injectable form and is indicated for use in connection with radiotherapy for certain solid tumours. It is a Class I New Chemical Drug and as far as the Company is aware, the only approved sensitiser for cancer radiotherapy by the National Medical Products Administration in China (the "NMPA"). According to the NMPA, CMNa was the only glycididazole product available for sale as of 31 December 2023. A study conducted by an independent third party in 2009 concluded that the use of CMNa for the treatment of certain cancers increased the probability of complete or partial remission and reduced overall treatment costs.

Boyounuo (博優諾)

Boyounuo (bevacizumab injection) was approved to the market by the NMPA in April 2021. It is an anti-VEGF humanized monoclonal antibody injection developed by Shandong Boan Biotechnology Co., Ltd. ("Boan Biotech"), a subsidiary of the Company. As of the date of this annual report, Boyounuo has been approved by the NMPA for the treatment of mCRC, advanced metastatic or recurrent non-small cell lung cancer, recurrent glioblastoma, epithelial ovarian, fallopian tube or primary peritoneal cancer and cervical cancer. As of the date of this annual report, Boyounuo has been included in the updated NRDL for all five indications.

Baituowei (百拓維)

Baituowei (Goserelin Microspheres for Injection) was approved to the market by the NMPA for the treatment of prostate cancer for patients requiring androgen deprivation therapy ("ADT") in June 2023 and approved for the treatment of breast cancer in premenopausal and perimenopausal women that can be treated with hormones in September 2023. To the best knowledge of the Company, this product is the world's first and only formulation of goserelin long-acting microspheres approved for launch. With its innovative microsphere formulation, Baituowei is able to release the active ingredients more steadily within a treatment cycle, achieve better control over testosterone production, avoid testosterone surge caused by re-dosing, and ensure efficacy and safety. The improved needle for this product has a diameter of only 0.8 millimeter. This can reduce the incidence and severity of adverse reactions at the injection site, so as to improve patient tolerance and compliance, making it clearly superior over the reference drug. In December 2023, Baituowei has been included in the NRDL.

Key products related to CNS therapeutic area

Seroquel (思瑞康) and Seroquel XR (思瑞康緩釋片)

Seroquel (quetiapine fumarate, immediate release, IR) and Seroquel XR (extended release formulation) are atypical antipsychotic medicines with antidepressant properties. The main indications for Seroquel are the treatment of schizophrenia and bipolar disorder. Seroquel XR is also approved in some markets for MDD and generalised anxiety disorder. In addition to China, Seroquel and Seroquel XR are also marketed by the Group in 50 other developed and emerging countries.

Rivastigmine Transdermal Patches (the "Rivastigmine Patch")

The Rivastigmine Patch is rivastigmine in transdermal patches form approved in China, the U.S., Europe and other emerging countries or regions, indicated for mild to moderate dementia of the Alzheimer's type and dementia due to Parkinson's disease ("PD").

Rykindo (瑞可妥)

Rykindo was approved to the market by the NMPA in January 2021. It is the first innovative formulation developed under the Group's long acting and extended technology platform that received marketing approval. Rykindo is an extended-release microsphere for injection administered bi-weekly for the treatment of schizophrenia and is the only Risperidone Microspheres for Injection for sale in China as of 31 December 2023. Rykindo can significantly improve the medication compliance issues which are common among patients with schizophrenia in relation to oral antipsychotic drugs, and simplify the treatment regimen. Patients using Rykindo are also expected to have stable clinically effective plasma drug level and can benefit from more convenient clinical treatment. In December 2023, Rykindo has been included in the NRDL again under a renewed contract, maintaining the same payment standard under the health insurance remaining. In addition to China, Rykindo also received marketing approval from the U.S. Food and Drug Administration (the "FDA") in January 2023, as a treatment for schizophrenia in adults and as monotherapy or as adjunctive therapy to lithium or valproate for the maintenance treatment of bipolar I disorder in adults.

Ruoxinlin (若欣林)

Ruoxinlin (Toludesvenlafaxine Hydrochloride Extended-Release Tablets), as a new chemical entity, was approved to the market by the NMPA for treating MDD in November 2022. As far as the Company is aware, it is the first class 1 innovative chemical drug with independent intellectual property rights for the treatment of MDD developed by a local company in China. Ruoxinlin could comprehensively and stably improve depressive symptoms, including significantly reducing anxiety and retardation/fatigue, relieving anhedonia, improving cognition, and facilitating faster social recovery of patients. Further, the drug does not cause somnolence and has no significant impacts on sexual functioning, bodyweight, and lipid metabolism, demonstrating a favorable safety profile and good tolerability.

Key products related to cardiovascular therapeutic area

Xuezhikang (血脂康)

Xuezhikang is the Group's proprietary natural medicine derived from red yeast rice indicated for hypercholesterolaemia. According to the NMPA, the Group was the only Xuezhikang manufacturer in China as of 31 December 2023. According to IQVIA, the market for lipid-regulating drugs in China was estimated to be approximately RMB10.3 billion in the year of 2023. According to IQVIA, Xuezhikang ranked as the most popular natural medicine for the treatment of hypercholesterolaemia and the fourth most-used lipid-regulating drug in China in the year of 2023.

Maitongna (麥通納)

Maitongna is sodium aescinate in injectable form and is indicated for the treatment of cerebral edema and edema caused by trauma or surgery as well as for the treatment of venous reflux disorder. According to IQVIA, the market for vasoprotective pharmaceutical products in China was estimated to be approximately RMB3.4 billion in the year of 2023. Maitongna was the best-selling domestically manufactured sodium aescinate product in China and ranked as the third most-used vasoprotective pharmaceutical product domestically manufactured in China in the year of 2023.

Oukai (歐開)

As far as the Company is aware, Oukai is the only oral aescinate tablet in China to contain sodium salt and is widely used to treat soft tissue swelling and venous edema caused by various reasons. According to IQVIA, Oukai was ranked as the fifth most-used vasoprotective pharmaceutical product domestically manufactured in China in the year of 2023.

Key products related to metabolism therapeutic area

Bei Xi (貝希)

Bei Xi is acarbose in capsule form and is indicated for lowering blood glucose in patients with type 2 diabetes mellitus. According to the NMPA, the Group was the only manufacturer of acarbose in capsule form in the year of 2023. According to IQVIA, the market for acarbose products in China was estimated to be approximately RMB1.1 billion in the year of 2023 and Bei Xi ranked as the second most popular acarbose product domestically manufactured in China in the year of 2023.

Research and Development

The Group's R&D activities are organised around four platforms in the chemical drug sector — long acting and extended-release technology, liposome and targeted drug delivery, transdermal drug delivery systems and new compounds. The Group has expanded its R&D capability to biological sector by leveraging Boan Biotech's four cutting-edge platforms, namely Human Antibody Transgenic Mouse and Phage Display Technology, Bispecific T-cell Engager Technology, ADC Technology and Cell Therapy Platform. The Group balances clinical development risks by strategically allocating its resources between proprietary formulations of proven compounds and new chemical entities as well as biosimilars and novel biologics. The Company believes that its R&D capabilities will be the driving force behind the Group's long-term competitiveness, as well as the Group's future growth and development. As at 31 December 2023, the Group's R&D team consisted of 931 employees, including 86 Ph.D. degree holders and 467 master's degree holders in medical, pharmaceutical and other related areas. As at 31 December 2023, the Group had been granted 271 patents and had 61 pending patent applications in the PRC, as well as 508 patents and 123 pending patent applications overseas.

The Group will continue to invest in the products within four strategic therapeutic areas — oncology, CNS, cardiovascular and metabolism. As at 31 December 2023, the Group had 35 PRC pipeline product candidates at various stages of development. These candidates included 17 oncology products, 12 CNS products and 6 other products. Also, the Group had 12 pipeline product candidates in the U.S., Europe and Japan at various stages of development.

During the Reporting Period and up to the date of this annual report, the Group had remarkable R&D achievements in the following product candidates.

R&D progress for non-Boan Biotech's product candidates

Rykindo (Risperidone for Extended-release Injectable Suspension): Rykindo is administered via intramuscular injection once every two weeks and delivers its active ingredient, risperidone, via long-acting and extended-release microsphere technology developed by the Group.

It has been approved for marketing by NMPA in China in January 2021 for the treatment of patients with acute and chronic schizophrenia and other psychotic conditions with clear positive or negative symptoms. It has been approved for marketing by FDA in the U.S. in January 2023 as a treatment for schizophrenia in adults and as monotherapy or as adjunctive therapy to lithium or valproate for the maintenance treatment of bipolar I disorder in adults. The development of Rykindo in Europe is also progressing well, with a plan to be registered and marketed in the global market.

• In January 2023, Rykindo (risperidone for extended-release injectable suspension) (also known as, LY03004) has received marketing approval from FDA as a treatment for schizophrenia in adults and as monotherapy or as adjunctive therapy to lithium or valproate for the maintenance treatment of bipolar I disorder in adults. As far as the Company is aware, Rykindo is the first FDA approved complex dosage form product developed by a pharmaceutical company in Chinese Mainland in accordance with section 505(b)(2) of the Federal Food, Drug and Cosmetic Act.

LY03013/LY30410 (Rivastigmine Twice Weekly Transdermal Patch): Rivastigmine MD is the world's first patch formulation of Rivastigmine to be administered twice weekly developed by the Group.

It has been approved for marketing in several European countries in 2021 for the treatment of mild to moderate dementia associated with Alzheimer's disease ("AD"). It has been approved by NMPA in China in October 2023 for the symptomatic treatment of mild to moderate AD. The phase 3 clinical trial of Rivastigmine MD in Japan is also progressing well.

• In October 2023, Rivastigmine MD has been approved by the NMPA of China for the symptomatic treatment of mild to moderate AD.

LY03010 (Paliperidone Palmitate Extended-release Injectable Suspension): a second-generation long-acting injectable (LAI) antipsychotic for the treatment of schizophrenia developed by the Group.

The marketing application has been accepted by the Centre for Drug Evaluation ("CDE") of China in December 2022. The New Drug Application ("NDA") has been submitted to the U.S. FDA in September 2023. The development of LY03010 in Europe is also progressing well, with a plan to be registered and marketed in the global market.

• In February 2023, LY03010 received the approval by the competent authorities to initiate the first clinical trial in Europe being developed under Article 10.3 of Directive 2001/83/EC (hybrid application).

• In September 2023, the Group submitted its NDA to the U.S. FDA through the section 505(b)(2) pathway for LY03010 for the treatment of schizophrenia and schizoaffective disorder. As updated in January 2024, no patent infringement lawsuit has been filed against the NDA for LY03010 submitted to FDA through the section 505(b)(2) pathway, after the NDA was accepted and within the statutory time limit under the U.S. Federal Food, Drug, and Cosmetic Act. This means that LY03010 has successfully overcome the patent challenge in its NDA review process.

LY03003 (Rotigotine Extended-Release Microspheres for Injection): the world's first long-acting extended-release microsphere formulation for the treatment of PD developed by the Group.

Its NDA has been accepted by CDE in August 2023. It is also being developed in parallel in the U.S. and Japan.

As far as the Company is aware, LY03003 is the world's first weekly dopamine agonist formulation that produces continuous dopaminergic stimulation ("CDS"). Unlike other short-acting dopamine agonists that are already commercially available, LY03003 does not produce nonphysiological, pulsatile stimulation. Injected intramuscularly, it exhibits distinct properties of an extended-release formulation. LY03003 maintains a stable release of rotigotine over seven days and produce CDS. It also maintains a stable concentration of the active ingredient in the blood, to produce sustained therapeutic effects over several days in a row and reduce adverse reactions arising from concentration fluctuation. Additionally, the once-a-week dosing frequency improves patient compliance and makes the long-term management of the disease easier.

• In August 2023, the NDA of LY03003 developed by the Group has been accepted and granted priority review by the CDE for the treatment of PD.

LY03014: a small molecule G protein biased at mu-opioid receptor agonist; indicated for the treatment of moderate to severe acute postoperative pain and breakthrough cancer pain; the new Class 1 drug in China.

• In July 2023, the new Class 1 drug LY03014 developed by the Group has completed the patient enrollment for its phase 2 clinical trial in China.

Baituowei (Goserelin Microspheres for Injection): the world's first and only formulation of goserelin long-acting microspheres approved for launch as far as the Company is aware; developed by the Group.

It has been approved by the NMPA in China for the treatment of prostate cancer for patients requiring ADT in June 2023 and for the treatment of breast cancer in premenopausal and perimenopausal women that can be treated with hormones in September 2023.

With its innovative microsphere formulation, Baituowei is able to release the active ingredients more steadily within a treatment cycle, achieve better control over testosterone production, avoid testosterone surge caused by re-dosing, and ensure efficacy and safety. The improved needle for this product has a diameter of only 0.8 millimeter. This can significantly improve patient's experience.

- In June 2023, Baituowei (also known as "LY01005") has been approved by the NMPA in China for the treatment of prostate cancer for patients requiring ADT.
- In September 2023, Baituowei has been approved by the NMPA in China for the treatment of breast cancer in premenopausal and perimenopausal women that can be treated with hormones.

LY01022: the long-acting 3-month dosing form of Goserelin Acetate Extended-release Microspheres for Injection developed by the Group.

Compared with formulations administered monthly, LY01022 prolongs the dosing cycle and reduces the frequency of injections, which can further improve the patient's compliance.

• In January 2023, LY01022 obtained the approval from the CDE to initiate clinical trials.

LY01017 (Lurbinectedin for injection): a selective inhibitor of oncogenic transcription; an imported drug the Group licensed from Pharma Mar, S.A. ("PharmaMar").

Lurbinectedin has been approved by the Pharmacy and Poisons Board of the Hong Kong Special Administrative Region ("SAR") and the Pharmaceutical Administration Bureau in Macao SAR for the treatment of adult patients with metastatic small cell lung cancer ("SCLC") with disease progression upon or after receiving platinum-based chemotherapy in December 2023. Moreover, the drug is available to Chinese patients for urgent clinical use at designated medical institutions in the Hainan Boao Lecheng International Medical Tourism Pilot Zone and also benefit patients in Chinese Mainland through the "Hong Kong-Macao Medicines and Medical Devices Connect" policy of the Guangdong-Hong Kong-Macao Greater Bay Area.

Lurbinectedin is an analog of the marine compound ET-736 isolated from the sea squirt Ecteinacidia turbinata in which a hydrogen atom has been replaced by a methoxy group. It is a selective inhibitor of the oncogenic transcription programs on which many tumors are particularly dependent. Together with its effect on cancer cells, Lurbinectedin inhibits oncogenic transcription in tumor-associated macrophages, downregulating the production of cytokines that are essential for the growth of the tumor.

In 2020, Lurbinectedin received the Accelerated Approval from the U.S. FDA for the treatment of adult patients with metastatic SCLC with disease progression on or after receiving platinum-based chemotherapy. After that, the drug was also approved in several other countries worldwide. The Group owns the rights to develop and commercialize Lurbinectedin in China.

Lurbinectedin is recommended by multiple authoritative guidelines in China and abroad, including the NCCN Guidelines for SCLC (V2. 2024), which recommends this drug as a preferred treatment for SCLC patients with a chemotherapy-free interval (CTFI) ≤ 6 months, and the 2023 CSCO Guidelines for SCLC, which recommends it as a second-line treatment for SCLC relapsed within or after 6 months.

- In June 2023, the NDA of Lurbinectedin has been accepted by the CDE for the treatment of adult patients with metastatic SCLC with disease progression on or after receiving platinum-based chemotherapy in Chinese Mainland.
- In December 2023, Lurbinectedin has been approved by the Hong Kong SAR and Macao SAR of China for the treatment of adult patients with metastatic SCLC with disease progression upon or after receiving platinum-based chemotherapy.

LY01610 (Irinotecan Hydrochloride Liposome Injection): an irinotecan hydrochloride liposome injection indicated for SCLC developed by the Group.

LY01610 demonstrated promising efficacy and safety during Phase 1 and 2 clinical trials that were completed. In the Phase 2 clinical trial for Chinese patients with relapsed SCLC, LY01610 outperformed topotecan, the standard treatment for relapsed SCLC, in terms of Objective Response Rate (ORR), Duration of Response (DOR), Progression-Free Survival (PFS), and Overall Survival (OS). In terms of safety, LY01610 also had lower hematological toxicity than topotecan and caused fewer gastrointestinal adverse events such as diarrhea, than irinotecan hydrochloride.

In March 2024, the first patient has been enrolled for the phase 3 clinical trial of LY01610.

Xuezhikang Capsules: a pure natural lipid-regulating drug made by fermentation of red yeast rice using modern GMP production technology, and has been on the market for over 20 years.

• In June 2023, the marketing registration of Xuezhikang Capsules has been approved in Uzbekistan for the treatment of hyperlipidemia, cardiovascular and cerebrovascular diseases caused by hyperlipidemia and atherosclerosis.

R&D progress for Boan Biotech's products candidates

Boyounuo® (bevacizumab injection): an anti-VEGF humanized monoclonal antibody injection and a biosimilar to Avastin® independently developed by us.

It has been approved for marketing by the NMPA in China in April 2021. As of the date of this annual report, Boyounuo® has been approved for 5 indications (mCRC, advanced metastatic or recurrent non-SCLC, recurrent glioblastoma, epithelial ovarian, fallopian tube or primary peritoneal cancer and cervical cancer).

- In April 2023, Brazil's Agência Nacional de Vigiláncia Sanitária ("ANVISA") accepted our Biologics License Application ("BLA") for Boyuno[®]. In January 2024, we received GMP certification from the Brazilian ANVISA for Boyuno[®], covering the drug substance and the drug product. This progress accelerates the commercial launch of this product overseas and we believe that there would be broad market prospects for Boyuno[®] in Brazil based on the country's huge patient base and the drug's high clinical value.
- In December 2023, Boyounuo® has been included in the latest NRDL for all of its 5 indications.

Boyoubei® (**BA6101, denosumab injection**): a human immunoglobulin G2 monoclonal antibody of the RANK ligand and the first biosimilar to Prolia® independently developed by us.

It has been approved for marketing by the NMPA in China for the treatment of postmenopausal women with osteoporosis at high risk for fracture in November 2022.

- In January 2023, Boyoubei® obtained the code of NRDL and the reimbursement could lay the foundation for rapid commercialization of Boyoubei®. In addition, we granted CP Pharmaceutical Qingdao Co., Ltd. ("CP Qingdao") the exclusive right to commercialize Boyoubei® in Chinese Mainland.
- In December 2023, Boyoubei® has been included in the latest NRDL.
- In May 2023, the FPI of an international multi-center phase 3 clinical study in Europe, the U.S., and Japan for our Denosumab Injection (BA6101 and BA1102) was enrolled.

• In January 2024, we completed the enrollment of all subjects for this international clinical study. According to the Guidelines by the FDA, the European Medicines Agency ("EMA") and the Japanese Pharmaceuticals and Medical Devices Agency ("PMDA") and based on our discussions with the FDA, EMA and PMDA, after completion of the Phase 3 clinical study, we can submit BLAs for BA6101 and BA1102 for all the approved indications as Prolia® and Xgeva® in the U.S., Europe, and Japan, respectively.

BA1102 (denosumab injection): a fully human IgG2 anti-RANKL monoclonal antibody and a biosimilar to Xgeva® independently developed by us.

BA1102 is a biosimilar of Xgeva®. Its active ingredient is denosumab, a fully human IgG2 anti-RANKL monoclonal antibody. Denosumab binds to RANKL and it inhibits the activation of OPG/RANKL/RANK signaling pathways, and thus inhibits tumor growth and reduces bone destruction.

BA1102 is indicated for the treatment of patients with bone metastases from solid tumors and patients with multiple myeloma, to delay or reduce the risk of skeletal-related events (e.g. pathologic fractures, spinal cord compression, bone radiotherapy or bone surgery). The drug is also indicated for the treatment of adults and skeletally mature adolescents (defined as having at least one mature long bone and with body weight of 45 kg or above) with giant cell tumor of bone that is unresectable or where surgical resection is likely to result in severe morbidity.

- In March 2023, the BLA of BA1102 was accepted by CDE in China.
- In May 2023, the FPI of an international multi-center phase 3 clinical study in Europe, the U.S., and Japan for our Denosumab Injection (BA6101 and BA1102) was enrolled.
- In January 2024, we completed the enrollment of subjects for this international clinical study. According to the Guidelines by the FDA, EMA and PMDA and based on our discussions with the FDA, EMA and PMDA, after completion of the Phase 3 clinical study, we can submit BLAs for BA6101 and BA1102 for all the approved indications as Prolia® and Xgeva® in the U.S., Europe, and Japan, respectively.

BA5101 (dulaglutide injection): a long-acting glucagon-like peptide-1 (GLP-1) receptor agonist and a biosimilar to Trulicity® independently developed by us.

Dulaglutide is a long-acting glucagon-like peptide-1 (GLP-1) receptor agonist administered once a week. Compared with other glucose-reducing drugs, Dulaglutide can improve the functioning of pancreatic islet beta cells, stably and effectively reduce blood glucose and HbA1c levels. Due to its unique mechanism of action, Dulaglutide can improve multiple risk factors for cardiovascular diseases simultaneously such as weight gain, hyperlipidemia/blood lipids and long-term cardiovascular disease risks, and is not prone to causing lower rate of hypoglycemia. It can also protect the kidney. Moreover, several clinical studies have shown that taking Dulaglutide once a week can also encourage consumption regularity among patients as a result of such convenience of use. BA5101 is indicated for glycemic control in adults with type 2 diabetes.

• In May 2023, BA5101 completed the patient enrollment for its phase 3 clinical trial (a comparative study of efficacy, safety and immunogenicity) in China. In March 2024, we completed this phase 3 clinical trial and is planning to submit a BLA for this drug in China. BA5101 is the first dulaglutide biosimilar in the world to have completed phase 3 clinical trial as far as we are aware, and leads in development progress.

BA9101 (aflibercept intravitreous injection): a recombinant human vascular endothelial growth factor receptor ("VEGFR") antibody fusion protein ophthalmic injection and a biosimilar to Eylea®.

Aflibercept is a homodimeric fusion protein consisting of portions of human VEGFR extracellular domains (VEGFR 1 Ig2 and VEGFR 2 Ig3) fused to the Fc portion of human IgG1. Aflibercept acts as a soluble decoy receptor that binds VEGF-A, VEGFB and PIGF, and thereby can inhibit the binding and activation of VEGF and PIGF, so it can be used as the treatment for pathological neovascular ophthalmopathy of retina and choroid. EYLEA® was approved by the FDA in 2011 and currently it was approved for the treatment of Neovascular (Wet) Age-Related Macular Degeneration ("wAMD"), Macular Edema Following Retinal Vein Occlusion (RVO), Diabetic Macular Edema ("DME"), Diabetic Retinopathy (DR) and Retinopathy of Prematurity (ROP) worldwide. Aflibercept was approved in 2018 in China for the treatment of wAMD and DME.

• In March 2023, BA9101 completed the patient enrollment for its phase 3 clinical trial in China. In April 2024, we completed this phase 3 clinical trial and is planning to submit a BLA for this drug in China. Pursuant to a collaboration and exclusive promotion agreement entered in October 2020, we jointly developed BA9101 with Ocumension Therapeutics (Stock code: 1477) in the phase 3 clinical trial of BA9101. We have granted Ocumension Therapeutics an exclusive right to promote and commercialize BA9101 in Chinese Mainland. We believe that Ocumension Therapeutics, as a wellknown ophthalmology company with a professional team, will accelerate the clinical trials and commercialization of BA9101 to meet the urgent clinical needs of Chinese patients and strengthen our position in the field of biological products.

BA1104 (nivolumab injection): a monoclonal antibody that can enhance the immune response of T cells against tumors by preventing the programmed cell death 1 (PD-1) receptor from binding to its ligands PD-L1 and PD-L2; and a biosimilar to Opdivo® independently developed by us.

As a broad-spectrum anticancer medication, Nivolumab has been approved for multiple indications both in China and abroad. These include its use as a neoadjuvant, an adjuvant, or a first-line or laterline therapy for advanced cancers. It can be used as a standalone treatment, in combination with chemotherapy, or alongside novel immune checkpoint inhibitors. Nivolumab has become a product of basic therapy for a variety of solid tumors.

• In October 2023, the first patient in the phase 3 clinical trial of our Nivolumab Injection ("BA1104") in China was enrolled.

BA2101: a long-acting human monoclonal antibody of the IgG4 subtype that targets interleukin-4 receptor subunit α (IL-4R α) independently developed by us.

The investigational drug can inhibit IL-4 and IL-13 signalling simultaneously, regulate the Th2 inflammatory pathway, and reduce eosinophils and circulating IgE levels. It is intended to be used for treating allergic diseases caused by Th2 inflammation. We have obtained regulatory approval to conduct clinical trials of BA2101 for indications including atopic dermatitis, asthma, chronic obstructive pulmonary disease ("COPD"), chronic rhinosinusitis with nasal polyps, prurigo nodularis, and chronic spontaneous urticaria (CSU). Compared to drugs with the same target which usually require dosing every two weeks, BA2101 can remain active for a longer period of time. Preclinical studies show that BA2101 has a longer half-life in cynomolgus monkeys than a marketed product with the same target, a feature that is expected to enable dosing once every four weeks in humans. Results of the completed phase 1 clinical trial show that BA2101 has a longer half-life and lower clearance rate than the marketed product. The Company has initiated a phase 2 clinical trial for the Product.

• We have completed the phase 1 clinical trial of BA2101 in 2023 and initiated a phase 2 clinical trial of BA2101 in January 2024.

• In January 2024, we entered into an partnership with Joincare Pharmaceutical Group Industry Co., Ltd. ("Joincare") in relation to our BA2101. In this partnership, Joincare is granted the exclusive rights to develop and commercialize BA2101 in Chinese Mainland for treating respiratory diseases such as asthma and COPD. The partner, Joincare, is a leading Chinese company in the therapeutic area of respiratory diseases. It boasts a wide range of respiratory products and a dedicated marketing team covering the whole country, making it a top player in the field. Through this partnership, we will leverage our respective strengths in R&D and commercialization to accelerate the clinical development of BA2101 for indications such as asthma and COPD.

BA1202: a novel bi-specific antibody (bispecific antibody) drug that targets CEACAM5 ("CEA")/CD3 independently developed by us.

BA1202 is a CEA/CD3 bispecific antibody that binds to both CD3 on T cells and CEA on tumor cells, enabling the linking of T cells with tumor cells to facilitate tumor killing. CD3 bispecific antibodies are an important direction for the development of innovative cancer immunotherapies. They function by recruiting CD3+ T cells to target tumors. As a bispecific T-cell engager (BiTE), they can bind to both CD3 antigens on the T cell surface and tumor-associated antigens. This enables them to bring T cells to tumor cells and stimulate the release of granzymes and perforin from T cells, which in turn lead to the killing of tumor cells. In addition, CD3 bispecific antibodies can enhance the sensitivity of immunotherapy as they can help turn cold tumors into hot ones by increasing immune cells infiltration into tumor tissues. This characteristic indicates their potential for use in combination with immune checkpoint inhibitors such as PD-L1 antibodies for enhanced efficacy. CEA is widely expressed on the cell surface of many epithelial tumors, such as colorectal cancer, NSCLC, pancreatic cancer, and gastric cancer, but is expressed less in normal tissues, making it a potential target for tumor-targeted therapy.

BA1202 adopts a new butterfly-shaped antibody structure, with one end binding bivalently with high affinity to CEA on tumor cells, and the other end binding monovalently with relatively low affinity to CD3 on T cells, while retaining the Fc region. Such a design enables it to reduce the risk of cytokine release syndrome while retaining good efficacy through activating endogenous T cells to eliminate CEA-positive tumor cells.

• In May 2023, BA1202 received the IND approval in China. In August 2023, BA1202 was administered to the first subject in a Phase I clinical trial.

BA1106: a non-IL-2 blocking anti-CD25 antibody independently developed by us.

BA1106 is the first investigational anti-CD25 antibody to start clinical trials in China for treating solid tumors. Anti-CD25 antibodies are broad-spectrum immuno-oncology drugs with the potential to treat multiple cancers where CD25 is highly expressed, including cervical cancer, renal cancer, ovarian cancer, melanoma, pancreatic cancers, hepatocellular carcinoma, gastric cancer, and breast cancer. BA1106 therefore has great potential for treating those cancers. However, developing anti-CD25 antibodies faces two major challenges: first, the function of Fc as a mediator is limited, and as a result, they only work in early-stage tumor models, not in late-stage tumor models; second, the IL-2 signaling pathway is blocked, leading to poor antitumor outcomes. BA1106 is a drug candidate that can successfully overcome these two challenges. The main mechanism of action of BA1106 is to deplete Treg cells in the tumor microenvironment through the antibody-dependent cellular cytotoxicity ("ADCC") and increase the number of effector T cells. Preclinical studies have shown that BA1106 demonstrated a good therapeutic effect on both early-stage and late-stage tumor models as well as a synergy when used in combination with an anti-PD-1 antibody. Moreover, BA1106 does not block the IL-2 signaling pathway, and depletes Treg cells moderately and specifically, with the potential for monotherapy and combination therapy. The results of the study on BA1106 have been published in Scientific Reports, a journal of Nature.

In February 2023, BA1106 was administered on the first patient in a phase 1 clinical trial in China.

BA1301: an ADC candidate that targets Claudin 18.2 independently developed by us.

BA1301 for injection is our first novel ADC candidate that targets Claudin 18.2. It employs a site-specific conjugation technology to connect the cytotoxic payload with a monoclonal antibody that targets Claudin 18.2. This enables the cytotoxic payload to be directed to the tumor site through the targeting characteristics of the antibody. Such design reduces the toxic side effects of the cytotoxic payload, thus improving the therapeutic window, while retaining its tumor-killing effect.

- In January 2023, BA1301 received the IND approval in China. It was administered on the first patient in a phase 1 clinical trial in China in June.
- In December 2023, BA1301 was granted the Orphan Drug Designations ("ODD") by the FDA for the treatment of pancreatic cancer. In January 2024, BA1301 was additionally granted the ODD by the FDA for the treatment of gastric cancer, including cancer of gastroesophageal junction.

BA1105: a recombinant anti-Claudin 18.2 fully human IgG 1 monoclonal antibody independently developed by us.

Claudin 18.2 protein is a transmembrane protein involved in the regulation of tight junctions between cells, and can be highly expressed in gastrointestinal tumors consistently and stably. BA1105 is a recombinant anti-Claudin 18.2 fully human IgG1 monoclonal antibody, which enhances tumor-killing efficacy by enhancing ADCC effect. BA1105 introduces amino acid mutations in the Fc region to enhance the ADCC effect.

• In December 2023, BA1105 was granted the ODD by the FDA for the treatment of pancreatic cancer. In January 2024, BA1105 was additionally granted the ODD by the FDA for the treatment of gastric cancer, including cancer of gastroesophageal junction.

BA1302: a novel CD228-directed ADC independently developed by us.

First found in melanoma, CD228 is a GPI anchored glycoprotein that plays a role in tumor cell proliferation and migration. It is highly expressed in a variety of solid tumors such as melanoma, mesothelioma, colon cancer, breast cancer, and pancreatic cancer, and has low expression in normal tissues. Therefore, CD228 has high specificity in terms of expressing in tumors. It has higher binding specificity, and binds with the membrane form of CD228 only, not with sMF12, which is its soluble form. The chemical part of BA1302 is BNLD11, a linker-payload screened by the company stable both in vitro and in vivo.

The preclinical study shows that BA1302 exhibits a good antitumor effect in various tumor models such as lung cancer, gastric cancer, and melanoma. It demonstrates good safety and tolerance in the toxicological pretests on cynomolgus monkeys with the Maximum Tolerated Dose (MTD) being over 10mg/kg. This indicates strong therapeutic potential for the drug if used in clinical settings. BA1302 is in the preclinical study phase, and is expected to be the first-in-class product in China. No other ADC candidates with the same target have been reported for clinical trials in China.

• In May 2023, we presented the results of our research on BA1302 as a poster at the 19th Essential Protein Engineering & Cell Therapy Summit, known as PEGS Boston Summit 2023 or simply PEGS Boston 2023.

Sales, Marketing and Business Collaborations

For global market

The business of the Group covers 80 countries or regions including the U.S., countries in the European Union, Japan, Association of Southeast Asian Nations, Latin America, Gulf Cooperation Council region and other emerging countries or regions. The Group also has strong sales partnerships with more than 50 partners throughout the world.

For China market

The Group has established an extensive nationwide sales and distribution network and sold its products to 31 provinces, autonomous regions and municipalities throughout the PRC for the year ended 31 December 2023. The Group's sales, marketing and distribution functions are conducted through around 1,000 sales and marketing personnel, a network of approximately 1,700 distributors that collectively enabled the Group to sell its products to over 21,660 hospitals, which comprised approximately 2,280 or approximately 89.0% of all Class III hospitals, approximately 5,800 or approximately 66.0% of all Class II hospitals and approximately 13,800 or approximately 63.0% of all Class I and other hospitals and medical institutions, in the PRC for the year ended 31 December 2023. The Group believes that its sales and marketing model, together with the extensive coverage of hospitals and other medical institutions represent a significant competitive advantage and a culmination of both academic promotions by the Group's in-house personnel in different regions and partnerships with high-quality distributors across China. The Group also believes that its sales and marketing model provides a solid foundation for the Group to continue to enhance market awareness of its brand and expand the market reach of its products.

For business collaborations

During the Reporting Period, we have explored a number of cooperations with well-known domestic and foreign companies in relation to our products around the world as below:

- In January 2023, the Group launched the Named Patient Program ("NPP") in Hong Kong SAR, China, providing eligible local patients immediate access to the innovative anti-cancer therapy Lurbinectedin. The Group has signed an agreement with Abacus Medicine Pharma Services ("AMPS"), an international healthcare and pharmaceutical services company, the terms of which grant AMPS exclusive distribution rights of the drug for the NPP in Hong Kong.
- In January 2023, Boan Biotech signed an agreement with CP Qingdao, to grant the latter the exclusive right to commercialize Denosumab Injection (Boyoubei) in Chinese Mainland.
- In July 2023, with the Group's innovative formulation, Goserelin Microspheres for Injection (Baituowei), was approved by NMPA on June 30, 2023, the Group and BeiGene, Ltd. ("BeiGene") (NASDAQ: BGNE; HKEX: 06160; SSE: 688235) officially kicked off a strategic partnership for Baituowei's commercialization in Chinese Mainland.
- In February 2024, the Group has entered into an agreement with Myung In Pharm, granting the latter the exclusive rights to commercialize Rivastigmine MD in South Korea.

Manufacturing

The Group is developing a global supply chain of 8 manufacturing sites around the world, with GMP quality management and control systems established in line with international standards. For the year ended 31 December 2023, the Group has been working on establishing a global quality control and quality assurance system as well as information platform to ensure the successful integration of the Group's global manufacturing facility system. The manufacturing site for transdermal patches in Miesbach, Germany, maintained full capacity and is continuously increasing output to address growing customer demands. Customer audits during the Reporting Period were performed partly remotely, partly on site and was in compliance with GMP standards. Also, and for the first time after the COVID-19 outbreak, the local governmental GMP inspection took place for three days on site with the expected positive outcome. Several new customers were on-boarded during the Reporting Period and their product launches were supported as per customer timelines. In November, the Rotigotine patch was launched in the German market as the first and so far only alternative option to UCB's Neupro® patch. Significant investments in additional production capacity are under way in the framework of "Project Miesbach 2027".

2024 Outlook

After experiencing the cycle of price cut in medical insurance negotiations and volume-based procurement, the Group expects that the overall business will return to the growth cycle with the successive launch of many new products. During the Reporting Period, although Chinese Mainland was severely affected by the pandemic in January 2023, the Group's overall products sales performed well, recording products sales revenue of RMB5,627.4 million with a growth rate of 11.2% and a total revenue of RMB6,143.1 million.

The Group anticipates that the following changes and strategies will lead to the Group's long-term sustainable growth at the overall operational level in the future.

Existing products are expected to have stable growth and new products approved in the past three years are expected to ramp up rapidly

For oncology therapeutic area, the Group has exclusive products Lipusu and CMNa and broad-spectrum anti-tumor product Bevacizumab Injection (Boyounuo). These three products have already been included in the NRDL and their prices are expected to be relatively stable based on current policy. With the expansion of the patients, these three products will bring sustained and stable growth in the future.

Apart from the mature products above, the Group's innovative formulation, Baituowei, has been approved for launch for the treatment of prostate cancer and breast cancer during the Reporting Period. With its innovative microsphere formulation, Baituowei is able to ensure efficacy and safety while significantly improving patient experience. Data from IQVIA shows that the total size of the market for GnRH agonists in China was approximately RMB9.72 billion in 2023. Due to the huge unmet needs of patients, it is expected that Baituowei will have a very promising market in China. The Group and BeiGene have entered a strategic partnership for Baituowei's commercialization in China and this product has been included in the latest NRDL. With the strong commercialization capabilities of both parties and the coverage of medical insurance, the sales of Baituowei will be ramp up rapidly.

In addition, innovative new compound product, Lurbinectdin, has been approved for launch in Hong Kong SAR and Macao SAR for the treatment of metastatic SCLC. Lung cancer has the highest mortality rate among all cancers, especially SCLC, which is notoriously difficult to treat because it's highly malignant and invasive. Most patients would develop drug resistance and experience a relapse after receiving the initial treatment. Meanwhile, there has been very limited progress in the treatment of this disease, with almost no substantial breakthrough in more than two decades. The approval of Lurbinectedin will provide a new treatment option for physicians. It can also benefit patients at designated healthcare institutions in Guangdong via the Greater Bay Area Initiative.

For cardiovascular therapeutic area, the Group has the exclusive products Xuezhikang and Oukai. Since 2019 the Group granted the promotion right of Xuezhikang to AstraZeneca in Chinese Mainland, Xuezhikang has continued to maintain rapid growth and become another blockbuster product of the Group with sales of more than RMB1,000 million since 2021. It is expected that Xuezhikang will maintain double-digit growth in the next few years. Oukai, as the only oral aescinate tablet in China to contain sodium salt, is widely used to treat soft tissue swelling and venous edema caused by various reasons. Oukai has maintained rapid growth in the past years. The Group will continue to explore the use scenarios and departments of this product to expand the market potential of this product.

For CNS therapeutic area, the Group has mature products Seroquel, Seroquel XR, Rivastigmine Patches. These mature products have expanded the Group's extensive customer resources and partnerships in this therapeutic area. In past two years, we have three innovative CNS products Rykindo, Rivastigmine MD and Ruoxinlin launched in different markets. The launch of new products in CNS therapeutic area will drive our sales growth in this area.

Among them, Ruoxinlin is a new chemical entity approved for MDD in 2022. MDD affects nearly 300 million people worldwide. China has around 50 million MDD patients who need to treat with standard medications. Since the outbreak of the COVID-19 pandemic, the prevalence of MDD has been on the rise, posing an increasingly serious challenge to patients and caregivers. However, developing new drugs for the treatment of mental disorders has been difficult. Meanwhile, existing drugs cannot meet the needs of patients in terms of efficacy and side effects in this therapeutic area. The launch of this product is a breakthrough for innovative drugs developed locally in China in this field. The clinical studies show that Ruoxinlin is able to comprehensively and stably improve depressive symptoms with favorable safety profile and good tolerability. In its first year on the market, Ruoxinlin has been sold rapidly and has become one of the fastest-growing new drugs in the field of CNS. The Group expects this product to become another blockbuster product with potential sales of billions RMB. The Group will also expand the research of Ruoxinlin in the adolescent population and patients with recurrent depression, and expect the product to be applied to a wider group of patients with depression.

Rykindo is an extended-release microsphere for injection administered bi-weekly for the treatment of schizophrenia and bipolar disorder. It has been approved in China in 2021 and included in the latest NRDL under a renewed contract in 2023. Meanwhile, Rykindo has also been approved by FDA in the U.S. in 2023. The development of Rykindo in Europe is also progressing well, with a plan to be marketed in the global market. Schizophrenia and bipolar disorder are both severe mental disorders, and according to recent figures, affecting an estimate of 24 million and 40 million people worldwide.

Rivastigmine MD is a twice-weekly innovative patch formulation of Rivastigmine for the treatment of AD. Rivastigmine MD requires lower frequency of application than the Rivastigmine once-daily patches generally available in the market, enabling it to improve patients' medication adherence. Rivastigmine MD has been approved for marketing in the Europe since 2021 and approved for marketing in China in 2023.

For other therapeutic areas, the Group also has a new product Boyoubei launched in 2022. Boyoubei has been approved for the treatment of osteoporosis and is an international first-line anti-osteoporosis drug, providing a convenient, effective and economical treatment plan for patients with osteoporosis.

Developing pipeline products are expected to launch in the next two years

In addition to the products launched in the past 3 years, the Group has a number of pipeline products under NDA stage in different markets as of the date of this annual report. Among them, LY01017, LY021702, LY03010, LY03003 and BA1102 under NDA review in Chinese Mainland as well as LY03010 during NDA stage in the U.S. In addition, the Group also have over 10 pipeline products (e.g. LY03005, LY30410, LY021701, BA5101, BA9101, BA6101, BA1102 and BA1104) under phase 3 clinical trials, pivotal studies or NDA/BLA preparing stage in different markets.

For oncology therapeutic area, Lurbinectdin (LY01017), Oxycodone and Naloxone ER Tablets (LY021702) and Denosumab (BA1102) are expected to be launched in China in 2024. For CNS therapeutic area, Paliperidone LAI (LY03010) has the potential to be launched both in China and the U.S. in 2024. Rotigotine LAI (LY03003) is expected to be approved in China in 2024. For other therapeutic area, Dulaglutide (BA5101) and Aflibercept (BA9101) could be approved in China in 2025. These products are all high-potential products in their therapeutic area. Their benchmarking market space is large and the speed of ramp-up is predictable.

Optimization of marketing and business development efficiency is expected to bring high-quality sales development

With the launch of many new products, the Group will expand sales teams in core therapeutic areas. In the field of oncology, with the launch of Lurbinectdin, the Group will add a dedicated team to quickly cover core hospitals, and cooperate with the existing team to fully promote the coverage of the product in wide markets. In the field of CNS, the Group will continue to expand the size of Ruoxinlin's team to increase its coverage in core markets and carry out more academic clinical trials. Meanwhile, the Group will also actively expand the coverage of Ruoxinlin in multi-departments with various partners not limited to psychiatric hospitals or departments. In the field of conventional medicine, the Group will orderly expand the dedicated team of Oukai to further release the potential of this product.

Externally, the Group will keep penetrating into the domestic and international markets and actively seek for cooperation opportunities with third parties to ensure the business maintains high-quality and healthy growth. In terms of BD-in, the Group will focus on high-potential products in the field of oncology and CNS that can generate sales revenue in short term and have synergetic effects with existing products. For non-core products or products that have the opportunity to obtain a larger scale of sales by commercialization of partners, the Group will actively choose to BD-out.

Improving the profitability through the optimization of various expenses

With more and more high-priced new products being sold to the market, the Group's overall gross profit margin expects to gradually increase. In addition, the Group will strategically continue to improve the management efficiency, reduce non-essential expenses. The Group's governance and administrative costs could be kept at the current absolute level through optimizing the human resource structures. Marketing efficiency will continue to improve, and the selling expenses to revenue ratio expects to gradually decrease. With the reduction of interest-bearing liabilities, the financial expense to revenue ratio will also be reduced to a certain extent. R&D expenses will be controlled to a certain amount. As a result, the overall net profit margin is expected to gradually return to the industry level.

Financial Review

Revenue

For the Reporting Period, the Group's revenue amounted to approximately RMB6,143.1 million, as compared to RMB5,981.7 million for the year ended 31 December 2022, representing an increase of approximately RMB161.4 million, or 2.7%. The increase was mainly attributable to an increase of sales from certain products as further elaborated below.

For the Reporting Period, the Group's revenue from sales of oncology products decreased to RMB2,122.4 million, as compared to RMB2,305.9 million for the year ended 31 December 2022, representing a decrease of approximately RMB183.5 million, or 8.0%, primarily attributable to the lack of sales of R&D oncology products during the year ended 31 December 2023.

For the Reporting Period, revenue from sales of cardiovascular system products increased to RMB1,687.4 million, as compared to RMB1,535.7 million for the year ended 31 December 2022, representing an increase of approximately RMB151.7 million, or 9.9%, primarily attributable to the increase in sales of various cardiovascular system products of the Group.

For the Reporting Period, revenue from sales of alimentary tract and metabolism products decreased to RMB450.4 million, as compared to RMB632.4 million for the year ended 31 December 2022, representing a decrease of approximately RMB182.0 million, or 28.8%, primarily attributable to the decrease in sales of various other alimentary tract and metabolism products of the Group.

For the Reporting Period, revenue from CNS products increased to RMB1,694.6 million, as compared to RMB1,322.7 million for the year ended 31 December 2022, representing an increase of approximately RMB371.9 million or 28.1%.

For the Reporting Period, revenue from sales of other products increased to RMB188.3 million, as compared to RMB185.0 million for the year ended 31 December 2022, representing an increase of approximately RMB3.3 million, or 1.8%, primarily attributable to the increase in sales of various other products of the Group.

Cost of Sales

The Group's cost of sales increased from RMB1,841.1 million for the year ended 31 December 2022 to approximately RMB1,938.9 million for the Reporting Period, which accounted for approximately 31.6% of the Group's total revenue for the year ended 31 December 2023. The Group's increase in cost of sales margin was mainly attributable to the higher sales of higher cost products for the Reporting Period, as compared to the year ended 31 December 2022.

Gross Profit

For the Reporting Period, the Group's gross profit increased to RMB4,204.2 million, as compared to RMB4,140.5 million for the year ended 31 December 2022, representing an increase of approximately RMB63.7 million, or 1.5%. The gross profit margin of 68.4%, decreased from 69.2% for the year ended 31 December 2022, mainly due to higher sales of higher cost margin products of the Group for the Reporting Period, as compared to the year ended 31 December 2022.

Other Income and Gains

The Group's other income and gains mainly comprised of government grants, interest income and investment income. For the Reporting Period, the Group's other income and gains increased to RMB501.8 million, as compared to RMB393.1 million for the year ended 31 December 2022, representing an increase of approximately RMB108.7 million, or 27.7%. The increase was mainly attributable to higher government grant, bank interest income and a fair value gain from financial instruments during the year ended 31 December 2023.

Selling and Distribution Expenses

The Group's selling and distribution expenses consisted of expenses that were directly related to the Group's marketing, promotion and distribution activities. For the Reporting Period, the Group's selling and distribution expenses amounted to RMB2,056.2 million, as compared to RMB1,819.7 million for the year ended 31 December 2022, representing an increase of RMB236.5 million, or 13.0%. The increase was mainly attributable to higher staff cost, travelling expenses and promotion expenses. In terms of the percentage of revenue, the Group's selling and distribution expenses increased to 33.5%, as compared to 30.4% for the year ended 31 December 2022.

Administrative Expenses

The Group's administrative expenses primarily consisted of staff cost, general operating expense, conference and entertainment expense, travel and transportation expense, depreciation, amortisation and impairment loss, auditor's remuneration, consulting expenses, bank charges, taxation and other administrative expenses. For the Reporting Period, the Group's administrative expenses amounted to approximately RMB644.0 million, as compared to RMB582.9 million for the year ended 31 December 2022, representing an increase of approximately RMB61.1 million, or 10.5%. The slight increase was mainly due to increased staff cost and travelling expenses during the year.

Other Expenses

The Group's other expenses primarily consisted of R&D costs, donations, loss on disposals of property, plant and equipment and miscellaneous expenses. For the Reporting Period, the Group's other expenses amounted to approximately RMB631.1 million, as compared to RMB990.4 million for the year ended 31 December 2022, representing a decrease of approximately RMB359.3 million, or 36.3%. The decrease was mainly due to a substantially lowered R&D cost during the year ended 31 December 2023.

Finance Costs

For the Reporting Period, the Group's finance costs amounted to RMB675.5 million, as compared to RMB471.8 million for the year ended 31 December 2022, representing an increase of approximately RMB203.7 million, or 43.2%. The increase was mainly due to the higher interest on bank and convertible bond interest for the Reporting Period, as compared to the year ended 31 December 2022.

Income Tax Expense

For the Reporting Period, the Group's income tax expense amounted to RMB161.0 million, as compared to RMB86.5 million for the year ended 31 December 2022, representing an increase of RMB74.5 million, or 86.1%. The effective tax rate for the Reporting Period was 23.0%, as compared to 12.9% for the year ended 31 December 2022, which contributed to the additional tax provision made during the year.

Net Profit

The Group's net profit for the Reporting Period was approximately RMB539.1 million, as compared to RMB583.3 million for the year ended 31 December 2022, representing a decrease of approximately RMB44.2 million, or 7.6%.

Liquidity, Financial and Capital Resources

As at 31 December 2023, the Group had net current assets of approximately RMB2,565.5 million, as compared to approximately RMB1,298.6 million as at 31 December 2022. The current ratio of the Group increased slightly to approximately 1.32 as at 31 December 2023 from approximately 1.14 as at 31 December 2022. The decrease in net current assets was mainly attributable to higher trade and notes receivables.

Borrowings and Pledge of Assets

As at 31 December 2023, the Group had an aggregate interest-bearing loans and borrowings of approximately RMB7,486.1 million, as compared to approximately RMB7,642.7 million as at 31 December 2022. Amongst the loans and borrowings, approximately RMB5,195.8 million are repayable within one year, and approximately RMB2,290.3 million are repayable after one year. RMB4,518.9 million of the loans and borrowings of the Group carried interest at fixed interest rate. As at 31 December 2023, the Group's borrowings were primarily denominated in RMB, Euro and U.S. dollars, and the cash and cash equivalents were primarily denominated in RMB, Euro and U.S. dollars.

Gearing Ratio

As at 31 December 2023, the gearing ratio of the Group, which is calculated by dividing total borrowings by total equity, decreased to 55.3% from 69.2% as at 31 December 2022. The decrease was primarily due to slightly higher total equity during the year ended 31 December 2023.

Foreign Exchange and Exchange Rate Risk

The Group primarily operates in the PRC and is exposed to foreign currency risk arising from fluctuations in exchange rate between RMB and other currencies in which the Group conducts its business. The Group is subject to foreign currency risk attributable to the bank balances, trade and other receivables and payables as well as bank loans that are denominated in currencies other than RMB. The Group seeks to limit the exposure to foreign currency risk by minimising its net foreign currency position. The Group did not enter into any hedging transactions in respect of foreign currency risk as at 31 December 2023. The Directors expect that the fluctuation of the RMB exchange rate will not have a material adverse effect on the operation of the Group.

Convertible Bonds

2022 convertible bonds

On 16 August 2022 and 13 September 2022, with the aim of providing additional funding at reasonable cost to finance the Company's ongoing business development, the Company issued the convertible bonds in the principal amount of Hong Kong dollars equivalent of RMB1,200 million and Hong Kong dollars equivalent of RMB300 million at the initial conversion price of HK\$3.50 per share to an independent third party subscriber, New Leaf Biotech Holding Limited, with an interest rate of 6.50 per cent. The maturity date of the convertible bonds is 360 days after the first payment date and 24 July 2023, respectively.

The convertible bonds comprise two components:

- (a) The debt component was initially measured at fair value. It was subsequently measured at amortised cost using the effective interest method after considering the effect of the transaction costs.
- (b) The derivative component contains conversion options (not closely related to the debt component), which was measured at fair value with changes in fair value recognised in the statement of profit or loss.

The fair value of the debt component was estimated at the issuance date using an equivalent market interest rate for a similar bond without a conversion option.

The total transaction costs that are related to the issuance of the convertible bonds were allocated to the debt and derivative components in proportion to their respective fair values.

The net proceed from the 2022 convertible bond issued on 16 August 2022 (after deduction of related expenses) was approximately HK\$1,371.15 million representing a net issue price of approximately HK\$3.45 per converted shares and approximately HK\$341.63 million representing a net issue price of approximately HK\$3.45 per converted shares for the convertible bond issued on 13 September 2022.

2023 convertible bonds

On 6 July 2023, with the aim of improving the liquidity and settling certain short term liabilities of the Group, the Company issued 6.25 per cent convertible bonds with an aggregate principal amount of US\$180,000,000 and the listing of the bonds on The Stock Exchange of Hong Kong Limited (the "Stock Exchange") was effective on 7 July 2023. The bonds offered and sold to no less than six independent places (who were professional investors) and are convertible at the option of the bondholders into ordinary shares with the initial conversion price of HK\$4.88 per share any time on or after 16 August 2023 and up to the close of business on the date falling ten days prior to 6 July 2028. On 6 July 2026, the holder of each bond will have the right at such holder's option, to require the Company to redeem all or some of the bonds at their principal amount, together with interest accrued but unpaid. Any convertible bonds not converted will be redeemed on 6 July 2028 at its principal amount together with accrued but unpaid interest thereon. The bonds carry interest at a rate of 6.25 per cent per annum, which is payable semiannually in arrears on 6 January and 6 July.

The fair value of the liability component was estimated at the issuance date using an equivalent market interest rate for a similar bond without a conversion option. The residual amount is assigned as equity component and is included in shareholders' equity.

The net proceed from the 2023 convertible bonds (after deduction of commission related expenses) are approximately US\$176,736,000 (equivalent to HK\$1,382,764,000) representing a net issue price of approximately HK\$4.79 per converted shares.

Intended use of proceeds	Approximate allocation of net proceeds as previously disclosed (HKD in million)	Approximate utilisation of proceeds as at 31 December 2023 (HKD in million)	Approximate amount of net proceeds unutilised as at 31 December 2023 (HKD in million)	Expected timeline for utilisation of unutilised proceeds
Research and development, including preclinical studies, clinical trials and related registration and administration, of products under development including LY03010,				
LY03003, LY01005, LY03005 and other products in the pipeline	276.55	62.22	214.33	2026
Repayment of debts falling due within 12 months	1,106.21	207.41	898.80	2026
Total	1,382.76	269.63	1,113.13	

As at 31 December 2023, the total outstanding principal amount of the 2023 convertible bond is US\$180,000,000.

Placing of New Shares

On 22 February 2023, the Company completed a placing of 212,000,000 new ordinary shares of the Company (the "Placing Shares"), with the aim to raise capital and strengthen the Company's financial position, representing approximately 5.64% of the total issued shares (as enlarged by the allotment and issuance of the Placing Shares), at the placing price of HK\$3.78 per shares to no less than six placees who are professional, institutional or other investors selected and procured by the placing agent (the "Placing"). To the best of the knowledge, information and belief of the Directors, the placees are third parties independent of and not connected with the Company, any Director, chief executive or substantial shareholder of the Company, or any of its subsidiaries, or any of their respective associates. The aggregate nominal value of the Placing Shares was US\$4,240,000. For further details of the Placing, please refer to the Company's announcements dated 15 February 2023 and 22 February 2023. The Company has received a total net proceeds from the Placing (after deducting all relevant fees, costs and expenses borne or incurred by the Company) of approximately HK\$794.24 million. The net placing price is therefore approximately HK\$3.75 per Placing Share. The closing price of each share as quoted on the Stock Exchange was HK\$4.12 on 14 February 2023, the date on which the Company entered into the relevant placing agreement. As at date of this report, the usage of the net proceeds from the Placing was as follows:

Intended use of proceeds	Approximate allocation of net proceeds as previously disclosed (HKD in million)	Approximate utilisation of proceeds as at date of this report (HKD in million)	Approximate amount of net proceeds unutilised as at date of this report (HKD in million)	Expected timeline for utilisation of unutilised proceeds
Marketing and commercialisation of products Conducting overseas clinical trials of products under development including LY03003, LY03005, LY03010,	238.27	142.96	95.31	2024
and other products in the pipeline	238.27	142.96	95.31	2024
Repayment of the Group's debts falling				
due within 12 months	158.85	142.96	15.89	Early 2024
General corporate purpose	158.85	119.14	39.71	2024
Total	794.24	548.02	246.22	

The proceeds were used and are proposed according to the intentions previously disclosed by the Company in its announcement dated 15 February 2023. The balance of the proceeds is deposited with licensed banks in accounts held by the Group.

Hedging Activities

As at 31 December 2023, the Group did not use any financial instruments for hedging purposes and did not enter into any hedging transactions in respect of foreign currency risk or interest rate risk.

Employees and Remuneration Policy

As at 31 December 2023, the Group employed a total of 5,270 employees, as compared to a total of 5,005 employees as at 31 December 2022. For the year ended 31 December 2023, the staff costs, (including Directors' emoluments but excluding any contributions to pension scheme), were approximately RMB839.1 million as compared to RMB778.3 million for the year ended 31 December 2022. The objective of the Group's remuneration policy is to motivate and retain talented employees to achieve the Group's long term corporate goals and objectives. The Group's employee remuneration policy is determined by taking into account factors such as remuneration in respect of the overall remuneration standard in the industry and employee's performance. The management reviews the Group's employee remuneration policy and arrangements on a regular basis. Moreover, the social insurance contributions are made by the Group for its PRC employees in accordance with the relevant PRC regulations.

Future Plans for Material Investments or Capital Assets

The Group does not have other plans for material investments or capital assets.

Subsequent Events After the Reporting Period

There were no other significant events that required additional disclosure or adjustments occurred after the end of the Reporting Period.

Final Dividend

No dividends were declared for the year ended 31 December 2023 (2022: Nil).

DIRECTORS AND SENIOR MANAGEMENT

Set forth below is the composition of the board of directors and senior management of the Company as at 31 December 2023.

Directors

Executive Directors

Mr. LIU Dian Bo, aged 58, Executive Chairman, is a founding member of our Group. He was appointed as a director of the Company ("Director") in July 2003. As our Executive Chairman, Mr. Liu is responsible for the overall management, operations and the charting and reviewing of corporate directions and strategies of our Group. Prior to founding our Group, Mr. Liu was a teacher at Yantai Teacher's College from 1985 to 1989. From 1989 to 1993, Mr. Liu was the general manager of Penglai Huatai Pharmaceutical Co. Ltd. From 1994 to 1999, Mr. Liu was the chairman cum general manager of 山東綠葉製藥有限公司 (Shandong Luye Pharmaceutical Co., Ltd.) ("Shandong Luye"). From 1999 to the incorporation of our Company in 2003, Mr. Liu was the chairman cum president of Shandong Luye. Mr. Liu obtained a Medical Diploma from Yishui Special Medical College (now known as Shandong Medical College) in July 1985. Mr. Liu is the chairman and general manager of Shandong Luye, and the chairman of Beijing WBL Peking University Biotech Co., Ltd. ("Beijing WPU"), and a director of the following main subsidiaries of our Company: Yantai Luye Drugs Trading Co., Ltd. ("Luye Trading"), Sichuan Luye Pharmaceutical Co., Ltd., AsiaPharm Investments Limited, AsiaPharm Biotech Pte. Ltd., Luye Biotech (Singapore) Pte. Ltd. and A-Bio Pharma Pte. Ltd. Mr. Liu is a director of each of Luye Life Sciences Group Ltd. ("Luye Group"), Luye Pharma Holdings Ltd. ("Luye Pharma Holdings"), LuYe Pharmaceutical International Co., Ltd. ("Luye Pharma Int"), LuYe Pharmaceutical Investment Co., Ltd. ("Luye Pharma Investment"), Shorea LBG, Ginkgo (PTC) Limited (formerly known as Ginkgo Trust Limited), and Nelumbo Investment Limited.

Mr. YANG Rong Bing, aged 58, holds the office of Vice Executive Chairman and is also a founding member of our Group. Mr. Yang was appointed as an Executive Director on 1 March 2007 and was previously a Non-Executive Director from July 2003. Mr. Yang was appointed as a vice executive chairman of the Board with effect from 30 March 2015. Mr. Yang has also been a non-executive director of Shandong Luye since 2000. Prior to that, Mr. Yang was with Jiangsu Xuzhou Bio-Chemical Pharmaceutical Factory from 1988 to 1994 where he worked as an assistant factory head. In 1994, Mr. Yang joined Shandong Luye as a deputy general manager and from 1999 to 2000, he was the chief sales executive and executive director of Shandong Luye. Mr. Yang obtained a Bachelor's degree in Science from Beijing Normal University in July 1988. Mr. Yang is the chairman of Nanjing Luye Pharmaceutical Co., Ltd. ("Nanjing Luye") and a director of the following main subsidiaries of our Company: Shandong Luye, Luye Trading and Nanjing Luye. Mr. Yang is a director of each of Luye Group, Luye Pharma Holdings, Luye Pharma Intl and Luye Pharma Investment.

Mr. YUAN Hui Xian, aged 65, holds the office of Executive Director and is also a founding member of our Group. Mr. Yuan was appointed as a Director in July 2003 and is in charge of our Group's public relations. Prior to joining our Group in 1994, Mr. Yuan was a doctor with Shengli Petroleum Administrative Bureau Yantai Sanatorium from 1980 to 1994, where he was in charge of radiation diagnosis. From 1994 to 1999, Mr. Yuan was a deputy general manager with Shandong Luye. From 1999 to the incorporation of our Company in 2003, Mr. Yuan was the vice-president and executive director of Shandong Luye. He has also received a Post-graduate Certificate in National Economics from the China People's University in February 2003. Mr. Yuan is the chairman of Luye Trading and a director of the following main subsidiaries of our Company: Shandong Luye, Nanjing Luye, Shandong Luye Natural Drug R&D Co. Ltd. Mr. Yuan is a director of each of Luye Group, Luye Pharma Holdings, Luye Pharma Intl and Luye Pharma Investment.

Ms. ZHU Yuan Yuan, aged 43, has been our Executive Director since March 2014. She joined our Group in August 2009 and has 12 years of experience in corporate finance. Before joining our Group, she worked for New Asia Partners Investment Holdings Limited, a Shanghai and Hong Kong-based investment firm focused on assisting Chinese companies in accessing the international capital markets, principally by providing equity capital and corporate finance advisory services. She obtained her Master's degree in Corporate Strategy and Governance from the University of Nottingham in December 2004 and a Bachelor's degree in Finance from Southeast University, the PRC in June 2003. Ms. Zhu is a director of the following subsidiaries of our Company: Luye Pharma Hong Kong Limited, Solid Success Holdings Limited, Apex Group Holdings Limited and Kang Hai Pharmaceutical Technology Development Limited. She is a supervisor of our subsidiary, Beijing WPU. Ms. Zhu is a director of each of Luye Pharma Holdings, Luye Pharma Intl and Luye Pharma Investment.

Non-executive Directors

Mr. SONG Rui Lin, aged 62, has been our non-executive Director since March 2017. Mr. Song is the executive president of China Pharmaceutical Industry Research and Development Association* (中國醫藥創新促進會) and the executive deputy director of the Research Centre for Drug Policy and Industrial Development at China Pharmaceutical University* (中國藥 科大學藥物政策與產業經濟研究中心). He also is the Expert of Talent Pool for State Affairs of Chinese People's Political Consultative Conference (CPPCC), advisor on Participation in and Deliberation of State Affairs for the Central Committee of Chinese Peasants and Workers Democratic Party, Member of TCM Strategic Expert Consultation Committee of NMPA, Biotech Advisory Panel Member of the Stock Exchange, vice president of China Alliance of Rare Diseases (CARD), honorary director of Chinese Pharmaceutical Association (CPA), director of Chinese Pharmacist Association, director of the Bethune Charitable Foundation and Visiting Research Fellow in Shanghai Jiao Tong University. Mr. Song has extensive experience in the research of the PRC healthcare and drugs laws and policies, and was involved in the drafting and review of a number of the current PRC laws and regulations on healthcare and drugs. From 1985 to 2007, Mr. Song served as deputy director (副處長), director (處長) and deputy Director-General (副司長) at The Department of Education, Science, Culture and Public Health in Legislative Affairs Office at State Council of China* (中國國務院法制辦公室). Subsequent to 2008, Mr. Song served as deputy director of the Chinese Pharmaceutical Association* (中國藥學會) (the "Association") and executive director of the Research Centre for Drug Policies (醫藥政策研究中心) at the Association. He served as the chairman and executive editor of Chinese Journal of New Drugs* (中國新藥雜誌). Since 2011, Mr. Song has been serving as an expert at the Capital Healthcare Policy Reform Expert Group* (首都醫療衛生體制改革專家組). Mr. Song obtained a Bachelor of Laws degree from China University of Political Science and Law in 1985 and a Master in Business Administration degree from China Europe International Business School in 2004, and obtained a Doctorate in Social and Administrative Pharmacy from China Pharmaceutical University in 2018.

Mr. Song currently serves as an independent non-executive director at Shanghai Henlius Biotech, Inc. (上海復宏漢霖生物技術股份有限公司) (stock code: 2696), Simcere Pharmaceutical Group Limited (先聲藥業集團有限公司) (stock code: 2096), Mediwelcome Healthcare Management & Technology Inc. (麥迪衛康健康醫療服務科技有限公司) (stock code: 2159) and Jacobio Pharmaceuticals Group Co., Ltd. (加科思藥業集團有限公司) (stock code: 1167), all companies are listed on the Main Board of Stock Exchange.

From June 2018 to March 2024, Mr. Song served as an independent director of a company listed on the Shanghai Stock Exchange, Shenzhen Chipscreen Biosciences Co., Ltd. (深圳微芯生物科技股份有限公司) (stock code: 688321). From March 2017 to March 2021, Mr. Song served as an independent director of Jiangxi Boya Bio-pharmaceutical Co., Ltd.* (江西博雅生物製藥股份有限公司) (stock code: 300294); from August 2015 to August 2021, he served as an independent director of Tibet Aim Pharm. Inc.* (西藏易明西雅醫藥科技股份有限公司) (stock code: 002826.SZ); from June 2015 to June 2021, he served as an independent director of Shanxi Zhendong Pharmaceutical Co., Ltd.* (山西振東製藥股份有限公司) (stock code: 300158.SZ).

Dr. LYU Dong, aged 49, has been our non-executive Director since December 2023. Dr. Lyu is currently a managing director at Hillhouse Investment Management, Ltd. and has been a member of the healthcare private equity team since 2020. He has more than 20 years of experience in financial services and healthcare administrations. Prior to joining Hillhouse Investment Management, Ltd., he was a managing director of PAG, an Asia-focused private equity fund based in Hong Kong. Prior to that, he worked at the healthcare investment department of CITIC PE, a China-focused private equity fund based in Beijing. He started his career at the Center for Drug Evaluation of State Food and Drug Administration as a division director. Dr. Lyu obtained his Ph.D. of Science from Chinese Pharmaceutical University, Master of Science from Peking University and Bachelor of Science from Beijing Medical University.

As at the date of this annual report, Dr. Lyu holds or held directorships in the following listed companies in the past three years:

Name of the listed company	Term	Position
Clover Biopharmaceuticals, Ltd., a company listed on the Main Board of Stock Exchange (stock code: 2197)	March 2021 to October 2022	Non-executive director
Jacobio Pharmaceuticals Group Co., Ltd., a company listed on the Main Board of the Stock Exchange (stock code: 1167)	November 2020 to August 2023	Non-executive director
Keymed Biosciences Inc., a company listed on the Main Board of the Stock Exchange (stock code: 2162)	April 2021 to March 2022	Non-executive director
InventisBio Co. Ltd. (益方生物科技 (上海) 股份有限公司), a company listed on the Shanghai Stock Exchange (stock code: 688382)	December 2020 to June 2023	Director
Genor Biopharma Holdings Limited, a company listed on the Main Board of the Stock Exchange (stock code: 6998)	November 2021 to present	Non-executive director

Independent Non-executive Directors

Mr. ZHANG Hua Qiao, aged 60, has been our Independent Non-Executive Director since June 2014. Mr. Zhang has 20 years of experience in working in the investment banking industry since 1994. He served as managing director and the co-head of China research team from June 1999 to April 2006 and the deputy head of China investment banking division of UBS AG, Hong Kong Branch from September 2008 to June 2011. He graduated from the Graduate School of the People's Bank of China (中國人民銀行研究生部) with a Master's degree in Economics in 1986, and from the Australian National University with a Master's degree in Economics in January 1991.

As at the date of this annual report, Mr. Zhang holds or held directorships in the following listed companies in the past three years:

Name of the listed company	Term	Position
Radiance Holdings (Group) Company Limited, a company listed on the Main Board of the Stock Exchange (stock code: 9993)	October 2020 to present	Independent non-executive director
Logan Group Company Limited, a company listed on the Main Board of the Stock Exchange (stock code: 3380)	November 2013 to present	Independent non-executive director
China Huirong Financial Holdings Limited, a company listed on the Main Board of the Stock Exchange (stock code: 1290)	October 2013 to May 2021	Independent non-executive director
Zhong An Group Limited, a company listed on the Main Board of the Stock Exchange (stock code: 672)	January 2013 to present	Independent non-executive director
Fosun International Limited, a company listed on the Main Board of the Stock Exchange (stock code: 656)	March 2012 to present	Independent non-executive director
Haitong International Securities Group Limited, a company formerly listed on the Main Board of the Stock Exchange (former stock code: 665)	May 2021 to March 2024 ^(Note)	Independent non-executive director

Note: Haitong International Securities Group Limited has been delisted from the Stock Exchange with effect from 11 January 2024.

Professor LO Yuk Lam, aged 75, has been our Independent Non-executive Director since June 2014. Professor Lo has extensive experience in biotechnology industry, corporate management, academic research and community service.

Currently Professor Lo is serving as the President of HK Bio-Med Innotech Association, and the Honorary Founding Chairman of Hong Kong Biotechnology Organization. In the educational area, Professor Lo is serving as the Strategic Advisor to the President Office of the President and the Adjunct Professor of the division of life science of the Hong Kong University of Science and Technology. He has been elected an Honorary Fellow of the Hong Kong University of Science and Technology. He is also the Honorary Professor of several universities in China.

Professor Lo was heavily involved in several committees of the HKSAR Government. He had been served as the Chairman of the Advisory Council for Food Safety of the Food and Health Bureau HKSAR, Director of the Hong Kong Applied R&D Fund Co. Ltd., Chairman of the Biotechnology Committee of the Hong Kong Industry & Technology Development Council, and Chairman of Biotechnology Projects Vetting Committee of the Innovation and Technology Fund, HKSAR.

In Chinese Mainland, Professor Lo was a member of Chinese People's Political Consultative Conference in Jilin Province. He was also a consultant of the Centre for Disease Control and Prevention of China. In recognition of his leadership in the community and dedication to his field, Professor Lo has received many awards, such as the "Pericles International Prize" in 2019. He is the second Asian and the first person from Hong Kong to be awarded the Prize since it was founded in 1986. In 2020, Professor Lo was awarded the Bronze Bauhinia Star by the HKSAR government for his outstanding services over the past decades.

In the business sector, Professor Lo had served as the Managing Director of Asia Pacific of Bio-Rad Laboratories (NYSE: BIO) and PerkinElmer (NYSE: PKI). He is the Chairman of GT Healthcare Capital Partners, and Partner & Investment Committee Member of Hongsen Investment Management Limited. As at the date of this annual report, Professor Lo holds directorships in the following listed companies in the past three years:

Name of the listed company	Term	Position
Sinovac Biotech Ltd. (SVA: NASDAQ)	March 2006 to present	Independent Director
Zhaoke Ophthalmology Limited, a company listed on the Main Board of the Stock Exchange (stock code: 6622)	April 2021 to present	Independent non-executive director

Mr. LEUNG Man Kit, aged 70, has been the Independent Non-executive Director since June 2014. Mr. Leung has over 43 years of experience in project finance and corporate finance. Mr. Leung was a Responsible Officer of Grand Moore Capital Limited from 18 September 2019 to 31 October 2021. Previously, he was a director of Emerging Markets Partnership (Hong Kong) Limited (the principal adviser to the AIG Infrastructure Fund L.P.) in 1999. He also held senior positions in the Hong Kong Branch of the Swiss Bank Corporation, SG Securities (HK) Limited (formerly known as Crosby Securities (Hong Kong) Limited) and Peregrine Capital Limited.

As at the date of this annual report, Mr. Leung holds or held directorships in the following listed companies in the past three years:

Name of the listed company	Term	Position
Orange Sky Golden Harvest Entertainment (Holdings) Limited, a company listed on the Main Board of the Stock Exchange (stock code: 1132)*	February 2008 to present	Independent non-executive director
China Ting Group Holdings Limited, a company listed on the Main Board of the Stock Exchange (stock code: 3398)	November 2005 to present	Independent non-executive director
Netease, Inc., a company listed on NASDAQ and Main Board of the Stock Exchange (stock code: NTES, 9999)*	July 2002 to present	Independent non-executive director
	July 2002 to July 2022	Chairman of the Audit Committee

^{*} Mr. Leung is/was also the chairman of the audit committee of these companies.

Mr. Leung obtained a Bachelor's degree in Social Sciences from University of Hong Kong in October 1977.

Mr. CHOY Sze Chung Jojo, aged 65, has been the Independent Non-executive Director since June 2014. Mr. Choy has extensive experience in the securities industry and business management. He is currently the vice chairman of National Resources Securities Limited and the permanent honourable president of the Institute of Securities Dealers Ltd.

Mr. Choy is a fellow member of the Hong Kong Institute of Directors, the Institute of Financial Accountants, the Institute of Public Accountants and the Institute of Compliance Officers. Mr. Choy is also a member of the Election Council for Hong Kong Deputies to the 12th, 13th and the 14th National People's Congress of the PRC, a member of the 4th, the 5th and 6th term Chief Executive Election Committee of Hong Kong and a member of 11th, 12th and 13th Chinese People's Political Consultative Conference, Shantou.

As at the date of this annual report, Mr. Choy holds or held directorships in the following listed companies in the past three years:

Name of the listed company	Term	Position
First Credit Finance Group Limited, a company listed on the Growth Enterprise Market of the Stock Exchange (stock code: 8215)	November 2017 to November 2023	Independent non-executive director
New Sparkle Roll International Group Limited, a company listed on the Main Board of the Stock Exchange (stock code: 970)	October 2007 to April 2024	Independent non-executive director
Zhaojin Mining Industry Company Limited, a company listed on the Main Board of the Stock Exchange (stock code: 1818)	May 2007 to present	Independent non-executive director

Mr. Choy obtained a Master's degree in Business Administration from University of Wales, Newport in October 2004 and a Master's degree in Business Law from Monash University in April 2007, a Honorary doctorate of Management from Lincoln University in August 2018 and a Fellowship from Canadian Chartered Institute of Business Administration.

Ms. XIA Lian, aged 45, has been our Independent Non-executive Director since May 2023. Ms. Xia has over 21 years of experience in business administration and business consultancy. She holds a Bachelor's degree in marketing from the Peking University in China and a Master's degree in executive master in change from European Institute of Business Administration (INSEAD). Ms. Xia was employed by Cheung Kong Graduate School of Business from April 2007 to August 2020 with her last position as an assistant dean. She is currently an executive director and the general manager of Vista Education Technology (Shenzhen) Co., Ltd. (遠見教育科技 (深圳) 有限公司).

As at the date of this annual report, Ms. Xia holds or held directorships in the following listed companies in the past three years:

Name of the listed company	Term	Position
Shanying International Holding Co., Ltd. (山鷹國際控股股份公司), a company listed on the Shanghai Stock Exchange (stock code: 600567)	November 2022 to present	Independent director
ANTA Sports Products Limited, a company listed on the Main Board of	July 2022 to present	Independent non-executive director

DIRECTORS AND SENIOR MANAGEMENT (CONTINUED)

Senior Management

Our senior management comprises Executive Directors and the following persons:

Mr. LIU Yuan Chong, aged 60, joined our Group in March 1997 and is currently our Chief Financial Officer. He started as the accountant-in-charge at our finance department, and was promoted to chief of the finance department in 2005 and to our Chief Financial Officer in 2012. Prior to joining our Group, he was the head of accounting of Yantai Alternator Plant (煙台家電交電總公司). He also taught at Yantai Business Vocational Secondary School (煙台商業中專) from September 1983 until September 1986. From 1980 to 1983, he was employed by Shandong Laiyang Biochemical Pharmaceutical Factory. Mr. Liu received a Post-Graduate Certificate in Financial Management from Peking University in October 2006. He currently serves as non-executive director of Boan Biotech.

Ms. LI Li, aged 49, joined our Group in 1997 and is currently our Vice President and responsible for sales and marketing management in China. Ms. Li has over 26 years of experience in the pharmaceutical industry. Since July 1997, she has served in various positions in the Group. Ms. Li obtained a Bachelor's degree in biochemistry from Yantai University in the PRC in July 1997. She also completed a postgraduate course in applied psychology and human resources management and development at Institute of Psychology of Chinese Academy of Sciences (中國科學院心理研究所) in the PRC in February 2009 and obtained a Master's degree in business administration from China Europe International Business School (中歐國際工商學院) in the PRC in August 2021. She currently serves as non-executive director of Boan Biotech.

REPORT OF DIRECTORS

The Directors are pleased to present their report together with the audited consolidated financial statements of the Group for the year ended 31 December 2023.

Corporate Information

The Company was incorporated in the Bermuda on 2 July 2003 as an exempted company with limited liability under the laws of Bermuda (the "Companies Law"). The Company's shares (the "Shares") were listed on the Main Board of the Stock Exchange on 9 July 2014.

Principal Activities

The principal activity of the Company is investment holding and the Group focuses on developing, producing, marketing and selling innovative pharmaceutical products in three of the largest and fastest growing therapeutic areas in the PRC. Details of the principal activities of the Company's subsidiaries are set out in note 1 to the consolidated financial statements of this annual report.

Business Review and Performance

A fair review of the Group's business during the year ended 31 December 2023, including an analysis where key financial key performance indicators are used, and the outlook of the Group's business are provided in the section headed "Management Discussion and Analysis" of this annual report, where discussion therein forms part of this "Report of Directors".

Results

The results of the Group for the year ended 31 December 2023 are set out in the consolidated statement of profit or loss on page 70 of this annual report.

Dividend Policy and Final Dividend

No dividends were declared for the year ended 31 December 2023.

It is the policy of the Board, in considering payment of dividends, to allow Shareholders to share the Company's profits whilst retaining adequate reserves for the Group's future growth.

The Board shall consider the following factors before declaring or recommending dividends:

- the Company's actual and expected financial performance;
- retained earnings and distributable reserves of the Company and each of the subsidiaries of the Group;
- the Group's working capital requirements, capital expenditure requirements and future expansion plans;

- the Group's liquidity;
- general economic condition, business cycle of the Group's business and other internal or external factors that may affect the business or financial performance and position of the Company; and
- other factors that the Board considers relevant.

The payment of dividends is also subject to applicable laws and regulations including the laws and regulations of Bermuda and the bye-laws of the Company (the "Bye-laws"). The Board will review the dividend policy on a regular basis and there is no assurance that dividends will be paid in any particular amount for any given period.

Financial Summary

A summary of the Group's results, assets, liabilities for the last five financial years are set out on page 5 of this annual report. This summary does not form part of the audited consolidated financial statements.

Risks and Uncertainties Relating to the Group's Business

The Group's financial condition, results of operations, and business prospects may be affected by a number of risks and uncertainties directly or indirectly pertaining to the Group's businesses. The following are the key risks and uncertainties identified by the Group. There may be other risks and uncertainties in addition to the below which are not known to the Group or which may not be material now but could turnout to be material in the future.

Market Risk

Market risk is the risk that deteriorates the Group's profitability or affects its ability to meet business objectives arising from the movement in market prices. The management of the Group manages and monitors these exposures to ensure appropriate measures are implemented in a timely and effective manner.

Operational Risk

Operational risk is the risk of loss resulting from inadequate or failed internal processes, people and systems or from external events. Responsibility for managing operational risks rests with every function at divisional and departmental levels. Key functions in the Group are guided by their standard operating procedures, limits of authority and reporting framework. Our management will identify and assess key operational exposures regularly so that appropriate response to risk can be taken.

Investment Risk

Investment risk is the likelihood of occurrence of losses relative to the expected return on any particular investment. Key concern of investment framework will be balancing risk and return across different investments, thus risk assessment is a core aspect of the investment decision process. Proper authorisation system has been set up and detailed analysis will be made before approving investments. Regular updates on the progress of the Group's investments would be submitted to the Board.

Manpower and Retention Risk

The Group may face the risk of not being able to attract and retain key personnel and talents with appropriate and required skills, experience and competence which could meet the business objectives of the Group. The Group will provide attractive remuneration package to suitable candidates and personnel.

Financial Risk

The Group also faces financial risks relating to interest rate, foreign currency, credit risk and liquidity. Details of these financial risks are set out in note 43 to the consolidated financial statements of the Group.

In light of the above risks which are relevant to and may potentially affect the Group's business, the Group has certain risk management procedures with a view to minimise the risks and to manage, but not eliminate, the risk of failure to fulfil the Group's business objectives. Please refer to the section headed "Risk Management and Internal Control" in the Corporate Governance Report for policies concerning the Group's risk management system.

Legal Proceedings

As disclosed in the announcement of the Company dated 22 October 2021, the Group received an arbitration award in favour of the former distributor of Seroquel for its claim against Luye Pharma Hong Kong Limited, a subsidiary of the Company. In December 2021, the final amount of the arbitration award was determined to be approximately RMB253.2 million and the Company has accordingly made a provision in its financial statements, details of which are set out in note 30 to the consolidated financial statements of the Group. Luye Pharma Hong Kong Limited has applied to the High Court of Hong Kong for the revocation of such award and it is expected that the judgment will be available around the end of May 2024.

Environmental Policies and Performance

Our Group is committed to achieving environmental sustainability. Our commitment to protect the environment is well reflected by our continuous efforts in promoting green measures and awareness in our daily business operations. Our Group's business is subject to national, provincial and local environmental laws and regulations of the PRC. During the year ended 31 December 2023, so far as our Directors are aware, there were no material breaches of applicable environmental laws and regulations of the PRC that have a significant adverse impact on the business and operations of our Group.

Our Group also encourages environmental protection and promotes awareness of the same to the employees. Our Group adheres to the principle of recycling and reducing. It implements green office practices such as double-sided printing and copying, setting up recycling bins, promoting the use of recycled paper, and reducing energy consumption by switching off idle lightings and electrical appliances.

Our Group endeavours to comply with the relevant laws and regulations regarding environmental protection and adopts effective measures to achieve efficient use of resources, waste reduction and energy saving. Our Group will review its environmental practices from time to time and will consider implementing further eco-friendly measures and practices in the operation of our Group's businesses to move towards adhering to the 3Rs — reduce, recycle and reuse, and enhance environmental sustainability.

In accordance with paragraph 4(1) of Appendix C2 of the Rules Governing the Listing of Securities on the Stock Exchange (the "Listing Rules"), the Company's Environmental, Social and Governance Report ("ESG Report") will be available on its website at the same time as the publication of this annual report.

The 2023 ESG Report, in electronic form only, is published on the website of the Company at www.luye.cn under the section "Investors" and the website of the Stock Exchange at www.hkexnews.hk.

Compliance with Laws and Regulations

Our Group recognises the importance of compliance with regulatory requirements and the risk of non-compliance with such requirements could lead to the termination of operating licences. Our Group has been allocating system and staff resources to ensure ongoing compliance with rules and regulations and to maintain cordial working relationships with regulators effectively through effective communications. For the year ended 31 December 2023, the Group has complied, to the best of our knowledge, in all material respects, with all relevant rules and regulations that have a significant impact on the Company.

Key Relationships with Employees, Customers and Suppliers

Being people-oriented, our Group ensures all staffs are reasonably remunerated and our Group also continue to improve and regularly review and update its policies on remuneration and benefits, training, occupational health and safety.

Our Group maintains a good relationship with its customers. A customer complaint handling mechanism is in place to receive, analyse and study complaints and make recommendations on remedies with the aim of improving service quality.

Our Group is in good relationship with its suppliers and conducts a fair and strict appraisal of its suppliers on an annual basis.

Major Customers and Suppliers

Sales to the Group's five largest customers accounted for approximately 12.9% of the total sales for the year ended 31 December 2023 and sales to the largest customer included therein amounted to 3.3% of the total sales for the year ended 31 December 2023. Purchases from the Group's five largest suppliers accounted for approximately 27.5% of the total purchase for the year ended 31 December 2023 and purchase from the Group's largest supplier included therein amounted to 12.2% of the total purchase for the year ended 31 December 2023.

None of the Directors or any of their close associates or any Shareholders (which, to the best knowledge of the Directors, own more than 5% of the Company's issued share capital) had any interest in the Group's five largest customers and suppliers.

Property, Plant and Equipment

Details of movements in the property, plant and equipment of the Group during the year ended 31 December 2023 are set out in note 13 to the consolidated financial statements in this annual report.

Share Capital

Details of movements in the share capital of the Company during the year ended 31 December 2023 are set out in note 32 to the consolidated financial statements in this annual report.

Reserves

Details of movements in the reserves of the Group during the year are set out on pages 74 to 75 in the consolidated statement of changes inequity of this annual report and in note 33 to the consolidated financial statements in this annual report.

Distributable Reserves

As at 31 December 2023, the Company's and the Group's reserves available for distribution, calculated in accordance with the provisions of the Companies Law, amounted to nil (as at 31 December 2022: nil) and approximately RMB6.1 billion (as at 31 December 2022: RMB5.5 billion), respectively.

Bank Loans and Other Borrowings

Particulars of bank loans and other borrowings of the Group as at 31 December 2023 are set out in note 26 to the consolidated financial statements in this annual report.

Directors

The Directors during the year ended 31 December 2023 and up to the date of this annual report were:

Executive Directors:

Mr. LIU Dian Bo (Executive Chairman and Chief Executive Officer)

Mr. YANG Rong Bing (Vice Executive Chairman)

Mr. YUAN Hui Xian Ms. ZHU Yuan Yuan

Non-executive Directors:

Mr. SONG Rui Lin

Mr. SUN Xin (resigned on 6 December 2023)
Dr. LYU Dong (appointed on 6 December 2023)

Independent non-executive Directors:

Mr. ZHANG Hua Qiao Professor LO Yuk Lam Mr. LEUNG Man Kit

Mr. CHOY Sze Chung Jojo

Ms. XIA Lian (appointed on 25 May 2023)

As disclosed in the announcement dated 6 December 2023, Mr. SUN Xin has resigned as a non-executive Director with effect from 6 December 2023 due to other work commitments.

In accordance with the Bye-laws, all Directors are subject to retirement by rotation at least once every three years and any Director appointed by the Board to fill a casual vacancy shall hold office until the first general meeting of the Shareholders after his appointment and be subject to re-election at such meeting and any Director appointed by the Board as an addition to the existing Board shall hold office only until the next following annual general meeting of the Company and shall then be eligible for re-election.

In accordance with bye-law 84(1) and 84(2) of the Bye-laws, Mr. YANG Rong Bing, Mr. YUAN Hui Xian, Dr. Lyu Dong, Mr. ZHANG Hua Qiao and Mr. CHOY Sze Chung Jojo will retire by rotation and being eligible, will offer themselves for re-election as the Directors at the forthcoming annual general meeting (the "AGM").

Details of the Directors to be re-elected at the AGM are set out in the circular to the Shareholders.

Board of Directors and Senior Management

Biographies of the Directors and senior management of the Group are set out on pages 29 to 36 of this annual report.

Confirmation of Independence of Independent Non-executive Directors

Each of the independent non-executive Directors has confirmed their independence pursuant to Rule 3.13 of the Listing Rules. The Company considers all of the independent non-executive Directors to be independent in accordance with Rule 3.13 of the Listing Rules.

Directors' Service Contracts

Each of the executive Directors has entered into an appointment letter with the Company for a term of three years commencing from 9 July 2023 and may be terminated in accordance with the respective terms of the appointment letters.

Mr. SONG Rui Lin and Dr. LYU Dong, the non-executive Directors, each entered into an appointment letter with the Company for a term of two years commencing from 29 March 2023 and 6 December 2023 respectively, which may be terminated in accordance with the terms of the appointment letter.

Mr. ZHANG Hua Qiao, Professor LO Yuk Lam, Mr. LEUNG Man Kit and Mr. CHOY Sze Chung Jojo, the independent non-executive Directors, have entered into an appointment letter with the Company for a term of two years commencing from 9 July 2022 and may be terminated in accordance with the respective terms of the appointment letters.

Ms. XIA Lian, the independent non-executive Director, has entered into an appointment letter with the Company for a term of two years commencing from 25 May 2023 and may be terminated in accordance with the respective terms of the appointment letter.

None of the Directors has a service contract which is not determinable by the Group within one year without payment of compensation (other than statutory compensation).

Interests in Transactions, Arrangements and Contracts

At the end of the year or at any time during the year, other than those transactions disclosed in note 37 to the consolidated financial statements and under the section headed "Connected Transaction" in this annual report, (a) no transactions, arrangements and contracts of significance in relation to the Group's business to which the Company, Company's subsidiaries, fellow subsidiaries or its parent companies was a party and in which a Director or his or her connected entity had a material interest, whether directly or indirectly, subsisted; and (b) there is no contract of significance (i) between the Company or its subsidiaries and the Company's controlling shareholder or its subsidiaries, and (ii) for the provision of services to the Company or any of its subsidiaries by the Company's controlling shareholder or its subsidiaries.

Management Contracts

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 during the year ended 31 December 2023.

Equity-Linked Agreements

Save as disclosed in this annual report, no equity-linked agreement that will or may result in the Company issuing Shares nor require the Company to enter into an agreement that will or may result in the Company issuing Shares was entered into by the Company during the year or subsisted at the end of the year under review.

Emolument Policy

The objective of the Group's remuneration policy is to motivate and retain talented employees so as to achieve the Group's long term corporate goals and objectives. The Group's employee remuneration policy is determined by considering factors such as remuneration in respect of the overall remuneration standard in the industry and the employee's performance. The management reviews the Group's employee remuneration policy and arrangements on a regular basis. In addition, social insurance contributions are made by the Group for its PRC employees in accordance with the relevant PRC regulations. For employee retirement benefits, please refer to note 2.4 to the consolidated financial statements in this annual report. A remuneration committee of the Board was set up for reviewing the Group's emolument 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. Our Group participates in the national pension schemes as defined by the laws of the countries in which it operates and our Group makes contributions to the Central Provident Fund Scheme in Singapore, a defined contribution pension scheme, for its employees in Singapore. The Company's subsidiaries established and operating in Chinese Mainland are required to provide certain staff pension benefits to their employees under existing regulations of the PRC.

Remuneration of Directors and Five Individuals with Highest Emoluments

Details of the emoluments of the Directors and the five highest paid individuals are set out in notes 8 and 9 to the consolidated financial statements in this annual report.

Share Option Scheme

During the year ended 31 December 2023 and up to the date of this annual report, the Group has no share option scheme.

Changes to Information in respect of Directors

Save as disclosed in the section headed "Directors and Senior Management" in this annual report, there was no change to any of the information required to be disclosed in relation to any Director pursuant to paragraphs (a) to (e) and (g) of rule 13.51(2) of the Listing Rules for the year ended 31 December 2023.

Directors' and Chief Executive's Interests and Short Position in Shares, Underlying Shares and Debentures

As at 31 December 2023, the interests or short positions of the Directors or chief executive of the Company in the Shares, underlying Shares and debentures of the Company or its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance (the "SFO")) required to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interest or short positions which they were taken or deemed to have taken under such provisions of the SFO), or which would be required, pursuant to section 352 of the SFO, to be entered in the register referred to therein, or which would be required to be notified to the Company and the Stock Exchange pursuant to Model Code for Securities Transactions by Directors of Listed Issuers as set out in Appendix C3 of the Listing Rules (the "Model Code"), are as follows:

(i) Interest in the Company

Name of Director	Nature of interest	Number of securities	percentage of shareholding
Liu Dian Bo ⁽¹⁾⁽²⁾	Founder of a discretionary trust	1,257,196,703(L) 200,861,950(S)	33.42% 5.34%

Remark: The Letter "L" denotes long position in such securities and "S" denotes short position in such securities.

Notes:

- 1. Mr. Liu Dian Bo through his controlled corporations, namely Shorea LBG, Ginkgo (PTC) Limited, Nelumbo Investments Limited, Luye Life Sciences Group Ltd., Luye Pharma Holdings Ltd., Luye Pharmaceutical International Co., Ltd. and Luye Pharmaceutical Investment Co., Ltd., is deemed to be interested in 1,257,196,703 ordinary shares and 72,701,950 short position in the Company held by Luye Pharmaceutical Investment Co., Ltd. Nelumbo Investments Limited holds 70% of the issued share capital of Luye Life Sciences Group Ltd.
- 2. The entire issued share capital of Nelumbo Investments Limited is held by Ginkgo (PTC) Limited as trustee of the family trust of Mr. Liu Dian Bo, who is the founder of such trust. Ginkgo (PTC) Limited is wholly-owned by Shorea LBG whose sole shareholder is Mr. Liu Dian Bo.

Approximate percentage in

REPORT OF DIRECTORS (CONTINUED)

(ii) Interest in associated corporations

Name of Director	Associated Corporation	Nature of interest	Number of securities	the registered capital of the associated corporation
Liu Dian Bo	Luye Life Sciences Group Ltd. (2)	Founder of a discretionary trust	8,400(L)	70%
Liu Dian Bo	Ginkgo (PTC) Limited(1)	Founder of a discretionary trust	1(L)	100%
Liu Dian Bo	Luye Pharma Holdings Ltd.(2)	Founder of a discretionary trust	1,136,852(L)	100%
Liu Dian Bo	LuYe Pharmaceutical International Co., Ltd. ⁽²⁾	Founder of a discretionary trust	202,180,988(L)	100%
Liu Dian Bo	LuYe Pharmaceutical Investment Co., Ltd. (2)	Founder of a discretionary trust	1(L)	100%
Liu Dian Bo	Nelumbo Investments Limited(1)	Founder of a discretionary trust	1(L)	100%
Yang Rong Bing	Luye Life Sciences Group Ltd.(2)	Beneficial interest	1,800(L)	15%
Yuan Hui Xian	Luye Life Sciences Group Ltd.(2)	Beneficial interest	1,800(L)	15%

Remark: The Letter "L" denotes long position in such securities.

Notes:

- The entire issued share capital of Nelumbo Investments Limited is held by Ginkgo (PTC) Limited as trustee of the family trust of Mr. Liu Dian Bo, who is
 the founder of such trust.
- Luye Life Sciences Group Ltd. holds the entire issued ordinary share capital of Luye Pharma Holdings Ltd. LuYe Pharmaceutical International
 Co., Ltd. is wholly-owned by Luye Pharma Holdings Ltd. and LuYe Pharmaceutical Investment Co., Ltd. is wholly-owned by LuYe Pharmaceutical
 International Co., Ltd.

Save as disclosed above, as at 31 December 2023, none of our Directors and chief executive of the Company has any interests or short positions in the Shares, underlying Shares or debentures of the Company or its associated corporations (within the meaning of Part XV of the SFO) which were (i) recorded in the register required to be kept under section 352 of the SFO, or (ii) otherwise notified to the Company and the Stock Exchange pursuant to the Model Code.

Directors' Rights to Acquire Shares or Debentures

Save as otherwise disclosed in this annual report, no rights to acquire benefits by means of the acquisition of Shares in or debentures of the Company were granted to any Director or their respective spouse or children under 18 years of age, or were any such rights exercised by them; or was the Company and any of its subsidiaries a party to any arrangement to enable the Directors, or their respective spouse or children under 18 years of age, to acquire such rights in any other body corporate for the year ended 31 December 2023.

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

As at 31 December 2023, to the best of the Directors' knowledge, the following persons (other than the Directors and chief executives of the Company) had, or deemed to have or taken to have an interest and/or short position in the Shares or the underlying Shares which fall to be disclosed under the provisions of Division 2 and 3 of Part XV of the SFO or as recorded in the register required to be kept pursuant to Section 336 of the SFO:

Name	Capacity/Nature of interest	Number of securities	Approximate percentage of shareholding
LuYe Pharmaceutical Investment Co., Ltd. ⁽¹⁾	Beneficial owner	1,257,196,703(L)	33,42%
Lute i Haimaceuticai investinent co., Ltd.	Deficition owner	200,861,950(S)	5.34%
LuYe Pharmaceutical International Co., Ltd.(1)	Interest in controlled corporation	1,257,196,703(L)	33.42%
	·	200,861,950(S)	5.34%
Luye Pharma Holdings Limited ⁽¹⁾	Interest in controlled corporation	1,257,196,703(L)	33.42%
		200,861,950(S)	5.34%
Luye Life Sciences Group Ltd.(2)	Interest in controlled corporation	1,257,196,703(L)	33.42%
		200,861,950(S)	5.34%
Nelumbo Investments Limited ⁽²⁾	Interest in controlled corporation	1,257,196,703(L)	33.42%
		200,861,950(S)	5.34%
Ginkgo (PTC) Limited ⁽²⁾	Trustee	1,257,196,703(L)	33.42%
		200,861,950(S)	5.34%
Shorea LBG ⁽²⁾	Interest in controlled corporation	1,257,196,703(L)	33.42%
		200,861,950(S)	5.34%
Hillhouse Capital Management, Ltd. (3)	Investment manager	552,324,108(L)	14.68%
Hillhouse Fund V, LP.(3)	Interest in controlled corporation	552,324,108(L)	14.68%
Hillhouse NEV Holdings Limited(3)	Beneficial owner	552,324,108(L)	14.68%
UBS Group AG	Interest in controlled corporation	501,662,899(L)	13.34%
		354,629,754(S)	9.43%

Remark: The Letter "L" denotes long position in such securities and "S" denotes short position in such securities.

Notes:

- 1. LuYe Pharmaceutical Investment Co., Ltd. is wholly-owned by LuYe Pharmaceutical International Co., Ltd., which is in turn wholly-owned by Luye Pharma Holdings Ltd..
- 2. Nelumbo Investments Limited holds 70% of the issued share capital of Luye Life Sciences Group Ltd. The entire issued share capital of Nelumbo Investments Limited is held by Ginkgo (PTC) Limited as trustee of the family trust of Mr. Liu Dian Bo. Ginkgo (PTC) Limited is wholly-owned by Shorea LBG whose sole shareholder is Mr. Liu Dian Bo.
- 3. Hillhouse NEV Holdings Limited is wholly-owned by Hillhouse Fund V, L.P. and Hillhouse Capital Management, Ltd. is the sole investment manager of Hillhouse NEV Holdings Limited.

Save as disclosed above, as at 31 December 2023, the Directors are not aware of any person who had interests or short positions in the Shares or underlying Shares of the Company which would be required to be disclosed to the Company under the provisions of Divisions 2 and 3 of Part XV of the SFO or as recorded in the register required to be kept pursuant to Section 336 of the SFO.

Purchase, Sale or Redemption of Listed Securities

On 22 February 2023, the Company issued and placed a total of 212,000,000 shares to no less than six places at the placing price of HK\$3.78 per placing share.

Save as disclosed above, there was no purchase, sale and redemption of any listed securities of the Company by the Company or any of its subsidiaries for the year ended 31 December 2023.

Tax Relief

The Company is not aware of any taxation relief available to shareholders of the Company by reason of their holding of Company's shares.

Pre-Emptive Rights

There are no provisions for pre-emptive rights under the Company's Bye-laws or the Companies Law that would oblige the Company to offer new Shares on a pro rata basis to the existing Shareholders.

Permitted Indemnity Provision

According to the Bye-laws of the Company, among others, the Directors acting in relation to any of the affairs of the Company may be entitled to be indemnified and secured harmless out of assets and profits of the Company from and against all, among others, actions, costs, charges, losses, damages and expenses which they or any of them shall or may incur or sustain. The Company has arranged appropriate insurance cover in respect of legal action against its Directors.

Director's and Controlling Shareholder's Interest in Competing Business

A deed of non-compete undertaking dated 19 June 2014 (the "Deed of Non-compete Undertaking") was entered into between the Company and the controlling shareholder and the executive chairman of the Company, Mr. Liu Dian Bo, who has undertaken to our Company that conditional upon Listing, he will not carry on, engage, invest, participate or otherwise be interested in any business which competes or is likely to compete with any of the existing and/or future businesses carried on by any shareholder of our Group in relation to developing, producing, marketing and selling innovative pharmaceutical products.

As disclosed in the Prospectus, except for Mr. Liu Dian Bo's interest in our Group, he is interested in the equity interest of 蕪 湖綠葉製藥有限公司 (Wuhu Luye Pharmaceutical Co. Ltd.) ("Wuhu Luye"), which is owned as to 90% by 綠葉投資集團有限公司 (Luye Investment Group Co. Ltd.) ("Luye Investment Group") and 10% by 蕪湖長榮醫藥科技資訊諮詢有限責任公司 (Wuhu Changrong Pharmaceutical Technology Information Consulting Co. Ltd.), an independent third party. Luye Investment Group is owned by the founding shareholders (namely, Messrs. Liu Dian Bo, Yuan Hui Xian ("Mr. Yuan") and Yang Rong Bing ("Mr. Yang")) as to 70% by Mr. Liu Dian Bo and 15% by each of Mr. Yang and Mr. Yuan (each an executive Director). Wuhu Luye is primarily engaged in the production and sale of Chinese medicine covering a number of therapeutic areas including cardiocerebral vascular, neurology, neuropsychiatry and hepatology, which competes or is likely to compete, either directly or indirectly, with our Group's business.

By reasons of the fact that Wuhu Luye and our Group have (i) different management teams; (ii) separate production facilities and respective procurement teams to source raw materials and suppliers; (iii) independent sales and marketing activities; and (iv) independent financial and accounting systems, and that Mr. Liu Dian Bo has already given an undertaking pursuant to the Deed of Non-compete Undertaking, our Group is therefore capable of carrying on its business independently of, and at arms length from, the excluded business as described above.

The Company has received an annual written confirmation from the controlling shareholder, Mr. Liu Dian Bo, in respect of his compliance with the Deed of Non-compete Undertaking.

The independent non-executive Directors have reviewed the Deed of Non-compete Undertaking and assessed whether the controlling shareholder has abided by the non-competition undertaking. The independent non-executive Directors confirmed that the controlling shareholder has not been in breach of the non-competition undertaking during the year ended 31 December 2023.

Save as disclosed above, none of the Directors held any interests in any business that compete directly against the Company or any of its jointly controlled entities and subsidiaries during the year ended 31 December 2023.

Connected Transaction

The Company has complied with the disclosure requirements, to the extent they are not waived by the Stock Exchange, in accordance with Chapter 14A of the Listing Rules with respect to the connected transaction entered into by the Group during the year ended 31 December 2023.

A summary of the related party transactions entered into by the Group during the year ended 31 December 2023 is contained in note 37 to the consolidated financial statements in this annual report. The transactions summarised in such note do not fall under the definition of "connected transactions" or "continuing connected transactions" under Chapter 14A of the Listing Rules.

Charitable Donations

During the year ended 31 December 2023, the Group made charitable and other donations in a total amount of RMB2.0 million.

Material Events after the end of the Reporting Period

After 31 December 2023 and up to the date of this annual report, to the best of the Directors' knowledge, there was no event occurred that has significantly affected the Group.

Audit Committee

The audit committee (the "Audit Committee") has reviewed together with the management the accounting principles and policies adopted by the Group and the audited consolidated financial statements for the year ended 31 December 2023.

Code of Conduct regarding Directors' Securities Transactions

The Company has adopted a code of conduct regarding Directors' securities transactions which are no less stringent than the required standard set out in the Model Code for Securities Transactions by Directors of Listed Issuers, Appendix C3 of the Listing Rules. Specific enquiry has been made to all the Directors and they have all confirmed compliance with the Model Code for the year ended 31 December 2023.

Corporate Governance

The Company is committed to maintaining the highest standard of corporate governance practices. Information on the corporate governance practices adopted by the Company is set out in the Corporate Governance Report at pages 51 to 64 of this annual report.

Closure of Register of Shareholders

The Company's AGM will be held on Thursday, 28 May 2023. For determining the entitlement to attend and vote at the AGM, the register of shareholders of the Company will be closed from Thursday, 23 May 2024 to Tuesday, 28 May 2024, both days inclusive, during which no transfer of shares of the Company will be registered. In order to be eligible to attend and vote at the AGM, all transfer of shares of the Company, accompanied by the relevant share certificates, must be lodged with the Company's Hong Kong share registrar, Computershare Hong Kong Investor Services Limited, at Shops 1712–1716, 17th Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong, for registration not later than 4:30 p.m. on Wednesday, 22 May 2023.

Sufficiency of Public Float

Based on the information that is publicly available to the Company and to the knowledge of the Directors at the latest practicable date in relation to this annual report, there was a sufficient public float of the issued shares of the Company under the Listing Rules.

Auditor

Ernst & Young has been appointed as the auditor of the Company for the year ended 31 December 2023.

Ernst & Young shall retire at the AGM and, if eligible, will offer themselves for re-appointment. A resolution for the re-appointment of Ernst & Young as independent auditor of the Company will be proposed at the AGM.

On behalf of the Board **Liu Dian Bo** *Chairman*

Hong Kong, 27 March 2024

CORPORATE GOVERNANCE REPORT

Corporate Governance Culture

A healthy corporate culture across the Group is integral to attaining its vision and strategy. It is the Board's role to foster a corporate culture with the following core principles and to ensure that the Company's vision, values and business strategies are aligned to it.

1. Core values

Integrity, cooperation, innovation and excellence are core values of the Group. Integrity lays the foundation of the Company, cooperation guarantees the victory of the team, innovation drives the Group's development, and excellence is the Group's ultimate pursuit. The Group strives to maintain high standards of business ethics and corporate governance across all of our activities and operations. The Directors, management and staff are all required to act lawfully, ethically and responsibly, and the required standards and norms are explicitly set out in the training materials for all new staff and embedded in various policies of the Group such as the Group's employee handbook, the anti-corruption policy and the whistleblowing policy of the Group. Trainings are conducted from time to time to reinforce the required standards in respect of core values.

2. Business Philosophy

The Group believes that customer orientation helps the Group to grasp market opportunities, efficient operation enables the Group to stay ahead of the competition, and achievement of employees promotes a long-lasting business. These are fundamentals for a strong, and productive workforce that attracts, develops, and retains the best talent and produces the highest quality of work. Moreover, the business development and management strategies of the Company seek to achieve long-term, steady and sustainable growth, while having due considerations of the environment, social and governance aspects.

The Company is committed to ensuring that its affairs are conducted in accordance with good corporate governance practices. This ensures that the overall business risk of the Group is assessed and managed appropriately and sustainable returns can be delivered to its shareholders. The Corporate Governance Code (the "CG Code") published by the Stock Exchange sets out the principles of good corporate governance, and the Group manages its corporate affairs (such as its board composition, audit, internal control and risk management) in accordance with such principles. This corporate governance reports provides a channel through which shareholders could evaluate the Group's implementation of such principles to its business during the reporting period.

Corporate Governance Practices

The Group is committed to maintaining high standards of corporate governance to safeguard the interests of shareholders and to enhance corporate value and accountability.

Save for the deviation disclosed in this annual report, during the year ended 31 December 2023, in the opinion of the Directors, the Company has complied with all the code provisions as set out in the CG Code contained in Appendix C1 to the Listing Rules.

The Board

Responsibilities

The Board is responsible for the overall leadership of the Group, which oversees the Group's strategic decisions and monitors business and performance. The Board has delegated the authority and responsibility for day-to-day management and operation of the Group to the senior management of the Group. To oversee particular aspects of the Company's affairs, the Board has established four Board committees namely the Audit Committee, the remuneration committee (the "Remuneration Committee"), the nomination committee (the "Nomination Committee") and Environmental, Social and Governance Committee ("ESG Committee") (together, the "Board Committees"). The Board has delegated to the Board Committees responsibilities as set out in their respective terms of reference.

All Directors shall ensure that they carry out their duties in good faith, in compliance with applicable laws and regulations, and in the interests of the Company and its shareholders at all times.

Board Composition

As at 31 December 2023, the Board comprises 11 members, consisting of 4 executive Directors, 2 non-executive Directors and 5 independent non-executive Directors as set out below:

Executive Directors

Mr. LIU Dian Bo (Executive Chairman and Chief Executive Officer)

Mr. YANG Rong Bing (Vice Executive Chairman)

Mr. YUAN Hui Xian

Ms. ZHU Yuan Yuan

Non-executive Directors

Mr. SONG Rui Lin

Mr. SUN Xin (resigned on 6 December 2023)

Dr. LYU Dong (appointed on 6 December 2023)

Independent Non-executive Directors

Mr. ZHANG Hua Qiao

Professor LO Yuk Lam

Mr. LEUNG Man Kit

Mr. CHOY Sze Chung Jojo

Ms. XIA Lian (appointed on 25 May 2023)

The biographies of the Directors are set out under the section headed "Directors and Senior Management" of this annual report.

During the year ended 31 December 2023, the Board has, at all times, met the requirements under Rules 3.10(1) and 3.10(2) of the Listing Rules relating to the appointment of at least three independent non-executive Directors and among which at least one of them possesses appropriate professional qualifications or accounting or related financial management expertise. The Company also complied at all times with Rule 3.10A of the Listing Rules, which relates to the appointment of independent non-executive Directors representing at least one-third of the Board.

Each of the independent non-executive Directors has confirmed his independence pursuant to Rule 3.13 of the Listing Rules and the Company considers each of them to be independent.

All Directors, including independent non-executive Directors, have brought a wide spectrum of valuable business experience, knowledge and professionalism to the Board which contribute to its efficient and effective functioning. Independent non-executive Directors are invited to serve on the Audit Committee, the Remuneration Committee, the Nomination Committee and the ESG Committee.

None of the Directors has any personal relationship (including financial, business, family or other material/relevant relationship) with any other Director.

The CG Code requires directors to disclose to the Company the number and nature of offices that they hold in public companies or organisations and other significant commitments as well as the identity of those public companies or organisations and an indication of the time involved. The Directors have agreed to disclose their commitments to the Company in a timely manner.

Board Independence

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

Board and committees' structure

- The Company is steered by a Board comprising a majority of non-executive Directors. The Board comprises four executive Directors, two non-executive Director and five independent non-executive Directors.
- Members of all board committees, apart from the ESG Committee are nonexecutive Directors or independent non-executive Directors.

Independent non-executive Directors' tenure

• The directors' nomination policy of the Company sets a maximum tenure of nine consecutive years for independent non-executive Directors unless the Board determines that such Director is still independent.

Independent non-executive Directors' remuneration

• Independent non-executive Directors receive fixed fee(s) for their role as members of the Board and Board committee(s) as appropriate.

Appointment of independent non-executive Directors

 In assessing suitability of candidates of independent non-executive Directors, the Nomination Committee will review their profiles, including their qualification and time commitment, having regard to the Board's composition, the candidates' skill matrix, the list of selection criteria approved by the Board, its nomination policy and the board diversity policy.

Annual review of independent non-executive Directors' independence

The Board assessed the annual independence confirmation received from each independent non-executives Director, having regard to the criteria under Rule 3.13 of the Listing Rules.

Conflict management

• The Bye-laws and internal guidelines of the Company provide guidance to the Directors on avoiding conflicts of interest and on the circumstances under which appropriate action(s) that shall be taken by the director in case of a conflict.

Professional advice

To facilitate proper discharge of their duties, all Directors are entitled to seek
advice from the company secretary or the in-house legal team as well as from
independent professional advisers at the Company's expense.

Board evaluation

• The quality and efficiency of discussions at Board meetings are assessed during the annual evaluation of the Board's performance.

Induction and Continuous Professional Development

Each newly appointed Director is provided with necessary induction and information to ensure that he/she has a proper understanding of the Company's operations and businesses as well as his/her responsibilities under relevant laws, rules and regulations. The Company also arranges regular seminars to Directors regarding updates on the latest development and changes in the Listing Rules and other relevant legal and regulatory requirements. The Directors are also provided with regular updates on the Company's performance, position and prospects so as to enable the Board and each Director to discharge their duties. The Company has also devised a training record in order to assist the Directors to record the training they have undertaken and they are requested to provide training records to the Company.

According to C.1.4 of the CG Code, all Directors should participate in continuous professional development so as to develop and refresh their knowledge and skills, and thereby ensuring that their contribution to the Board remains to be informed and relevant. According to the records kept by the Company, each of the Directors, namely, Mr. LIU Dian Bo, Mr. YANG Rong Bing, Mr. YUAN Hui Xian, Ms. ZHU Yuan Yuan, Mr. SONG Rui Lin, Mr. SUN Xin (resigned on 6 December 2023), Dr. LYU Dong (appointed on 6 December 2023), Mr. ZHANG Hua Qiao, Professor LO Yuk Lam, Mr. LEUNG Man Kit, Mr. CHOY Sze Chung Jojo and Ms. XIA Lian (appointed on 25 May 2023) have, during the Reporting Period, (a) attended seminars and/or trainings that are relevant to the Directors' professional knowledge and skills and in performing their duties and responsibilities as Directors.

Dr. LYU Dong obtained the legal advice referred to in Rule 3.09D of the Listing Rules on 12 December 2023, and has confirmed that he understood his obligations as a director of the Company.

Chairman and Chief Executive Officer

Under C.2.1 of the CG Code, the chairman and the chief executive should be separate and should not be performed by the same individual.

Under the current organization structure of the Company, Mr. LIU Dian Bo is our Executive Chairman of the Board and the Chief Executive Officer. Although the dual roles of Executive Chairman and Chief Executive Officer is a deviation from the CG Code, the Board believes that with Mr. LIU's extensive experience in the pharmaceutical industry, vesting the roles of Executive Chairman and Chief Executive Officer in the same person is beneficial to the business prospects and management of the Group. The balance of power and authority is ensured by the operation of the senior management and the Board, which comprises experienced and high caliber individuals.

Appointment and Re-Election of Directors

Each of the executive Directors has entered into an appointment letter with the Company for a term of three years commencing from 9 July 2020 and may be terminated in accordance with the respective terms of the appointment letters.

Mr. SONG Rui Lin, the non-executive Director, has entered into an appointment letter with the Company for a term of two years commencing from 29 March 2023 and may be terminated in accordance with the terms of the appointment letter.

Dr. LYU Dong, the non-executive Director, has entered into an appointment letter with the Company for a term of two years commencing from 6 December 2023 which may be terminated in accordance with the terms of the appointment letter.

Mr. ZHANG Hua Qiao, Professor LO Yuk Lam, Mr. LEUNG Man Kit and Mr. CHOY Sze Chung Jojo, the independent non-executive Directors, have entered into an appointment letter with the Company for a term of two years commencing from 9 July 2022 and may be terminated in accordance with the respective terms of the appointment letters.

Ms. XIA Lian, the independent non-executive Director, has entered into an appointment letter with the Company for a term of two years commencing from 25 May 2023 and may be terminated in accordance with the respective terms of the appointment letter.

None of the Directors has a service agreement which is not determinable by the Group within one year without payment of compensation (other than statutory compensation).

In accordance with the Bye-laws, all Directors are subject to retirement by rotation at least once every three years and any new Director appointed to fill a casual vacancy shall submit himself/herself for re-election by the Shareholders at the first general meeting of the Company after appointment and new Directors appointed as an addition to the Board shall submit himself/herself for re-election by the Shareholders at the next following annual general meeting of the Company after appointment.

The procedures and process of appointment, re-election and removal of directors are set out in the Bye-laws. The Nomination Committee is responsible for reviewing the Board composition, monitoring the appointment, re-election and succession planning of Directors.

Board Meetings

The Company has adopted the practice of holding board meetings regularly, at least four times a year, and at approximately quarterly intervals. Notices of not less than 14 days will be given for all regular board meetings to provide all Directors with an opportunity to attend and propose matters to be included in the agenda for the Board meeting.

For other Board and committee meetings, reasonable notice will generally be given. The agenda and accompanying board papers are dispatched to the Directors or committee members at least three days before the meetings to ensure that they have sufficient time to review the papers and be adequately prepared for the meetings. When directors or committee members are unable to attend a meeting, they will be informed on the matters to be discussed and given an opportunity to make their views known to the Chairman prior to the meeting.

Minutes of the board meetings and committee meetings will be recorded in sufficient detail the matters considered by the Board and the committees and the decisions reached, including any concerns raised by the Directors. Draft minutes of each board meeting and committee meeting will be sent to the Directors for comments within a reasonable time after the date on which the meeting is held.

During the year ended 31 December 2023, five board meetings, and one AGM were held and the attendance of each individual Director at these meetings is set out in the table below:

	Attended/Eligible to	
Name of Director	attend board meeting	AGM
Mr. LIU Dian Bo	5/5	1/1
Mr. YANG Rong Bing	4/5	1/1
Mr. YUAN Hui Xian	4/5	1/1
Ms. ZHU Yuan Yuan	5/5	1/1
Mr. SONG Rui Lin	4/5	0/1
Mr. SUN Xin ⁽¹⁾	4/4	0/1
Dr. LYU Dong ⁽²⁾	1/1	0/0
Mr. ZHANG Hua Qiao	5/5	1/1
Professor LO Yuk Lam	5/5	1/1
Mr. LEUNG Man Kit	5/5	1/1
Mr. CHOY Sze Chung Jojo	5/5	1/1
Ms. XIA Lian ⁽³⁾	4/4	0/0

Notes:

- 1. Mr. SUN Xin resigned as non-executive Director with effect from 6 December 2023.
- 2. Dr. LYU Dong was appointed as non-executive Director with effect from 6 December 2023.
- 3. Ms. XIA Lian was appointed as independent non-executive Director with effect from 25 May 2023.

Model Code for Securities Transactions

The Company has adopted a code of conduct regarding Directors' securities transactions on terms meeting the required standards as set out in the Model Code. Specific enquiry has been made to the Directors and the Directors have confirmed that they have complied with the Model Code throughout the year ended 31 December 2023.

The Company has also adopted its own code of conduct regarding employees' securities transactions on terms meeting the required standard as set out in the Model Code. This ensures compliance by relevant employees who are likely to be in possession of unpublished inside information of the Company in respect of their dealings in the Company's securities.

Delegation by the Board

The Board reserves the power to decide on all major matters of the Company, including: approval and monitoring of all policy matters, overall strategies and budgets, internal control and risk management systems, material transactions (in particular those that may involve conflict of interests), financial information, appointment of Directors and other significant financial and operational matters. Directors can seek independent professional advice in performing their duties at the Company's expense and are encouraged to consult with the Company's senior management independently.

The daily management, administration and operation of the Group are delegated to the senior management. The delegated functions and responsibilities are periodically reviewed by the Board. Approval has to be obtained from the Board before the management arranges for any significant transactions to be entered into.

Corporate Governance Function

The Board recognizes that corporate governance should be the collective responsibility of Directors which include:

- (a) to develop and review the Company's policies and practices on corporate governance;
- (b) to review and monitor the training and continuous professional development of Directors and senior management of the Company;
- (c) to review and monitor the Company's policies and practices on compliance with legal and regulatory requirements;
- (d) to develop, review and monitor the code of conduct and compliance manual (if any) applicable to employees and directors; and
- (e) to review the Company's compliance with the CG Code and disclosure in the Corporate Governance Report.

Remuneration of Directors and Senior Management

The Company has established a formal and transparent procedure for formulating policies on remuneration of Directors and senior management of the Group. Details of the remuneration of each of the Directors for the year ended 31 December 2023 are set out in note 8 to the consolidated financial statements in this annual report.

The biographies of the senior management are disclosed in the section headed "Directors and Senior Management" in this annual report. Pursuant to code provision E.1.5 of the CG Code, the annual remuneration of the members of senior management (excluding Directors) by band for the year ended 31 December 2023 are as follows:

Remuneration Band	No. of employees
RMB1,000,001 to RMB1,500,000	1
RMB3,000,001 to RMB3,500,000	2
	.3

Directors' Liability Insurance

The Company has arranged for appropriate insurance coverage in respect of legal actions against its Directors.

Board Committees

Nomination Committee

The Nomination Committee currently comprises three members, namely Professor LO Yuk Lam (Chairman), Mr. ZHANG Hua Qiao and Mr. CHOY Sze Chung Jojo, all of them are independent non-executive Directors.

The principal duties of the Nomination Committee include reviewing the Board composition, making recommendation to the Board on the appointment and succession planning of Directors, reviewing the Board Diversity Policy and the director nomination policy (the "Nomination Policy") and assessing the independence of the independent non-executive Directors. The Nomination Committee has adopted certain criteria and procedure in the nomination of new directors. The Nomination Committee will assess the candidate or incumbent on criteria such as integrity, experience, skill and ability to commit time and effort to carry out the duties and responsibilities. The recommendations of the Nomination Committee will then be put to the Board for decision.

In assessing the suitability of a proposed candidate before recommending to the Board for it to consider and make recommendations to the Shareholders for election as Directors at general meetings or appoint as Directors to fill casual vacancies, the Nomination Committee will consider factors including, without limitation, character and integrity of the proposed candidates, qualifications of the proposed candidates including professional qualifications, skills, knowledge and experience, accomplishments and experience of the proposed candidates in the business from time to time, commitment of the proposed candidates in respect of available time and relevant interest, diversity and balance of the Board and such other perspectives appropriate to the Company's business.

Nomination Policy

The director nomination policy (the "Nomination Policy") adopted by the Board aims to enhance transparency and accountability of the nomination process of Directors and enable the Company to ensure the Board has a balance of skills, experience, and diversity of perspectives necessary to the Company's business.

The selection criteria for assessing the suitability of proposed candidates which shall be taken as reference by the Nomination Committee includes: character and integrity, professional qualifications, skills, knowledge and experience that are relevant to the Company's business and strategy, the potential contribution to the Board from the diversity aspects (including but not limited to age, gender, international background, and professional experience), the candidate's time commitment to the Company, the candidate's service on other boards of directors of the Group or of other companies (whether listed or non-listed) and any other factors as the Nomination Committee may deem fit to consider in the best interests of the Company and its shareholders. These above selection criteria are not exhaustive or conclusive. The Nomination Committee would consider any other factors as the Nomination Committee may deem fit to consider in the best interests of the Company and shareholders of the Company.

For potential candidates who appear to meet the Board's selection criteria, the Nomination Committee shall convene a meeting to discuss and consider recommending the candidate to the Board for appointment as a Director upon obtaining the required information from the candidate. The Nomination Committee shall review whether the candidate is qualified to be appointed, elected or re-elected into the Board under the relevant Listing Rules and the policies of the Company.

The Board and the Nomination Committee intend to review the Nomination Policy at least annually and anticipate that modifications may be necessary from time to time given the Company's evolving needs, and changing circumstances which may include legal and regulatory changes in the Listing Rules or laws of Hong Kong, or Bermuda, and other relevant jurisdictions.

The written terms of reference of Nomination Committee are available on the websites of the Stock Exchange and the Company.

During the year ended 31 December 2023, two meetings of the Nomination Committee were held and the attendance record of the Nomination Committee members is set out in the table below:

Directors Attended/Eligible to attend

Professor LO Yuk Lam	2/2
Mr. ZHANG Hua Qiao	2/2
Mr. CHOY Sze Chung Joio	2/2

During the year 2023, the Nomination Committee has reviewed the Board composition and made recommendation to the Board on the re-election of retiring Directors, the Board Diversity Policy, Nomination Policy, the independence of the Independent Non-executive Directors (including the long servicing Independent Non-executive Directors), and the appointment of Non-executive and Independent Non-executive Directors. The Nomination Committee considered that an appropriate balance of diversity perspectives of the Board is maintained and has therefore not set any measurable objective implementing the Board Diversity Policy.

Board Diversity Policy

The Company views diversity at the Board level as essential in supporting the attainment of its strategic objectives and its sustainable development. To that end, the Company has adopted a Board Diversity Policy to set out the approach to achieve diversity on the Board. In designing the Board's composition, Board diversity has been considered from a number of aspects, including but not limited to gender, age, cultural and educational background, ethnicity, professional experience, skills, knowledge and length of service. Ultimately, all Board appointments are merit-based, and candidates were are assessed based on objective criteria, having due regard for the benefits of diversity on the Board.

As at the date of this annual report, the Board comprises nine male Directors and 2 female Director, and the Company considers that there is adequate gender diversity on the Board. To ensure gender diversity of the Board in a long run, the Group will seek to identify and select several female individuals with a diverse range of skills, experience and knowledge in the field of the Group's business from time to time, and maintain a list of such female individuals who possess qualities to become the Board members in order to develop a pipeline of potential female successors to the Board to promote gender diversity of the Board.

The workforce of the Group (including its senior management) comprised approximately 47% male employees and 53% female employees as at 31 December 2023. Accordingly, the Company considers that the Group has achieved gender diversity in its overall workforce and has no specific plan to further enhance gender diversity in its workforce. Currently, the Company is not aware of any material factor which makes gender diversity across its workforce more challenging or less relevant.

Remuneration Committee

The Remuneration Committee comprises three members, namely Mr. CHOY Sze Chung Jojo (Chairman), Mr. ZHANG Hua Qiao and Professor LO Yuk Lam, all of them are independent non-executive Directors.

The primary duties of the Remuneration Committee include the following:

- to make recommendations to the Board on the Company's remuneration policy and structure for all directors, supervisors and senior management and on the establishment of formal and transparent procedures for formulating the remuneration policy;
- to review and approve the management's remuneration proposals with reference to the corporate goals and objectives set by the Board (including benefits in kind, pensions and payment of compensation (including the compensation for losing or terminating the office or appointment));
- to determine the specific terms of the remuneration package for each executive director and senior management;
- to make recommendations to the Board on the remuneration of non-executive directors and supervisors; and
- to ensure that no director or any of his or her associates is involved in determining his or her own remuneration.

The written terms of reference of the Remuneration Committee are available on the websites of the Stock Exchange and the Company.

During the year ended 31 December 2023, two meetings of the Remuneration Committee were held and the attendance record of the Remuneration Committee members is set out in the table below:

Mr. CHOY Sze Chung Jojo Mr. ZHANG Hua Qiao Professor LO Yuk Lam Attended/Eligible to attend 2/2 2/2 2/2 2/2 2/2

During the year 2023, the Remuneration Committee assessed the performance of the Directors and reviewed the Company's policy and structure for all directors' and senior management remuneration.

Audit Committee

Directors

The Audit Committee comprises three members namely, Mr. LEUNG Man Kit (Chairman), Mr. ZHANG Hua Qiao and Professor LO Yuk Lam, all of them are independent non-executive Directors. The main duties of the Audit Committee include the following:

- to review the financial statements and reports before submission to the Board;
- to review and monitor the independence of the external auditor, the objectivity and effectiveness of the audit process in accordance with applicable standard and discuss with external auditor the nature and scope of the audit and reporting obligations before the audit commences;
- to review the adequacy and effectiveness of the Company's financial reporting system, internal control system and
 risk management system and associated procedures, including the adequacy of the resources, staff qualifications and
 experience, training programmes and budget of the Company's accounting and financial reporting function; and
- to oversee the risk management and internal control systems of the Group, report to the Board on any material issue, and make recommendations to the Board.

The written terms of reference of the Audit Committee are available on the websites of the Stock Exchange and the Company.

During the year ended 31 December 2023, two meetings of the Audit Committee were held and the attendance record of the Audit Committee members is set out in the table below:

Attended/Fligible to attend

Billottoro	Attended/ Englishe to attend
0 0 0 0 0 0 0 0	
Mr. LEUNG Man Kit	2/2
Mr. ZHANG Hua Qiao	2/2
Professor LO Yuk Lam	2/2

During the year ended 31 December 2023, the Audit Committee had reviewed the annual results of the Group for the year ended 31 December 2022, interim results of Group for the period ended 30 June 2023, the risk management systems and processes for the re-appointment of the external auditor. There are proper arrangements for employees to raise concerns about possible improprieties in financial reporting, internal control and other matters in confidence.

Directors' Responsibilities for Financial Reporting in respect of Financial Statements

The Directors acknowledge their responsibility for preparing the financial statements for the year ended 31 December 2023 which give a true and fair view of the affairs of the Company and the Group and of the Group's results and cash flows.

The management has provided the Board with necessary explanation and information in enabling the Board to conduct an informed assessment of the Company's financial statements, which are put to the Board for approval. The Company provides all members of the Board with monthly updates on the Company's performance, positions and prospects.

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

The statement by the auditor of the Company regarding their responsibilities on the consolidated financial statements of the Company is set out in the Independent Auditor's Report on page 68 of this annual report.

ESG Committee

The ESG Committee comprises one independent non-executive Director, Professor LO Yuk Lam (Chairman), one executive Director, Mr. YANG Rong Bing, and one non-executive Director, Mr. SONG Rui Lin. The main responsibility of the ESG Committee is to identify and manage environmental, social and governance-related risks and opportunities, and to address and implement relevant governance strategies and initiatives. The ESG Committee has the following primary duties:

- to co-ordinate, identify, assess and manage the ESG matters of the Group and report to the Board on any significant issues;
- to develop and review the approach and strategy of the Group's ESG policies, and closely monitor the implementation and effectiveness of ESG policies and initiatives;
- to set ESG-related objectives according to the actual situation of the Group and to regularly review the progress and performance of the Group against these objectives;
- to assist the Board in reviewing the annual ESG Report, and coordinate the preparation of the ESG Report;
- to keep abreast of regulatory requirements and to oversee the Group's compliance with relevant laws and regulations;
 and
- to co-ordinate any other ESG-related work as may be assigned by the Board.

The written terms of reference of the ESG Committee are available on the websites of the Stock Exchange and the Company.

The ESG Committee was established on 29 March 2023. Thus, the ESG Committee has yet to hold any meetings during the Reporting Period.

Risk Management and Internal Control

The Board acknowledges that it is the responsibility of the Board for maintaining an adequate internal control system to safeguard shareholders investments and the Company's assets. The effectiveness of such system is examined on an annual basis. The Board also clarifies that the system is purported to manage, but not eliminate, the risk of failure to fulfil business objectives, and can only provide reasonable but not absolute assurance against material misstatement or loss.

The Group has established an internal audit department to review the financial condition, operational condition, risk management, compliance control and internal control of the Group. Management is responsible for performing risk assessment, and owning the implementation and maintenance of internal control. Well defined policies and procedures that are properly documented and communicated to employees are essential to the risk management and internal control systems.

At least annually, the Board, through the Audit Committee, review the effectiveness of the risk management and the internal control systems of the Company including the adequacy of resources, qualifications and experience of staff on the Company's accounting and financial reporting function, and their training programmes and budget, and considered the internal control system to be effective and adequate. For the year ended 31 December 2023, the Board, through the Audit Committee, conducted a review of the effectiveness of the risk management and internal control system of the Company including the adequacy of resources, qualifications and experience of staff of the Company's accounting and financial reporting function, and their training programmes and budget and considered the risk management and the internal control systems to be effective and adequate.

The Group's risk management and internal control system is embedded within our business processes so that it functions as an integral part of the overall operation of the Group. The system comprises a comprehensive organisation structure with assignment of definite accountabilities and delegation of corresponding authorities to each post. Based on our organization structure, a reporting system has been developed including reporting channels from division heads of business units to the Board.

The risk management and internal control systems and accounting system of the Group are aimed at identifying and evaluating the Group's risk and formulate risk mitigation strategies, and to provide reasonable assurance that assets are safeguarded against unauthorised use or disposition, transactions are executed in accordance with management's authorisation, and the accounting records are reliable for preparing financial information used within the business for publication, maintaining accountability for assets and liabilities and ensuring that the business operations are in accordance with relevant legislation, regulations and internal guidelines.

The Group has a defined organisational structure with clear defined lines of responsibility and authority. Each department is accountable for its daily operations and is required to report to Executive Directors on a regular basis. Policies and procedures are set for each department, which includes establishing and maintaining effective policies to enhance risks identification to which the Group are exposed and taking appropriate action to manage such risks, establishing a structure with defined authorities and proper segregation of duties; monitoring the strategic plan and performance; designing an effective accounting and information system; controlling price sensitive information; and ensuring swift actions and timely communication with our stakeholders.

Whistleblowing Policy

The Company has in place the Whistleblowing Policy for employees 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.

Anti-Corruption Policy

The Company also has 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 audit department, which is responsible for investigating the reported incidents and taking appropriate measures.

Dissemination of Inside Information

With respect to the procedures and internal controls for the handling and dissemination of inside information, the Group has internal policy and procedures which strictly prohibit unauthorised use of inside information and has communicated to all staff; the Board is aware of its obligations to announce any inside information in accordance with the Listing Rules and conducts the affairs with reference to the "Guidelines on Disclosure of Inside Information" issued by the Securities and Futures Commission in June 2012. In addition, only Directors and delegated officers can act as the Group's spokesperson and respond to external enquiries about the Group's affairs.

Auditor's Remuneration

For the year ended 31 December 2023, an analysis of the remuneration paid or payable to the Company's auditor, Ernst & Young, is set out below:

Items of auditors' services	Amount (RMB'000)
Audit services	14,675
Non-audit services — transfer pricing advisory services	950
Non-audit services — tax advisory services	1,170
Total	16,795

The Audit Committee and the Board have agreed on the re-appointment of Ernst & Young as the independent auditor of the Group for 2024 and the proposal will be submitted for approval at the AGM to beheld on 28 May 2024.

Company Secretary

Ms. Lee Mei Yi ("Ms. Lee") has been appointed as the company secretary of the Company since 1 December 2020. Ms. Lee is an executive director of the Corporate Services Department of Tricor Services Limited, and she is communicating closely with Ms. Zhu Yuan Yuan, an executive Director of the Company.

During the year 2023, Ms. Lee undertook not less than 15 hours of relevant professional training in compliance with Rule 3.29 of the Listing Rules.

Communication with Shareholders and Investor Relations

The Company considers that effective communication with Shareholders is essential for enhancing investor relations and their understanding of the Group's business, performance and strategies. The Company also recognises the importance of timely and non-selective disclosure of information, which will enable shareholders and investors to make the informed investment decisions.

The annual general meeting of the Company provides opportunity for Shareholders to communicate directly with the Directors. The Chairman of the Company and the chairman of each Board Committee of the Company will attend the AGMs to answer Shareholders' questions. The external auditor of the Company will also attend the AGMs to answer questions about the conduct of the audit, the preparation and contents of the auditor's report, the accounting policies and the independence of auditor.

To promote effective communication, the Company adopts a shareholders' communication policy which aims to establish a two-way relationship and communication between the Company and its shareholders. The Company maintains a website at www.luye.cn, where up-to-date information on the Company's business operations and developments, financial information, corporate governance practices and other information are available for public access.

During the year ended 31 December 2023 the Company has not made any changes to the Bye-laws. A latest version of the Bye-laws is also available on the Company's website and the Stock Exchange's website.

The Board has conducted a review of the implementation and effectiveness of the shareholders' communication policy during the year ended 31 December 2023. Having considered the multiple channels of communication as described above in place, the Board is satisfied that the shareholders' communication policy has been property implemented during the year ended 31 December 2023 and is effective.

Shareholders' Rights

To safeguard Shareholders' interests and rights, a separate resolution will be proposed for each issue at Shareholder meetings, including the election of individual directors. All resolutions put forward at Shareholder meetings will be voted on by poll in accordance with the Listing Rules and poll results will be posted on the websites of the Company and the Stock Exchange in a timely manner after each Shareholder meeting.

Convening of Special General Meeting and Putting Forward Proposals

In accordance with Bye-law 58, a special general meeting shall be convened on the requisition of one or more shareholders of the Company holding, at the date of deposit of the requisition, not less than one-tenth of the share capital of the Company having the right of voting at general meetings.

Such requisition shall be made in writing to the Board or the Company Secretary for the purpose of requiring a special general meeting to be called by the Board for the transaction of any business or resolution specified in such requisition. Such meeting shall beheld within 2 months after the deposit of such requisition.

Shareholders may put forward proposals for consideration at a special general meeting in accordance with the Companies Act 1981 of Bermuda and Bye-law 58.

As regards proposing a person for election as a Director, the procedures are available on the website of the Company.

Enquiries to the Board or Proposals at Company's General Meetings

Written enquiries to the Board and proposals at general meetings of the Company may be made at the Company's principal place of business in Hong Kong at Unit 3207, 32/F, Champion Tower, 3 Garden Road, Central, Hong Kong for the attention to the Chairman of the Board. Other enquiries may be made by telephone at (852) 3523 0428 or by fax at (852) 3524 0430.

INDEPENDENT AUDITOR'S REPORT



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

To the shareholders of Luye Pharma Group Ltd.

(Incorporated in Bermuda with limited liability)

Opinion

We have audited the consolidated financial statements of Luye Pharma Group Ltd. (the "Company") and its subsidiaries (the "Group") set out on pages 70 to 192, which comprise the consolidated statement of financial position as at 31 December 2023, and the consolidated statement of profit or loss, the consolidated statement of comprehensive income, the consolidated statement of changes in equity and the consolidated statement of cash flows for the year then ended, and notes to the consolidated financial statements, including material accounting policy information.

In our opinion, the consolidated financial statements give a true and fair view of the consolidated financial position of the Group as at 31 December 2023, and of its consolidated financial performance and its consolidated cash flows for the year then ended in accordance with International Financial Reporting Standards ("IFRSs") issued by the International Accounting Standards Board ("IASB") and have been properly prepared in compliance with the disclosure requirements of the Hong Kong Companies Ordinance.

Basis for opinion

We conducted our audit in accordance with Hong Kong Standards on Auditing ("HKSAs") issued by the Hong Kong Institute of Certified Public Accountants ("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 of the current period. These matters were addressed in the context of our audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. For each matter below, our description of how our audit addressed the matter is provided in that context.

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

Key audit matter

How our audit addressed the key audit matter

Impairment testing of goodwill

The carrying amount of goodwill as at 31 December 2023 was RMB1,041,930,000. The Group performs its impairment testing of goodwill annually or more frequently if events or changes in circumstances indicate that the carrying value may be impaired. Management's impairment testing is important to our audit because the assessment process is complex and requires significant judgement and estimates on assumptions including growth rate, gross margin and discount rate.

The Group's disclosures about impairment testing of goodwill are included in note 2.4 *Material accounting policies*, note 3 *Significant accounting judgements and estimates* and note 15 *Goodwill*, which specifically explain the accounting policies and management's assumptions and accounting estimates.

We reviewed and tested management's future forecasted cash flows and key assumptions by comparing to the Group's development plan, budget and financial projections and analysis of the industry. We involved our valuation specialist to assist us in evaluating the key valuation parameters such as the discount rate, the growth rate applied and the valuation model with forecasted cash flows.

Capitalisation of development costs

During the year ended 31 December 2023, expenditure incurred on projects to develop new pharmaceutical products of RMB536,438,000 was capitalised in other intangible assets in the consolidated financial statements. The expenditure on development activities is capitalised when all the criteria mentioned in note 2.4 *Material accounting policies* were satisfied. Significant management estimation and judgement were required in determining whether the capitalised costs met the capitalisation criteria.

The Group's disclosures about the capitalisation of development costs are included in note 2.4 *Material accounting policies*, note 3 *Significant accounting judgements and estimates* and note 16 *Other intangible assets*, which specifically explain the accounting policies and management's assumptions and accounting estimates.

We evaluated management judgement on the distinction between research and development phase and the satisfaction of capitalisation criteria in comparison to industry practice and the Group's policy. We obtained an understanding of the Group's internal approval process regarding the capitalisation of development costs by conducting interviews with key management members in charge of research, development and commercialisation of various projects. We also examined technical feasibility reports and certifications related to different stages of development activities and reviewed the expenditure documents relevant to separately accounted development costs.

Key audit matter

How our audit addressed the key audit matter

Impairment testing of other intangible assets not yet available for use

As at 31 December 2023, other intangible assets not yet available for use amounted to RMB1,513,099,000. The Group performs its impairment test for intangible assets not yet available for use on an annual basis. The impairment reviews performed by the Group contained significant judgement and estimates on assumptions including growth rate, profit margin and discount rate.

The Group's disclosures on other intangible assets not yet available for use are included in note 2.4 *Material accounting policies*, note 3 *Significant accounting judgements and estimates* and note 16 *Other intangible assets*, which specifically explain the accounting policies and management's assumptions and accounting estimates.

We checked the key assumptions including the product's projected market share, expected selling price and associated costs to be incurred against industrial analyst commentaries, consensus forecasts of certain therapeutic area and benchmark data for comparable companies where available. We involved our internal valuation specialists to assist us in evaluating the methodologies used in the impairment analysis, in particular discount rate and growth rate.

Other information included in the Annual Report

The directors of the Company are responsible for the other information. The other information comprises the Management Discussion and Analysis of the Annual Report (but does not include the consolidated financial statements and our auditor's report thereon), which we obtained prior to the date of this auditor's report, and the Chairman's Statement, the Report of Directors and the Corporate Governance Report, which are expected to be made available to us after that date.

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 on the other information that we obtained prior to the date of this auditor's report, 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.

When we read the Chairman's Statement, the Report of Directors and the Corporate Governance Report, if we conclude that there is a material misstatement therein, we are required to communicate the matter to the Audit Committee.

Responsibilities of the directors for the consolidated financial statements

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

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

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

Auditor's responsibilities for the audit of the consolidated financial statements

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Our report is made solely to you, as a body, in accordance with section 90 of the Bermuda Companies Act 1981, 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.

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

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

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

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

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

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

The engagement partner on the audit resulting in this independent auditor's report is Hooi Wan Yee.

Ernst & Young

Certified Public Accountants Hong Kong 27 March 2024

CONSOLIDATED STATEMENT OF PROFIT OR LOSS

Year ended 31 December 2023

	Notes	2023 RMB'000	2022 RMB'000
REVENUE Cost of sales	5	6,143,078 (1,938,903)	5,981,656 (1,841,140)
Gross profit		4,204,175	4,140,516
Other income and gains Selling and distribution expenses Administrative expenses Other expenses Finance costs	5 6 7	501,837 (2,056,167) (643,967) (631,118) (675,454)	393,136 (1,819,691) (582,870) (990,405) (471,755)
Share of profit of an associate PROFIT BEFORE TAX	17	794	831
Income tax expense	6 10	700,100 (161,023)	(86,466)
PROFIT FOR THE YEAR		539,077	583,296
Attributable to: Owners of the parent Non-controlling interests		532,605 6,472	604,807 (21,511)
		539,077	583,296
EARNINGS PER SHARE ATTRIBUTABLE TO ORDINARY EQUITY HOLDERS OF THE PARENT			
Basic (RMB)	12	14.29 cents	17.38 cents
Diluted (RMB)	12	14.29 cents	17.38 cents

CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

Year ended 31 December 2023

Note	2023 RMB'000	2022 RMB'000
PROFIT FOR THE YEAR	539,077	583,296
OTHER COMPREHENSIVE INCOME		
Other comprehensive income that may be reclassified to profit or loss in subsequent periods:		
Exchange differences: Exchange differences on translation of foreign operations	43,852	(8,655)
Net other comprehensive income that may be reclassified to profit or loss in subsequent periods	43,852	(8,655)
Other comprehensive income that will not be reclassified to profit or loss in subsequent periods:		
Equity investments designated at fair value through other comprehensive income: Changes in fair value Income tax effect	(10,875) 146	(3,264) 346
	(10,729)	(2,918)
Remeasurement on defined benefit plan 35 Income tax effect	(3,158) 546	5,755 (557)
	(2,612)	5,198
Net other comprehensive income that will not be reclassified to profit or loss in subsequent periods	(13,341)	2,280
OTHER COMPREHENSIVE INCOME FOR THE YEAR, NET OF TAX	30,511	(6,375)
TOTAL COMPREHENSIVE INCOME FOR THE YEAR	569,588	576,921
Attributable to: Owners of the parent Non-controlling interests	563,050 6,538	598,432 (21,511)
	569,588	576,921

CONSOLIDATED STATEMENT OF FINANCIAL POSITION

31 December 2023

		31 December 2023	31 December 2022
	Notes	RMB'000	RMB'000
NON-CURRENT ASSETS			
Property, plant and equipment	13	4,751,937	4,255,990
Right-of-use assets	14(a)	336,568	333,307
Goodwill	14(a) 15	1,041,930	1,003,371
Other intangible assets	16	6,317,880	5,984,684
Investments in associates	17	1,388,197	7,781
Equity investments designated at fair value	17	1,000,137	7,701
through other comprehensive income	18	91,976	100,952
Prepayments, other receivables and other assets	21		328,429
	22	66,459	
Financial assets at fair value through profit or loss		488,261	1,005,351
Pledged deposits	23	159,640	330,000
Deferred tax assets	31	144,585	113,947
Total non-current assets		14,787,433	13,463,812
CURRENT ASSETS			
Inventories	19	827,863	772,939
Trade and notes receivables	20	2,354,899	1,783,686
Prepayments, other receivables and other assets	21	429,589	1,033,093
Financial assets at fair value through profit or loss	22	1,595,767	1,973,824
Restricted cash	22	1,595,707	32,003
	23	094.406	
Pledged deposits Time deposits with evidinal maturity of a continuous magnitudes.		984,496	1,619,828
Time deposits with original maturity of over three months Cash and cash equivalents	23 23	1,271,695 3,238,973	1,246,700 2,323,740
		40	40.705.040
Total current assets		10,703,282	10,785,813
CURRENT LIABILITIES			
Trade and notes payables	24	767,187	559,944
Other payables and accruals	25	1,951,568	1,840,118
Interest-bearing loans and borrowings	26	5,195,754	5,377,982
Convertible bonds — debt component	27	_	1,461,806
Convertible bonds — embedded derivative instrument	27	_	87,705
Government grants	29	22,965	26,449
Tax payable		200,333	133,199
Total current liabilities		8,137,807	9,487,203
NET CURRENT ASSETS		2,565,475	1,298,610
000000000000000000000000000000000000000		2,000,110	.,200,010
TOTAL ASSETS LESS CURRENT LIABILITIES		17,352,908	14,762,422

CONSOLIDATED STATEMENT OF FINANCIAL POSITION (CONTINUED)

31 December 2023

	31 December	31 December
Notes	2023 RMB'000	2022 RMB'000
		• • • •
27	937,875	_
26	2,290,318	2,264,731
29	103,579	174,965
35	4,100	2,015
31	47,257	56,034
28	441,285	1,222,955
	3,824,414	3,720,700
	13,528,494	11,041,722
32	486.107	456,953
32	_	(279,558)
	4,159,320	3,076,828
27	386,362	_
	7,499,396	6,921,731
	12,531,185	10,175,954
36	997,309	865,768
	13 528 494	11,041,722
	27 26 29 35 31 28	2023 RMB'000 27 937,875 26 2,290,318 29 103,579 35 4,100 31 47,257 28 441,285 3,824,414 13,528,494 32 486,107 32 - 4,159,320 27 386,362 7,499,396 12,531,185

Mr. Liu Dianbo

Director

Mr. Yuan Huixian

Director

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

e to owners of	

	Attributable to owners of the parent												
	Issued capital RMB'000 (note 32)	Treasury shares RMB'000 (note 32)	Share premium account RMB'000	Equity component of convertible bonds RMB'000 (note 27)	reserve* RMB'000	Statutory surplus reserve* RMB'000 (note 33)	Share award scheme reserve* RMB'000	Retained earnings* RMB'000	Fair value reserve of financial assets at fair value through other comprehensive income* RMB'000	Foreign currency translation reserve* RMB'000	Total RMB'000	Non- controlling interests RMB'000	Total equity RMB'000
		(0-0-0-0)							(1.000)				
At 1 January 2023	456,953	(279,558)	3,076,828	-	29,860	1,156,126	212,866	5,511,142	(1,002)	12,739		865,768	11,041,722
Profit for the year	_	_	_	_	_	_	-	532,605	_	_	532,605	6,472	539,077
Other comprehensive income for the year:													
Change in fair value of equity													
investments at fair value through other									(40 =00)		(10 700)		(10 700)
comprehensive income, net of tax	-				_		-		(10,729)	_	(10,729)	_	(10,729)
Exchange differences related										40 700	40 700	00	40.050
to foreign operations	_	_	_	_	_	_	_	_	_	43,786	43,786	66	43,852
Remeasurement on defined benefit plan,								(0.040)			(0.040)		(0.040)
net of tax	_							(2,612)			(2,612)		(2,612)
Total comprehensive income for the year		_	_	_	_	_	_	529,993	(10,729)	43,786	563,050	6,538	569,588
Issue of shares (note 32)	29,154	_	667,151	_	_	_	_	020,000	(10,120)	10,100	696,305	-	696,305
Issue of convertible bonds (note 27)	20,104	_	-	386,362	_	_	_	_	_	_	386,362	_	386,362
Sale of shares repurchased for share				000,002							000,002		000,002
award scheme (note 32)	_	279,558	(52,898)	_	_	_	_	_	_	_	226,660	_	226,660
Cancellation of share award scheme (note 34)		210,000	(02,000)				(184,077)	184,077			220,000		220,000
Equity-settled share award expense (note 34)	_	_	_	_	_	_	14,615	-	_	_	14,615	6,025	20,640
Transfer to statutory reserves	_	_	_	_	_	163,688	14,010	(163,688)	_	_	14,010	0,020	20,040
Appropriation to safety production reserve					8,509	100,000	_	(8,509)	_		_		
Safety production reserve used	_	_	_	_	(7,715)	_	_	7,715	_	_	_	_	_
Capital contribution from non-controlling interests	_	_	498 281	_	(1,110)	_	_	1,110	_	_	498,281	296,163	794,444
Recognition of redemption liabilities			498,281								130,201	200,100	104,444
(note 28 (iii))			(200,000)	_				_	_	_	(200,000)	_	(200,000)
Acquisition of non-controlling interests			169,958								169,958	(171,685)	(1,727)
Dividend paid to a non-controlling shareholder			-								-	(5,500)	(5,500)
												(0,000)	(0,000)
At 31 December 2023	486,107	_	4,159,320	386,362	30,654	1,319,814	43,404	6,060,730	(11,731)	56,525	12,531,185	997,309	13,528,494

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY (CONTINUED)

Year ended 31 December 2023

Attribu	ıtable	to	owners	of	the	parent

					Altributa	DIE 10 OWNERS (or the parent						
-									Fair value reserve of		•		
	Issued capital RMB'000 (note 32)	Treasury shares RMB'000 (note 32)	Share premium account RMB'000	Equity component of convertible bonds RMB'000 (note 27)	Safety production reserve* RMB'000 (note 33)	Statutory surplus reserve* RMB'000 (note 33)	Share award scheme reserve* RMB'000	Retained earnings* RMB'000	financial assets at fair value through other comprehensive income* RMB'000	Foreign currency translation reserve* RMB'000	Total RMB'000	Non- controlling interests RMB'000	Total equity RMB'000
At 1 January 2022	455,835	(279,558)	1,715,981	292,398	25,294	1,082,027	193,034	4,979,802	1,916	21,394	8,488,123	625,780	9,113,903
Profit for the year	_	_	_	_	_	_	_	604,807	_	_	604,807	(21,511)	583,296
Other comprehensive income for the year: Change in fair value of equity investments at fair value through other													
comprehensive income, net of tax	_	_	_	_	_	_	_	_	(2,918)	_	(2,918)	_	(2,918)
Exchange differences related to foreign operations	_	_	_	_	_	_	_	_	(2,010)	(8,655)	(8,655)	_	(8,655)
Remeasurement on defined benefit plan,										(0,000)	(0,000)		(0,000)
net of tax	-	-	-	-	-	_	-	5,198	-	_	5,198	_	5,198
Total comprehensive income for the year	_	_	_	_	_	_	_	610,005	(2,918)	(8,655)	598,432	(21,511)	576,921
Equity-settled share award expense													
(note 34)	_	-	-	_	_	-	19,832	-	-	-	19,832	5,613	25,445
Conversion of convertible bonds (note 27)	1,118	-	63,369	(8,176)	_	_	-	_	-	-	56,311	-	56,311
Redemption of convertible bonds (note 27)	_	-	140,488	(284,222)	_	_	-	_	-	-	(143,734)	-	(143,734)
Listing of a subsidiary (note)	_	-	107,286	_	_	_	-	_	-	-	107,286	70,971	178,257
Redemption rights on non-controlling interests	_	-	1,240,119	_	-	_	-	_	-	-	1,240,119	-	1,240,119
Transfer to statutory reserves	-	_	-	_	-	74,099	-	(74,099)	-	_	_	-	_
Appropriation to safety production reserve	_	-	-	_	13,664	_	-	(13,664)	-	-	_	-	_
Safety production reserve used	_	-	-	_	(9,098)	_	-	9,098	_	-	_	-	_
Capital contribution from non-controlling interests													
(note 28 (iii))	_	_	634,425	_	_	_	_	_	_	_	634,425	190,575	825,000
Recognition of redemption liabilities													
(note 28 (iii))	_	_	(825,000)	_	_	_	_	_	_	_	(825,000)	_	(825,000)
Acquisition of non-controlling interests	_	_	160	_	_	_	_	_	_	_	160	(160)	_
Dividend paid to a non-controlling shareholder	-	-	-	_	-	_	-	-	-	-	-	(5,500)	(5,500)
At 31 December 2022	456,953	(279,558)	3,076,828	_	29,860	1,156,126	212,866	5,511,142	(1,002)	12,739	10,175,954	865,768	11,041,722

Note: On 30 December 2022, the Group's subsidiary, Shandong Boan Biotechnology Co., Ltd. ("Boan Biotech"), was listed on The Stock Exchange of Hong Kong Limited (the "Hong Kong Stock Exchange").

^{*} These reserve accounts comprise the consolidated reserves of RMB7,499,396,000 (2022: RMB6,921,731,000) in the consolidated statement of financial position.

CONSOLIDATED STATEMENT OF CASH FLOWS

	Notes	2023 RMB'000	2022 RMB'000
CASH FLOWS FROM OPERATING ACTIVITIES			
Profit before tax		700,100	669,762
Adjustments for:		700,100	000,102
Share of profit of an associate	17	(794)	(831)
Depreciation of property, plant and equipment	13	349,948	340,226
Depreciation of right-of-use assets	14(a)	28,259	26,988
Amortisation of other intangible assets	16	323,644	304,099
Bank interest income		(117,137)	(88,673)
Investment income from financial assets at fair value through profit or loss		(92,828)	(87,430)
Changes in fair value of financial assets at fair value through profit or loss		(1,938)	(1,548)
(Gain)/loss on disposal of items of property, plant and equipment and right-			, , ,
of-use assets		(1,500)	212
Gain on a finance lease as a sublease lessor		(7,476)	_
Gain on lease modifications		(633)	(211)
Finance costs	7	675,454	471,755
Remeasurement of contingent considerations		_	27,305
Changes in fair value of redemption liabilities on non-controlling interests		_	37,301
Changes in fair value of convertible bonds			
 embedded derivative component 	27	(87,705)	45,625
Equity-settled share award expense	34	20,640	25,445
Write-off of other intangible assets	16	_	11,468
Defined benefit plan		(1,312)	407
Provision for legal claims	30	14,515	14,071
		1,801,237	1,795,971
Increase in trade and notes receivables		(570,840)	(18,767)
Decrease in prepayments, other receivables and other assets		627,736	27,627
Increase in inventories		(54,924)	(26,595)
Decrease in restricted cash		32,003	2,827
Decrease/(increase) in pledged deposits		242,424	(311,314)
Increase/(decrease) in trade and notes payables		207,243	(10,946)
Increase in other payables and accruals		127,714	485,737
Decrease in government grants		(74,870)	(42,466)
(Decrease)/increase in other non-current liabilities		(138,498)	213,689
Cash generated from operations		2,199,225	2,115,763
Interest paid		(471,512)	(369,199)
Income tax paid		(132,226)	(92,768)
Net cash flows from operating activities		1,595,487	1,653,796

CONSOLIDATED STATEMENT OF CASH FLOWS (CONTINUED)

	2023	2022
Notes	RMB'000	RMB'000
CASH FLOWS FROM INVESTING ACTIVITIES		
Purchases of items of property, plant and equipment	(632,656)	(655,684)
Prepayments for right-of-use assets	_	(297)
Increase in other intangible assets	(532,605)	(507,678)
Purchases of financial assets at fair value through profit or loss	(1,602,647)	(2,627,099)
Proceeds from sale of financial assets at fair value through profit or loss	2,496,500	2,810,010
Receipts of investment income from financial assets at fair value		
through profit or loss	96,212	89,481
Proceeds from a finance lease as a sublease lessor	4,043	_
Purchases of shareholdings in associates	(1,380,000)	_
Proceeds from disposal of items of property,		
plant and equipment and right-of-use assets	3,173	5,660
Receipts of government grants for property, plant and equipment	_	3,140
Increase in time deposits with original maturity of over three months	(24,995)	(858,841)
Dividend received from an associate		1,493
Interest received	154,717	81,507
Net cash flows used in investing activities	(1,418,258)	(1,658,308)
CASH FLOWS FROM FINANCING ACTIVITIES	0.770.050	0.450.004
Proceeds from loans	6,779,356	6,156,204
Repayment of loans	(7,031,575)	(6,200,669)
Proceeds from issue of shares 32	696,305	(0.101.000)
Redemption of convertible bonds 27	(1,500,000)	(2,101,228)
Proceeds from issue of convertible bonds 27	1,297,764	1,500,000
Transaction costs for issue of convertible bonds 27	(23,530)	(25,366)
Principal portion of lease payments 40(b)	(23,515)	(20,636)
Decrease in pledged deposits	563,268	104,881
Proceeds from initial public offering of a subsidiary	_	189,156
Payment for listing expenses of a subsidiary		(10,610)
Dividend paid to a non-controlling shareholder	(5,500)	(11,000)
Advances from a related party	4,958	10,099
Repayment of advances from related parties	(15,057)	(001 000)
Payments for a business combination involving entities under common control	(004.070)	(361,683)
Acquisition of non-controlling interests	(921,979)	_
Sale of shares repurchased for share award scheme	226,660	_
Capital contribution from non-controlling interests 28(iii)	794,444	825,000
Net cash flows from financing activities	841,599	54,148
NET INCREASE IN CASH AND CASH FOLIMAL FAITS	1.040.000	40,600
NET INCREASE IN CASH AND CASH EQUIVALENTS Effect of foreign evolutions rate changes, not	1,018,828	49,636
Effect of foreign exchange rate changes, net	(103,595)	(164,148)
Cash and cash equivalents at beginning of year	2,323,740	2,438,252
CASH AND CASH EQUIVALENTS AT END OF YEAR	3,238,973	2,323,740

CONSOLIDATED STATEMENT OF CASH FLOWS (CONTINUED)

	Note	2023 RMB'000	2022 RMB'000
ANALYSIS OF BALANCES OF CASH AND CASH EQUIVALENTS Cash and bank balances	23	784,207	1,266,472
Time deposits	23	4,870,597	4,253,796
		5,654,804	5,520,268
Less:			
Current pledged deposits for bank loans	23	(61,761)	(604,661)
Current pledged deposits for notes payable	23	(591,103)	(663,167)
Current pledged deposits for letters of credit	23	(45,632)	(66,000)
Current pledged time deposits for a letter of guarantee	23	(286,000)	(286,000)
Non-current pledged time deposits for notes payable	23	(159,640)	(230,000)
Non-current pledged time deposits for letters of credit	23	_	(100,000)
Non-pledged time deposits with original maturity of over three months			
when acquired	23	(1,271,695)	(1,246,700)
Cash and cash equivalents as stated in the consolidated statement of finance	cial		
position and the consolidated statement of cash flows		3,238,973	2,323,740

NOTES TO FINANCIAL STATEMENTS

31 December 2023

1. Corporate and group information

The Company was incorporated in Bermuda as an exempted company with limited liability under the Bermuda Companies Act on 2 July 2003. It was listed on the Singapore Exchange Securities Trading Limited on 5 May 2004 and has been delisted since 29 November 2012. On 9 July 2014, the Company succeeded in listing on the Hong Kong Stock Exchange.

The registered office of the Company is located at Clarendon House, 2 Church Street, Hamilton HM 11, Bermuda. The principal place of business of the Company in Hong Kong is located at Suite 3207, Champion Tower, 3 Garden Road, Central, Hong Kong.

The Company is an investment holding company. The Company's subsidiaries are principally engaged in the development, production, marketing and sale of pharmaceutical products.

In the opinion of the directors, the Company does not have an immediate holding company or ultimate holding company. Mr. Liu Dian Bo is the controlling shareholder of the Company as defined in the Rules Governing the Listing of Securities on the Hong Kong Stock Exchange.

Information about subsidiaries

Particulars of the Company's principal subsidiaries are as follows:

Company	Place of incorporation/ registration and business	Issued ordinary/ registered share capital	Percenta equit attributa the Com Direct	ty ble to	Principal activities
Luye Pharma Venture Capital	Cayman Islands	US\$50,000	100	_	Investment holding
Luye Pharma (USA) Ltd.	United States of America ("USA")	US\$1	100	_	Research and development and manufacture and sale of pharmaceutical products
Luye Pharma Hong Kong Limited ("Luye Hong Kong")	Hong Kong	HK\$2,328,930,660	_	100	Distribution and sale of pharmaceutical products and investment holding
Luye Pharma Switzerland AG	Switzerland	CHF100,000	_	100	Manufacture and sale of pharmaceutical products
Luye Pharma AG	Germany	EUR209,865	_	100	Distribution and sale of pharmaceutical products
Luye Pharma Ltd.	United Kingdom	GBP1	-	100	Distribution and sale of pharmaceutical products and investment holding

31 December 2023

1. Corporate and group information (Continued)

Information about subsidiaries (Continued)

Particulars of the Company's principal subsidiaries are as follows: (Continued)

Company	Place of incorporation/ registration and business	corporation/ Issued ordinary/ gistration and registered			Principal activities		
			Direct	Indirect			
Luye Pharma (Malaysia) Sdn. Bhd.	Malaysia	MYR100,000	_	100	Distribution and sale of pharmaceutical products		
Boan Boston LLC	USA	US\$1	_	70.81	Research and development in new antibody drugs at early stage		
Yantai Luye Pharma Holdings Co., Ltd.*	People's Republic of China ("PRC")/ Chinese Mainland	US\$719,082,800	_	100	Investment holding		
Shandong Luye Pharmaceutical Co., Ltd. ("Shandong Luye")**	PRC/Chinese Mainland	RMB2,031,800,000	_	100	Manufacture and sale of pharmaceutical products		
Yantai Luye Drugs Trading Co., Ltd. ("Luye Trading")**	PRC/Chinese Mainland	RMB1,116,942,000	_	100	Distribution and sale of pharmaceutical products		
Nanjing Luye Pharmaceutical Co., Ltd. ("Nanjing Luye")**	PRC/Chinese Mainland	RMB177,042,985	_	100	Manufacture and sale of pharmaceutical products		
Beijing WBL Peking University Biotech Co., Ltd. ("WPU")**	PRC/Chinese Mainland	RMB80,000,000	_	59.92	Manufacture and sale of pharmaceutical products		
Sichuan Luye Pharmaceutical Co., Ltd. ("Sichuan Luye")**	PRC/Chinese Mainland	RMB36,100,000	_	86.20	Manufacture and sale of pharmaceutical products		
Chengdu Luye WBL Biopharmaceutical Co., Ltd. ("Chengdu Luye")**	PRC/Chinese Mainland	RMB276,545,455	-	86.15	Manufacture and sale of biopharmaceutical products		
Boan Biotech**	PRC/Chinese Mainland	RMB509,278,094	-	70.81	Development, manufacture and commercialisation of biologics		

31 December 2023

1. Corporate and group information (Continued)

Information about subsidiaries (Continued)

Particulars of the Company's principal subsidiaries are as follows: (Continued)

Company	Place of incorporation/ registration and business	Issued ordinary/ registered share capital	Percent equi attributa the Con Direct	ity ible to	Principal activities
Nanjing Boan Biotechnology Co., Ltd.**	PRC/Chinese Mainland	RMB2,000,000	-	70.81	Early stage research and development in new antibody drugs
Nanjing Jimai Biological Technology Co., Ltd.**	PRC/Chinese Mainland	RMB50,000,000	_	100	Research and development and manufacture and sale of pharmaceutical products
Jiaao Pharmaceutical (Shijiazhuang) Co., Ltd. ("Jiaao Pharma")**	PRC/Chinese Mainland	RMB127,843,401	_	100	Research and development and manufacture and sale of pharmaceutical products

^{*} The entity is a wholly-foreign-owned enterprise established under PRC law.

The above table lists the subsidiaries of the Company which, in the opinion of the directors, principally affected the results for the year or formed a substantial portion of the net assets of the Group. To give details of other subsidiaries would, in the opinion of the directors, result in particulars of excessive length.

^{**} These entities are limited liability enterprises established under PRC law.

31 December 2023

2. Accounting policies

2.1 Basis of preparation

These financial statements have been prepared in accordance with International Financial Reporting Standards ("IFRSs") issued by the International Accounting Standards Board ("IASB") and the disclosure requirements of the Hong Kong Companies Ordinance. They have been prepared under the historical cost convention, except for equity investments designated at fair value through other comprehensive income, financial assets at fair value through profit or loss, notes receivable and convertible bonds — embedded derivative instrument, which have been measured at fair value. These financial statements are presented in Renminbi ("RMB") and all values are rounded to the nearest thousand except when otherwise indicated.

Basis of consolidation

The consolidated financial statements include the financial statements of the Company and its subsidiaries (collectively referred to as the "Group") for the year ended 31 December 2023. A subsidiary is an entity (including a structured entity), directly or indirectly, controlled by the Company. Control is achieved when the Group is exposed, or has rights, to variable returns from its involvement with the investee and has the ability to affect those returns through its power over the investee (i.e., existing rights that give the Group the current ability to direct the relevant activities of the investee).

Generally, there is a presumption that a majority of voting rights results in control. When the Company has less than a majority of the voting or similar rights of an investee, the Group considers all relevant facts and circumstances in assessing whether it has power over an investee, including:

- (a) the contractual arrangement with the other vote holders of the investee;
- (b) rights arising from other contractual arrangements; and
- (c) the Group's voting rights and potential voting rights.

The financial statements of the subsidiaries are prepared for the same reporting period as the Company, using consistent accounting policies. The results of subsidiaries are consolidated from the date on which the Group obtains control, and continue to be consolidated until the date that such control ceases.

Profit or loss and each component of other comprehensive income are attributed to the owners of the parent of the Group and to the non-controlling interests, even if this results in the non-controlling interests having a deficit balance. All intra-group assets and liabilities, equity, income, expenses and cash flows relating to transactions between members of the Group are eliminated in full on consolidation.

The Group reassesses whether or not it controls an investee if facts and circumstances indicate that there are changes to one or more of the three elements of control described above. A change in the ownership interest of a subsidiary, without a loss of control, is accounted for as an equity transaction.

If the Group loses control over a subsidiary, it derecognises the related assets (including goodwill), liabilities, any non-controlling interest and the exchange fluctuation reserve; and recognises the fair value of any investment retained and any resulting surplus or deficit in profit or loss. The Group's share of components previously recognised in other comprehensive income is reclassified to profit or loss or retained profits, as appropriate, on the same basis as would be required if the Group had directly disposed of the related assets or liabilities.

31 December 2023

2.2 Changes in accounting policies and disclosures

The Group has adopted the following new and revised IFRSs for the first time for the current year's financial statements.

IFRS 17 Insurance Contracts

Amendments to IAS 1 and IFRS Disclosure of Accounting Policies

Practice Statement 2
Amendments to IAS 8

Definition of Accounting Estimates

Amendments to IAS 12 Deferred Tax related to Assets and Liabilities arising

from a Single Transaction

Amendments to IAS 12 International Tax Reform — Pillar Two Model Rules

The nature and impact of the new and revised IFRSs that are applicable to the Group are described below:

- (a) Amendments to IAS 1 require entities to disclose their material accounting policy information rather than their significant accounting policies. Accounting policy information is material if, when considered together with other information included in an entity's financial statements, it can reasonably be expected to influence decisions that the primary users of general purpose financial statements make on the basis of those financial statements. Amendments to IFRS Practice Statement 2 *Making Materiality Judgements* provide non-mandatory guidance on how to apply the concept of materiality to accounting policy disclosures. The Group has disclosed the material accounting policy information in note 2 to the financial statements. The amendments did not have any impact on the measurement, recognition or presentation of any items in the Group's financial statements.
- (b) Amendments to IAS 8 clarify the distinction between changes in accounting estimates and changes in accounting policies. Accounting estimates are defined as monetary amounts in financial statements that are subject to measurement uncertainty. The amendments also clarify how entities use measurement techniques and inputs to develop accounting estimates. Since the Group's approach and policy align with the amendments, the amendments had no impact on the Group's financial statements.
- (c) Amendments to IAS 12 Deferred Tax related to Assets and Liabilities arising from a Single Transaction narrow the scope of the initial recognition exception in IAS 12 so that it no longer applies to transactions that give rise to equal taxable and deductible temporary differences, such as leases and decommissioning obligations. Therefore, entities are required to recognise a deferred tax asset (provided that sufficient taxable profit is available) and a deferred tax liability for temporary differences arising from these transactions.

Prior to the initial application of these amendments, the Group applied the initial recognition exception and did not recognise a deferred tax asset and a deferred tax liability for temporary differences for transactions related to leases. The Group has applied the amendments on temporary differences related to leases as at 1 January 2022. Upon initial application of these amendments, the Group recognised (i) a deferred tax asset for all deductible temporary differences associated with lease liabilities (provided that sufficient taxable profit is available), and (ii) a deferred tax liability for all taxable temporary differences associated with right-of-use assets at 1 January 2022, with cumulative effect recognised as an adjustment to the balances of retained profits and non-controlling interests at that date. The quantitative impact on the financial statements is summarised below.

31 December 2023

2.2 Changes in accounting policies and disclosures (Continued)

(c) (Continued)

Impact on the consolidated statements of financial position:

	Increase/(decrease)		
	As at 31 December 2023 RMB'000	As at 31 December 2022 RMB'000	As at 1 January 2022 RMB'000
Liabilities			
Deferred tax liabilities (Note)	1,233	_	_
Total non-current liabilities	1,233	_	_
Total liabilities	1,233	_	_
Net assets	(1,233)	_	
Equity			
Retained profits (included in reserves)	(1,233)	_	_
Equity attributable to owners of the parent	(1,233)	_	
Total equity	(1,233)	_	_

Note: The deferred tax asset and the deferred tax liability arising from lease contracts of the same subsidiary have been offset in the statement of financial position for presentation purposes.

Increase/(decrease)

NOTES TO FINANCIAL STATEMENTS (CONTINUED)

31 December 2023

2.2 Changes in accounting policies and disclosures (Continued)

(c) (Continued)

Impact on the consolidated statements of profit or loss:

	For the year ended 31 December	
	2023 RMB'000	2022 RMB'000
Income tax expense	1,233	_
Profit for the year	(1,233)	_
Attributable to:		
Owners of the parent	(1,233)	_
Total comprehensive income for the year	(1,233)	
Attributable to:		
Owners of the parent	(1,233)	_

The adoption of amendments to IAS 12 did not have any material impact on the basic and diluted earnings per share attributable to ordinary equity holders of the parent, other comprehensive income and the consolidated statements of cash flows for the years ended 31 December 2023 and 2022.

(d) Amendments to IAS 12 International Tax Reform — Pillar Two Model Rules introduce a mandatory temporary exception from the recognition and disclosure of deferred taxes arising from the implementation of the Pillar Two model rules published by the Organisation for Economic Co-operation and Development. The amendments also introduce disclosure requirements for the affected entities to help users of the financial statements better understand the entities' exposure to Pillar Two income taxes, including the disclosure of current tax related to Pillar Two income taxes separately in the periods when Pillar Two legislation is effective and the disclosure of known or reasonably estimable information of their exposure to Pillar Two income taxes in periods in which the legislation is enacted or substantively enacted but not yet in effect. The Group has applied the amendments and the mandatory temporary exception retrospectively. Further disclosures are included in note 10 to the financial statements.

31 December 2023

Amendments to IAS 1

Amendments to IAS 1

Amendments to IAS 21

2.3 Issued but not yet effective International Financial Reporting Standards

The Group has not applied the following revised IFRSs, that have been issued but are not yet effective, in these financial statements. The Group intends to apply these revised IFRSs, if applicable, when they become effective.

Amendments to IFRS 10 and IAS 28 Sale or Contribution of Assets between an Investor and

its Associate or Joint Venture3

Amendments to IFRS 16 Lease Liability in a Sale and Leaseback¹

Classification of Liabilities as Current or Non-current

(the "2020 Amendments")1

Non-current Liabilities with Covenants

(the "2022 Amendments")¹
Supplier Finance Arrangements¹

Lack of Exchangeability²

Amendments to IAS 7 and IFRS 7

- Effective for annual periods beginning on or after 1 January 2024
 Effective for annual periods beginning on or after 1 January 2025
- ³ No mandatory effective date yet determined but available for adoption

Further information about those IFRSs that are expected to be applicable to the Group is described below.

Amendments to IFRS 10 and IAS 28 address an inconsistency between the requirements in IFRS 10 and in IAS 28 in dealing with the sale or contribution of assets between an investor and its associate or joint venture. The amendments require a full recognition of a gain or loss resulting from a downstream transaction when the sale or contribution of assets constitutes a business. For a transaction involving assets that do not constitute a business, a gain or loss resulting from the transaction is recognised in the investor's profit or loss only to the extent of the unrelated investor's interest in that associate or joint venture. The amendments are to be applied prospectively. The previous mandatory effective date of amendments to IFRS 10 and IAS 28 was removed by the IASB. However, the amendments are available for adoption now.

Amendments to IFRS 16 specify the requirements that a seller-lessee uses in measuring the lease liability arising in a sale and leaseback transaction to ensure the seller-lessee does not recognise any amount of the gain or loss that relates to the right of use it retains. The amendments are effective for annual periods beginning on or after 1 January 2024 and shall be applied retrospectively to sale and leaseback transactions entered into after the date of initial application of IFRS 16 (i.e., 1 January 2019). Earlier application is permitted. The amendments are not expected to have any significant impact on the Group's financial statements.

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2.3 Issued but not yet effective International Financial Reporting Standards (Continued)

The 2020 Amendments clarify the requirements for classifying liabilities as current or non-current, including what is meant by a right to defer settlement and that a right to defer must exist at the end of the reporting period. Classification of a liability is unaffected by the likelihood that the entity will exercise its right to defer settlement. The amendments also clarify that a liability can be settled in its own equity instruments, and that only if a conversion option in a convertible liability is itself accounted for as an equity instrument would the terms of a liability not impact its classification. The 2022 Amendments further clarify that, among covenants of a liability arising from a loan arrangement, only those with which an entity must comply on or before the reporting date affect the classification of that liability as current or non-current. Additional disclosures are required for non-current liabilities that are subject to the entity complying with future covenants within 12 months after the reporting period. The amendments shall be applied retrospectively with early application permitted. An entity that applies the 2020 Amendments early is required to apply simultaneously the 2022 Amendments, and vice versa. The Group is currently assessing the impact of the amendments and whether existing loan agreements may require revision. Based on a preliminary assessment, the amendments are not expected to have any significant impact on the Group's financial statements.

Amendments to IAS 7 and IFRS 7 clarify the characteristics of supplier finance arrangements and require additional disclosure of such arrangements. The disclosure requirements in the amendments are intended to assist users of financial statements in understanding the effects of supplier finance arrangements on an entity's liabilities, cash flows and exposure to liquidity risk. Earlier application of the amendments is permitted. The amendments provide certain transition reliefs regarding comparative information, quantitative information as at the beginning of the annual reporting period and interim disclosures. The amendments are not expected to have any significant impact on the Group's financial statements.

Amendments to IAS 21 specify how an entity shall assess whether a currency is exchangeable into another currency and how it shall estimate a spot exchange rate at a measurement date when exchangeability is lacking. The amendments require disclosures of information that enable users of financial statements to understand the impact of a currency not being exchangeable. Earlier application is permitted. When applying the amendments, an entity cannot restate comparative information. Any cumulative effect of initially applying the amendments shall be recognised as an adjustment to the opening balance of retained profits or to the cumulative amount of translation differences accumulated in a separate component of equity, where appropriate, at the date of initial application. The amendments are not expected to have any significant impact on the Group's financial statements.

31 December 2023

2.4 Material accounting policies

Investments in associates

An associate is an entity in which the Group has a long term interest of generally not less than 20% of the equity voting rights and over which it has significant influence. Significant influence is the power to participate in the financial and operating policy decisions of the investee, but is not control or joint control over those policies.

The Group's investments in associates are stated in the consolidated statement of financial position at the Group's share of net assets under the equity method of accounting, less any impairment losses. Adjustments are made to bring into line any dissimilar accounting policies that may exist. The Group's share of the post-acquisition results and other comprehensive income of associates is included in the consolidated statement of profit or loss and consolidated other comprehensive income, respectively. In addition, when there has been a change recognised directly in the equity of the associate, the Group recognises its share of any changes, when applicable, in the consolidated statement of changes in equity. Unrealised gains and losses resulting from transactions between the Group and its associates are eliminated to the extent of the Group's investments in the associates, except where unrealised losses provide evidence of an impairment of the assets transferred. Goodwill arising from the acquisition of associates is included as part of the Group's investments in associates.

If an investment in an associate becomes an investment in a joint venture or vice versa, the retained interest is not remeasured. Instead, the investment continues to be accounted for under the equity method. In all other cases, upon loss of significant influence over the associate, the Group measures and recognises any retained investment at its fair value. Any difference between the carrying amount of the associate upon loss of significant influence and the fair value of the retained investment and proceeds from disposal is recognised in profit or loss.

When an investment in an associate is classified as held for sale, it is accounted for in accordance with IFRS 5 Non-current Assets Held for Sale and Discontinued Operations.

Business combinations and goodwill

Business combinations are accounted for using the acquisition method. The consideration transferred is measured at the acquisition date fair value which is the sum of the acquisition date fair values of assets transferred by the Group, liabilities assumed by the Group to the former owners of the acquiree and the equity interests issued by the Group in exchange for control of the acquiree. For each business combination, the Group elects whether to measure the non-controlling interests in the acquiree at fair value or at the proportionate share of the acquiree's identifiable net assets. All other components of non-controlling interests are measured at fair value. Acquisition-related costs are expensed as incurred.

The Group determines that it has acquired a business when the acquired set of activities and assets includes an input and a substantive process that together significantly contribute to the ability to create outputs.

When the Group acquires a business, it assesses the financial assets and liabilities assumed for appropriate classification and designation in accordance with the contractual terms, economic circumstances and pertinent conditions as at the acquisition date. This includes the separation of embedded derivatives in host contracts of the acquiree.

31 December 2023

2.4 Material accounting policies (Continued)

Business combinations and goodwill (Continued)

If the business combination is achieved in stages, the previously held equity interest is remeasured at its acquisition date through fair value and any resulting gain or loss is recognised in profit or loss.

Any contingent consideration to be transferred by the acquirer is recognised at fair value at the acquisition date. Contingent consideration classified as an asset or liability is measured at fair value with changes in fair value recognised in profit or loss. Contingent consideration that is classified as equity is not remeasured and subsequent settlement is accounted for within equity.

Goodwill is initially measured at cost, being the excess of the aggregate of the consideration transferred, the amount recognised for non-controlling interests and any fair value of the Group's previously held equity interests in the acquiree over the identifiable assets acquired and liabilities assumed. If the sum of this consideration and other items is lower than the fair value of the net assets acquired, the difference is, after reassessment, recognised in profit or loss as a gain on bargain purchase.

After initial recognition, goodwill is measured at cost less any accumulated impairment losses. Goodwill is tested for impairment annually or more frequently if events or changes in circumstances indicate that the carrying value may be impaired. The Group performs its annual impairment test of goodwill as at 31 December. For the purpose of impairment testing, goodwill acquired in a business combination is, from the acquisition date, allocated to each of the Group's cash-generating units, or groups of cash-generating units, that are expected to benefit from the synergies of the combination, irrespective of whether other assets or liabilities of the Group are assigned to those units or groups of units.

Impairment is determined by assessing the recoverable amount of the cash-generating unit (group of cash-generating units) to which the goodwill relates. Where the recoverable amount of the cash-generating unit (group of cash-generating units) is less than the carrying amount, an impairment loss is recognised. An impairment loss recognised for goodwill is not reversed in a subsequent period.

Where goodwill has been allocated to a cash-generating unit (or group of cash-generating units) and part of the operation within that unit is disposed of, the goodwill associated with the operation disposed of is included in the carrying amount of the operation when determining the gain or loss on the disposal. Goodwill disposed of in these circumstances is measured based on the relative value of the operation disposed of and the portion of the cash-generating unit retained.

31 December 2023

2.4 Material accounting policies (Continued)

Fair value measurement

The Group measures equity investments and wealth management products investments at fair value at the end of each reporting period. Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The fair value measurement is based on the presumption that the transaction to sell the asset or transfer the liability takes place either in the principal market for the asset or liability, or in the absence of a principal market, in the most advantageous market for the asset or liability. The principal or the most advantageous market must be accessible by the Group. The fair value of an asset or a liability is measured using the assumptions that market participants would use when pricing the asset or liability, assuming that market participants act in their economic best interest.

A fair value measurement of a non-financial asset takes into account a market participant's ability to generate economic benefits by using the asset in its highest and best use or by selling it to another market participant that would use the asset in its highest and best use.

The Group uses valuation techniques that are appropriate in the circumstances and for which sufficient data are available to measure fair value, maximising the use of relevant observable inputs and minimising the use of unobservable inputs.

All assets and liabilities for which fair value is measured or disclosed in the financial statements are categorised within the fair value hierarchy, described as follows, based on the lowest level input that is significant to the fair value measurement as a whole:

- Level 1 based on quoted prices (unadjusted) in active markets for identical assets or liabilities
- Level 2 based on valuation techniques for which the lowest level input that is significant to the fair value measurement is observable, either directly or indirectly
- Level 3 based on valuation techniques for which the lowest level input that is significant to the fair value measurement is unobservable

For assets and liabilities that are recognised in the financial statements on a recurring basis, the Group determines whether transfers have occurred between levels in the hierarchy by reassessing categorisation (based on the lowest level input that is significant to the fair value measurement as a whole) at the end of each reporting period.

31 December 2023

2.4 Material accounting policies (Continued)

Impairment of non-financial assets

Where an indication of impairment exists, or when annual impairment testing for an asset is required (other than inventories, deferred tax assets and non-current assets), the asset's recoverable amount is estimated. An asset's recoverable amount is the higher of the asset's or cash-generating unit's value in use and its fair value less costs of disposal, and is determined for an individual asset, unless the asset does not generate cash inflows that are largely independent of those from other assets or groups of assets, in which case the recoverable amount is determined for the cash-generating unit to which the asset belongs.

In testing a cash-generating unit for impairment, a portion of the carrying amount of a corporate asset (e.g., a headquarters building) is allocated to an individual cash-generating unit if it can be allocated on a reasonable and consistent basis or, otherwise, to the smallest group of cash-generating units.

An impairment loss is recognised only if the carrying amount of an asset exceeds its recoverable amount. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset. An impairment loss is charged to the statement of profit or loss in the period in which it arises in those expense categories consistent with the function of the impaired asset.

An assessment is made at the end of each reporting period as to whether there is an indication that previously recognised impairment losses may no longer exist or may have decreased. If such an indication exists, the recoverable amount is estimated. A previously recognised impairment loss of an asset other than goodwill is reversed only if there has been a change in the estimates used to determine the recoverable amount of that asset, but not to an amount higher than the carrying amount that would have been determined (net of any depreciation/amortisation) had no impairment loss been recognised for the asset in prior years. A reversal of such an impairment loss is credited to the statement of profit or loss in the period in which it arises.

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2.4 Material accounting policies (Continued)

Related parties

A party is considered to be related to the Group if:

- (a) the party is a person or a close member of that person's family and that person:
 - (i) has control or joint control over the Group;
 - (ii) has significant influence over the Group; or
 - (iii) is a member of the key management personnel of the Group or of a parent of the Group;

or

- (b) the party is an entity where any of the following conditions applies:
 - (i) the entity and the Group are members of the same group;
 - (ii) one entity is an associate or joint venture of the other entity (or of a parent, subsidiary or fellow subsidiary of the other entity);
 - (iii) the entity and the Group are joint ventures of the same third party;
 - (iv) one entity is a joint venture of a third entity and the other entity is an associate of the third entity;
 - (v) the entity is a post-employment benefit plan for the benefit of employees of either the Group or an entity related to the Group;
 - (vi) the entity is controlled or jointly controlled by a person identified in (a);
 - (vii) a person identified in (a)(i) has significant influence over the entity or is a member of the key management personnel of the entity (or of a parent of the entity); and
 - (viii) the entity, or any member of a group of which it is a part, provides key management personnel services to the Group or to the parent of the Group.

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2.4 Material accounting policies (Continued)

Property, plant and equipment and depreciation

Property, plant and equipment, other than construction in progress, are stated at cost less accumulated depreciation and any impairment losses. The cost of an item of property, plant and equipment comprises its purchase price and any directly attributable costs of bringing the asset to its working condition and location for its intended use.

Expenditure incurred after items of property, plant and equipment have been put into operation, such as repairs and maintenance, is normally charged to the statement of profit or loss in the period in which it is incurred. In situations where the recognition criteria are satisfied, the expenditure for a major inspection is capitalised in the carrying amount of the asset as a replacement. Where significant parts of property, plant and equipment are required to be replaced at intervals, the Group recognises such parts as individual assets with specific useful lives and depreciates them accordingly.

Depreciation is calculated on the straight-line basis to write off the cost of each item of property, plant and equipment to its residual value over its estimated useful life. The principal annual rates used for this purpose are as follows:

Buildings	10 to 40 years
Machinery and equipment	5 to 15 years
Motor vehicles	5 to 10 years
Computer and office equipment	3 to 15 years
Leasehold improvements	2 to 5 years

Where parts of an item of property, plant and equipment have different useful lives, the cost of that item is allocated on a reasonable basis among the parts and each part is depreciated separately. Residual values, useful lives and the depreciation method are reviewed, and adjusted if appropriate, at least at each financial year end.

An item of property, plant and equipment including any significant part initially recognised is derecognised upon disposal or when no future economic benefits are expected from its use or disposal. Any gain or loss on disposal or retirement recognised in the statement of profit or loss in the year the asset is derecognised is the difference between the net sales proceeds and the carrying amount of the relevant asset.

Construction in progress is stated at cost less any impairment losses, and is not depreciated. It is reclassified to the appropriate category of property, plant and equipment when completed and ready for use.

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2.4 Material accounting policies (Continued)

Intangible assets (other than goodwill)

Intangible assets acquired separately are measured on initial recognition at cost. The cost of intangible assets acquired in a business combination is the fair value at the date of acquisition. The useful lives of intangible assets are assessed to be either finite or indefinite. Intangible assets with finite lives are subsequently amortised over the useful economic life and assessed for impairment whenever there is an indication that the intangible asset may be impaired. The amortisation period and the amortisation method for an intangible asset with a finite useful life are reviewed at least at each financial year end.

Intangible assets not yet available for use are tested for impairment annually either individually or at the cash-generating unit level, irrespective of whether there is any indication that they may be impaired. Such intangible assets are not amortised.

Intangible assets are amortised on the straight-line basis over the following useful economic lives:

Licences and trademarks8 to 10 yearsPatents and technology know-how5 to 30 yearsSoftware2 to 10 yearsDistribution right30 years

Research and development costs

All research costs are charged to the statement of profit or loss as incurred.

Expenditure incurred on projects to develop new products is capitalised and deferred only when the Group can demonstrate the technical feasibility of completing the intangible asset so that it will be available for use or sale, its intention to complete and its ability to use or sell the asset, how the asset will generate future economic benefits, the availability of resources to complete the project and the ability to measure reliably the expenditure during the development. Product development expenditure which does not meet these criteria is expensed when incurred.

Deferred development costs are stated at cost less any impairment losses and are amortised using the straight-line basis over the commercial lives of the underlying products, commencing from the date when the products are put into commercial production. During the period of development, the deferred development costs are tested for impairment annually.

Leases

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

31 December 2023

2.4 Material accounting policies (Continued)

Leases (Continued)

Group as a lessee

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

(a) Right-of-use assets

Right-of-use assets are recognised at the commencement date of the lease (that is the date the underlying asset is available for use). Right-of-use assets are measured at cost, less any accumulated depreciation and any impairment losses, and adjusted for any remeasurement of lease liabilities. The cost of right-of-use assets includes the amount of lease liabilities recognised, initial direct costs incurred, and lease payments made at or before the commencement date less any lease incentives received. Right-of-use assets are depreciated on a straight-line basis over the shorter of the lease terms and the estimated useful lives of the assets as follows:

Leasehold land	20 to 60 years
Buildings	1.5 to 5 years
Motor vehicles	2 to 3 years
Machinery	1.5 to 5 years

If ownership of the leased asset transfers to the Group by the end of the lease term or the cost reflects the exercise of a purchase option, depreciation is calculated using the estimated useful life of the asset.

(b) Lease liabilities

Lease liabilities are recognised at the commencement date of the lease at the present value of lease payments to be made over the lease term. The lease payments include fixed payments (including in-substance fixed payments) less any lease incentives receivable, variable lease payments that depend on an index or a rate, and amounts expected to be paid under residual value guarantees. The lease payments also include the exercise price of a purchase option reasonably certain to be exercised by the Group and payments of penalties for termination of a lease, if the lease term reflects the Group exercising the option to terminate the lease. The variable lease payments that do not depend on an index or a rate are recognised as an expense in the period in which the event or condition that triggers the payment occurs.

In calculating the present value of lease payments, the Group uses its incremental borrowing rate at the lease commencement date because the interest rate implicit in the lease is not readily determinable. After the commencement date, the amount of lease liabilities is increased to reflect the accretion of interest and reduced for the lease payments made. In addition, the carrying amount of lease liabilities is remeasured if there is a modification, a change in the lease term, a change in lease payments (e.g., a change to future lease payments resulting from a change in an index or rate) or a change in assessment of an option to purchase the underlying asset.

The Group's lease liabilities are included in interest-bearing loans and borrowings.

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2.4 Material accounting policies (Continued)

Leases (Continued)

Group as a lessee (Continued)

(c) Short-term leases

The Group applies the short-term lease recognition exemption to its short-term leases of machinery and equipment and buildings (that is those leases that have a lease term of 12 months or less from the commencement date and do not contain a purchase option). Lease payments on short-term leases are recognised as an expense on a straight-line basis over the lease term.

Group as a lessor

When the Group acts as a lessor, it classifies at lease inception (or when there is a lease modification) each of its leases as either an operating lease or a finance lease.

Leases in which the Group does not transfer substantially all the risks and rewards incidental to ownership of an asset are classified as operating leases. When a contract contains lease and non-lease components, the Group allocates the consideration in the contract to each component on a relative stand-alone selling price basis. Rental income is accounted for on a straight-line basis over the lease terms and is included in revenue in the statement of profit or loss due to its operating nature. Initial direct costs incurred in negotiating and arranging an operating lease are added to the carrying amount of the leased asset and recognised over the lease term on the same basis as rental income. Contingent rents are recognised as revenue in the period in which they are earned.

Leases that transfer substantially all the risks and rewards incidental to ownership of an underlying asset to the lessee are accounted for as finance leases.

Investments and other financial assets

Initial recognition and measurement

Financial assets are classified, at initial recognition, as subsequently measured at amortised cost, fair value through other comprehensive income, and fair value through profit or loss.

The classification of financial assets at initial recognition depends on the financial asset's contractual cash flow characteristics and the Group's business model for managing them. With the exception of trade receivables that do not contain a significant financing component or for which the Group has applied the practical expedient of not adjusting the effect of a significant financing component, the Group initially measures a financial asset at its fair value, plus in the case of a financial asset not at fair value through profit or loss, transaction costs. Trade receivables that do not contain a significant financing component or for which the Group has applied the practical expedient are measured at the transaction price determined under IFRS 15 in accordance with the policies set out for "Revenue recognition" below.

In order for a financial asset to be classified and measured at amortised cost or fair value through other comprehensive income, it needs to give rise to cash flows that are solely payments of principal and interest ("SPPI") on the principal amount outstanding. Financial assets with cash flows that are not SPPI are classified and measured at fair value through profit or loss, irrespective of the business model.

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2.4 Material accounting policies (Continued)

Investments and other financial assets (Continued)

Initial recognition and measurement (Continued)

The Group's business model for managing financial assets refers to how it manages its financial assets in order to generate cash flows. The business model determines whether cash flows will result from collecting contractual cash flows, selling the financial assets, or both. Financial assets classified and measured at amortised cost are held within a business model with the objective to hold financial assets in order to collect contractual cash flows, while financial assets classified and measured at fair value through other comprehensive income are held within a business model with the objective of both holding to collect contractual cash flows and selling. Financial assets which are not held within the aforementioned business models are classified and measured at fair value through profit or loss.

Purchases or sales of financial assets that require delivery of assets within the period generally established by regulation or convention in the marketplace are recognised on the trade date, that is, the date that the Group commits to purchase or sell the asset.

Subsequent measurement

The subsequent measurement of financial assets depends on their classification as follows:

Financial assets at amortised cost (debt instruments)

Financial assets at amortised cost are subsequently measured using the effective interest method and are subject to impairment. Gains and losses are recognised in the statement of profit or loss when the asset is derecognised, modified or impaired.

Financial assets at fair value through other comprehensive income (debt instruments)

For debt investments at fair value through other comprehensive income, interest income, foreign exchange revaluation and impairment losses or reversals are recognised in the statement of profit or loss and computed in the same manner as for financial assets measured at amortised cost. The remaining fair value changes are recognised in other comprehensive income. Upon derecognition, the cumulative fair value change recognised in other comprehensive income is recycled to the statement of profit or loss.

Financial assets designated at fair value through other comprehensive income (equity investments)

Upon initial recognition, the Group can elect to classify irrevocably its equity investments as equity investments designated at fair value through other comprehensive income when they meet the definition of equity under IAS 32 Financial Instruments: Presentation and are not held for trading. The classification is determined on an instrument-by-instrument basis.

Gains and losses on these financial assets are never recycled to the statement of profit or loss. Dividends are recognised as other income in the statement of profit or loss when the right of payment has been established, except when the Group benefits from such proceeds as a recovery of part of the cost of the financial asset, in which case, such gains are recorded in other comprehensive income. Equity investments designated at fair value through other comprehensive income are not subject to impairment assessment.

31 December 2023

2.4 Material accounting policies (Continued)

Investments and other financial assets (Continued)

Subsequent measurement (Continued)

Financial assets at fair value through profit or loss

Financial assets at fair value through profit or loss are carried in the statement of financial position at fair value with net changes in fair value recognised in the statement of profit or loss.

This category includes derivative instruments and equity investments which the Group had not irrevocably elected to classify at fair value through other comprehensive income. Dividends on the equity investments are also recognised as other income in the statement of profit or loss when the right of payment has been established.

A derivative embedded in a hybrid contract, with a financial liability or non-financial host, is separated from the host and accounted for as a separate derivative if the economic characteristics and risks are not closely related to the host; a separate instrument with the same terms as the embedded derivative would meet the definition of a derivative; and the hybrid contract is not measured at fair value through profit or loss. Embedded derivatives are measured at fair value with changes in fair value recognised in the statement of profit or loss. Reassessment only occurs if there is either a change in the terms of the contract that significantly modifies the cash flows that would otherwise be required or a reclassification of a financial asset out of the fair value through profit or loss category.

A derivative embedded within a hybrid contract containing a financial asset host is not accounted for separately. The financial asset host together with the embedded derivative is required to be classified in its entirety as a financial asset at fair value through profit or loss.

Derecognition of financial assets

A financial asset (or, where applicable, a part of a financial asset or part of a group of similar financial assets) is primarily derecognised (i.e., removed from the Group's consolidated statement of financial position) when:

- the rights to receive cash flows from the asset have expired; or
- the Group has transferred its rights to receive cash flows from the asset or has assumed an obligation to pay the
 received cash flows in full without material delay to a third party under a "pass-through" arrangement; and either
 (a) the Group has transferred substantially all the risks and rewards of the asset, or (b) the Group has neither
 transferred nor retained substantially all the risks and rewards of the asset, but has transferred control of the asset.

When the Group has transferred its rights to receive cash flows from an asset or has entered into a pass-through arrangement, it evaluates if, and to what extent, it has retained the risk and rewards of ownership of the asset. When it has neither transferred nor retained substantially all the risks and rewards of the asset nor transferred control of the asset, the Group continues to recognise the transferred asset to the extent of the Group's continuing involvement. In that case, the Group also recognises an associated liability. The transferred asset and the associated liability are measured on a basis that reflects the rights and obligations that the Group has retained.

Continuing involvement that takes the form of a guarantee over the transferred asset is measured at the lower of the original carrying amount of the asset and the maximum amount of consideration that the Group could be required to repay.

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2.4 Material accounting policies (Continued)

Impairment of financial assets

The Group recognises an allowance for expected credit losses ("ECLs") for all debt instruments not held at fair value through profit or loss. ECLs are based on the difference between the contractual cash flows due in accordance with the contract and all the cash flows that the Group expects to receive, discounted at an approximation of the original effective interest rate. The expected cash flows will include cash flows from the sale of collateral held or other credit enhancements that are integral to the contractual terms.

General approach

ECLs are recognised in two stages. For credit exposures for which there has not been a significant increase in credit risk since initial recognition, ECLs are provided for credit losses that result from default events that are possible within the next 12 months (a 12-month ECL). For those credit exposures for which there has been a significant increase in credit risk since initial recognition, a loss allowance is required for credit losses expected over the remaining life of the exposure, irrespective of the timing of the default (a lifetime ECL).

At each reporting date, the Group assesses whether the credit risk on a financial instrument has increased significantly since initial recognition. When making the assessment, the Group compares the risk of a default occurring on the financial instrument as at the reporting date with the risk of a default occurring on the financial instrument as at the date of initial recognition and considers reasonable and supportable information that is available without undue cost or effort, including historical and forward-looking information. The Group considers that there has been a significant increase in credit risk when contractual payments are more than 30 days past due.

The Group considers a financial asset in default when contractual payments are 180 days past due. The Group has rebutted the 90 days past due presumption of default based on reasonable and supportable information, including the Group's credit risk control practices and the historical recovery rate of financial assets over 90 days past due. However, the Group may also consider a financial asset to be in default when internal or external information indicates that the Group is unlikely to receive the outstanding contractual amounts in full before taking into account any credit enhancements held by the Group.

For debt investments at fair value through other comprehensive income, the Group applies the low credit risk simplification. At each reporting date, the Group evaluates whether the debt investments are considered to have low credit risk using all reasonable and supportable information that is available without undue cost or effort. In making that evaluation, the Group reassesses the external credit ratings of the debt investments. It is the Group's policy to measure ECLs on such instruments on a 12-month basis. However, when there has been a significant increase in credit risk of debt investments since origination, the allowance will be based on the lifetime ECL.

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2.4 Material accounting policies (Continued)

Impairment of financial assets (Continued)

General approach (Continued)

Debt investments at fair value through other comprehensive income and financial assets at amortised cost are subject to impairment under the general approach and they are classified within the following stages for measurement of ECLs except for trade receivables which apply the simplified approach as detailed below.

- Stage 1 Financial instruments for which credit risk has not increased significantly since initial recognition and for which the loss allowance is measured at an amount equal to 12-month ECLs
- Stage 2 Financial instruments for which credit risk has increased significantly since initial recognition but that are not credit-impaired financial assets and for which the loss allowance is measured at an amount equal to lifetime ECLs
- Stage 3 Financial assets that are credit-impaired at the reporting date (but that are not purchased or originated credit-impaired) and for which the loss allowance is measured at an amount equal to lifetime ECLs

Simplified approach

For trade receivables that do not contain a significant financing component or when the Group applies the practical expedient of not adjusting the effect of a significant financing component, the Group applies the simplified approach in calculating ECLs. Under the simplified approach, the Group does not track changes in credit risk, but instead recognises a loss allowance based on lifetime ECLs at each reporting date. The Group has established a provision matrix that is based on its historical credit loss experience, adjusted for forward-looking factors specific to the debtors and the economic environment.

Financial liabilities

Initial recognition and measurement

Financial liabilities are classified, at initial recognition, as financial liabilities at fair value through profit or loss, loans and borrowings, payables, or as derivatives designated as hedging instruments in an effective hedge, as appropriate.

All financial liabilities are recognised initially at fair value and, in the case of loans and borrowings and payables, net of directly attributable transaction costs.

The Group's financial liabilities include trade and other payables, accruals, convertible bonds, other non-current liabilities and interest-bearing loans and borrowings.

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2.4 Material accounting policies (Continued)

Financial liabilities (Continued)

Subsequent measurement

The subsequent measurement of financial liabilities depends on their classification as follows:

Financial liabilities at fair value through profit or loss

Financial liabilities at fair value through profit or loss include financial liabilities held for trading and financial liabilities designated upon initial recognition as at fair value through profit or loss.

Financial liabilities are classified as held for trading if they are incurred for the purpose of repurchasing in the near term. This category also includes derivative financial instruments entered into by the Group that are not designated as hedging instruments in hedge relationships as defined by IFRS 9. Separated embedded derivatives are also classified as held for trading unless they are designated as effective hedging instruments. Gains or losses on liabilities held for trading are recognised in the statement of profit or loss. The net fair value gain or loss recognised in the statement of profit or loss does not include any interest charged on these financial liabilities.

Financial liabilities designated upon initial recognition as at fair value through profit or loss are designated at the initial date of recognition, and only if the criteria in IFRS 9 are satisfied. Gains or losses on liabilities designated at fair value through profit or loss are recognised in the statement of profit or loss, except for the gains or losses arising from the Group's own credit risk which are presented in other comprehensive income with no subsequent reclassification to the statement of profit or loss. The net fair value gain or loss recognised in the statement of profit or loss does not include any interest charged on these financial liabilities.

Financial liabilities at amortised cost (trade and other payables, and borrowings)

After initial recognition, trade and other payables, and interest-bearing borrowings are subsequently measured at amortised cost, using the effective interest rate method unless the effect of discounting would be immaterial, in which case they are stated at cost. Gains and losses are recognised in the statement of profit or loss when the liabilities are derecognised as well as through the effective interest rate amortisation process.

Amortised cost is calculated by taking into account any discount or premium on acquisition and fees or costs that are an integral part of the effective interest rate. The effective interest rate amortisation is included in finance costs in the statement of profit or loss.

Convertible bonds

The component of convertible bonds that exhibits characteristics of a liability is recognised as a liability in the statement of financial position, net of transaction costs. On issuance of convertible bonds, the fair value of the liability component is determined using a market rate for an equivalent non-convertible bond; and this amount is carried as a long-term liability on the amortised cost basis until extinguished on conversion or redemption. The remainder of the proceeds is allocated to the conversion option that is recognised and included in shareholders' equity, net of transaction costs. The carrying amount of the conversion option is not remeasured in subsequent years. Transaction costs are apportioned between the liability and equity components of the convertible bonds based on the allocation of proceeds to the liability and equity components when the instruments are first recognised.

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2.4 Material accounting policies (Continued)

Financial liabilities (Continued)

Subsequent measurement (Continued)

The subsequent measurement of financial liabilities depends on their classification as follows: (Continued)

Convertible bonds (Continued)

If the conversion option of convertible bonds exhibits characteristics of an embedded derivative, it is separated from its liability component. On initial recognition, the derivative component of the convertible bonds is measured at fair value and presented as part of derivative financial instruments. Any excess of proceeds over the amount initially recognised as the derivative component is recognised as the liability component. Transaction costs are apportioned between the liability and derivative components of the convertible bonds based on the allocation of proceeds to the liability and derivative components when the instruments are initially recognised. The portion of the transaction costs relating to the liability component is recognised initially as part of the liability. The portion relating to the derivative component is recognised inmediately in the statement of profit or loss.

Derecognition of financial liabilities

A financial liability is derecognised when the obligation under the liability is discharged or cancelled, or expires.

When an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange or modification is treated as a derecognition of the original liability and a recognition of a new liability, and the difference between the respective carrying amounts is recognised in the statement of profit or loss.

Offsetting of financial instruments

Financial assets and financial liabilities are offset and the net amount is reported in the statement of financial position if there is a currently enforceable legal right to offset the recognised amounts and there is an intention to settle on a net basis, or to realise the assets and settle the liabilities simultaneously.

Treasury shares

Own equity instruments which are reacquired and held by the Company or the Group (treasury shares) are recognised directly in equity at cost. No gain or loss is recognised in the statement of profit or loss on the purchase, sale, issue or cancellation of the Group's own equity instruments.

Inventories

Inventories are stated at the lower of cost and net realisable value. Cost is determined on the first-in, first-out basis and, in the case of work in progress and finished goods, comprises direct materials, direct labour and an appropriate proportion of overheads. Net realisable value is based on estimated selling prices less any estimated costs to be incurred to completion and disposal.

31 December 2023

2.4 Material accounting policies (Continued)

Cash and cash equivalents

Cash and cash equivalents in the statement of financial position comprise cash on hand and at banks, and short-term highly liquid deposits with a maturity of generally within three months that are readily convertible into known amounts of cash, subject to an insignificant risk of changes in value and held for the purpose of meeting short-term cash commitments.

For the purpose of the consolidated statement of cash flows, cash and cash equivalents comprise cash on hand and at banks, and short-term deposits as defined above, less bank overdrafts which are repayable on demand and form an integral part of the Group's cash management.

Provisions

A provision is recognised when a present obligation (legal or constructive) has arisen as a result of a past event and it is probable that a future outflow of resources will be required to settle the obligation, provided that a reliable estimate can be made of the amount of the obligation.

When the effect of discounting is material, the amount recognised for a provision is the present value at the end of the reporting period of the future expenditures expected to be required to settle the obligation. The increase in the discounted present value amount arising from the passage of time is included in finance costs in the statement of profit or loss.

Income tax

Income tax comprises current and deferred tax. Income tax relating to items recognised outside profit or loss is recognised outside profit or loss, either in other comprehensive income or directly in equity.

Current tax assets and liabilities are measured at the amount expected to be recovered from or paid to the taxation authorities, based on tax rates (and tax laws) that have been enacted or substantively enacted by the end of the reporting period, taking into consideration interpretations and practices prevailing in the countries in which the Group operates.

Deferred tax is provided, using the liability method, on temporary differences at the end of the reporting period between the tax bases of assets and liabilities and their carrying amounts for financial reporting purposes, except that deferred tax is not recognised for the Pillar Two income taxes.

31 December 2023

2.4 Material accounting policies (Continued)

Income tax (Continued)

Deferred tax liabilities are recognised for all taxable temporary differences, except:

- when the deferred tax liability arises from the initial recognition of goodwill or an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss and does not give rise to equal taxable and deductible temporary differences; and
- in respect of taxable temporary differences associated with investments in subsidiaries and an associate, when the timing of the reversal of the temporary differences can be controlled and it is probable that the temporary differences will not reverse in the foreseeable future.

Deferred tax assets are recognised for all deductible temporary differences, and the carryforward of unused tax credits and any unused tax losses. Deferred tax assets are recognised to the extent that it is probable that taxable profit will be available against which the deductible temporary differences, and the carryforward of unused tax credits and unused tax losses can be utilised, except:

- when the deferred tax asset relating to the deductible temporary difference arises from the initial recognition of
 an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects
 neither the accounting profit nor taxable profit or loss and does not give rise to equal taxable and deductible
 temporary differences; and
- in respect of deductible temporary differences associated with investments in subsidiaries and an associate, deferred tax assets are only recognised to the extent that it is probable that the temporary differences will reverse in the foreseeable future and taxable profit will be available against which the temporary differences can be utilised.

The carrying amount of deferred tax assets is reviewed at the end of each reporting period and reduced to the extent that it is no longer probable that sufficient taxable profit will be available to allow all or part of the deferred tax asset to be utilised. Unrecognised deferred tax assets are reassessed at the end of each reporting period and are recognised to the extent that it has become probable that sufficient taxable profit will be available to allow all or part of the deferred tax asset to be recovered.

Deferred tax assets and liabilities are measured at the tax rates that are expected to apply to the period when the asset is realised or the liability is settled, based on tax rates (and tax laws) that have been enacted or substantively enacted by the end of the reporting period.

Deferred tax assets and deferred tax liabilities are offset if and only if the Group has a legally enforceable right to set off current tax assets and current tax liabilities and the deferred tax assets and deferred liabilities relate to income taxes levied by the same taxation authority on either the same taxable entity or different taxable entities which intend either to settle current tax liabilities and assets on a net basis, or to realise the assets and settle the liabilities simultaneously, in each future period in which significant amounts of deferred tax liabilities or assets are expected to be settled or recovered.

31 December 2023

2.4 Material accounting policies (Continued)

Government grants

Government grants are recognised at their fair value where there is reasonable assurance that the grant will be received and all attaching conditions will be complied with. When the grant relates to an expense item, it is recognised as income on a systematic basis over the periods that the costs, for which it is intended to compensate, are expensed.

Where the grant relates to an asset, the fair value is credited to a deferred income account and is released to the statement of profit or loss over the expected useful life of the relevant asset by equal annual instalments or deducted from the carrying amount of the asset and released to the statement of profit or loss by way of a reduced depreciation charge.

Revenue recognition

Revenue from contracts with customers

Revenue from contracts with customers is recognised when control of goods or services is transferred to the customers at an amount that reflects the consideration to which the Group expects to be entitled in exchange for those goods or services.

When the consideration in a contract includes a variable amount, the amount of consideration is estimated to which the Group will be entitled in exchange for transferring the goods or services to the customer. The variable consideration is estimated at contract inception and constrained until it is highly probable that a significant revenue reversal in the amount of cumulative revenue recognised will not occur when the associated uncertainty with the variable consideration is subsequently resolved.

When the contract contains a financing component which provides the customer with a significant benefit of financing the transfer of goods or services to the customer for more than one year, revenue is measured at the present value of the amount receivable, discounted using the discount rate that would be reflected in a separate financing transaction between the Group and the customer at contract inception. When the contract contains a financing component which provides the Group with a significant financial benefit for more than one year, revenue recognised under the contract includes the interest expense accreted on the contract liability under the effective interest method. For a contract where the period between the payment by the customer and the transfer of the promised goods or services is one year or less, the transaction price is not adjusted for the effects of a significant financing component, using the practical expedient in IFRS 15.

(a) Sale of products

Revenue from the sale of products is recognised at the point in time when control of the asset is transferred to the customer, generally on acceptance of the goods.

(b) Sale of product know-how

Revenue from the sale of product know-how is recognised at the point in time when the control of the product know-how is transferred to the customer, generally on acceptance of the product know-how.

31 December 2023

2.4 Material accounting policies (Continued)

Revenue recognition (Continued)

Revenue from contracts with customers (Continued)

(c) Provision of research and development services

Certain of the revenues from the provision of research and development services are recognised over the scheduled period on a straight-line basis because the customer simultaneously receives and consumes the benefits provided by the Group. Certain of the revenues from the provision of research and development services are recognised over time, using an output method to measure progress by using services transferred to the customer to date, because 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. Certain of the revenues from the provision of research and development services are recognised at the point in time when the Group transfers the control for services/deliverables at a point in time generally upon finalisation, delivery and acceptance of the services/deliverables.

(d) Out-licensing agreements

The Group grant commercialisation licenses or intellectual property licenses of certain products. Revenue is recognised at the point in time when the control of the license is transferred to the customer. The consideration for license comprises fixed element and variable elements. The variable elements are included in the transaction price when the Group can conclude that it is highly probable there will not be a significant reversal of revenue.

Other income

Interest income is recognised on an accrual basis using the effective interest method by applying the rate that exactly discounts the estimated future cash receipts over the expected life of the financial instrument or a shorter period, when appropriate, to the net carrying amount of the financial asset.

Dividend income is recognised when the shareholders' right to receive payment has been established, it is probable that the economic benefits associated with the dividend will flow to the Group and the amount of the dividend can be measured reliably.

Contract liabilities

A contract liability is recognised when a payment is received or a payment is due (whichever is earlier) from a customer before the Group transfers the related goods or services. Contract liabilities are recognised as revenue when the Group performs under the contract (i.e., transfers control of the related goods or services to the customer).

31 December 2023

2.4 Material accounting policies (Continued)

Contract costs

Other than the costs which are capitalised as inventories, costs incurred to fulfil a contract with a customer are capitalised as an asset if all of the following criteria are met:

- (a) The costs relate directly to a contract or to an anticipated contract that the entity can specifically identify.
- (b) The costs generate or enhance resources of the entity that will be used in satisfying (or in continuing to satisfy) performance obligations in the future.
- (c) The costs are expected to be recovered.

The capitalised contract costs are amortised and charged to the statement of profit or loss on a systematic basis that is consistent with the transfer to the customer of the goods or services to which the asset relates. Other contract costs are expensed as incurred.

Share-based payments

The Group operates share award schemes. Employees (including directors) of the Group receive remuneration in the form of share-based payments, whereby employees render services in exchange for equity instruments ("equity-settled transactions"). The cost of equity-settled transactions with employees is measured by reference to the fair value at the date at which they are granted. The fair value is determined by an external valuer using a binomial model, further details of which are given in note 34 to the financial statements.

The cost of equity-settled transactions is recognised in employee benefit expense, together with a corresponding increase in equity, over the period in which the performance and/or service conditions are fulfilled. The cumulative expense recognised for equity-settled transactions at the end of each reporting period until the vesting date reflects the extent to which the vesting period has expired and the Group's best estimate of the number of equity instruments that will ultimately vest. The charge or credit to the statement of profit or loss for a period represents the movement in the cumulative expense recognised as at the beginning and end of that period.

Service and non-market performance conditions are not taken into account when determining the grant date fair value of awards, but the likelihood of the conditions being met is assessed as part of the Group's best estimate of the number of equity instruments that will ultimately vest. Market performance conditions are reflected within the grant date fair value. Any other conditions attached to an award, but without an associated service requirement, are considered to be non-vesting conditions. Non-vesting conditions are reflected in the fair value of an award and lead to an immediate expensing of an award unless there are also service and/or performance conditions.

For awards that do not ultimately vest because non-market performance and/or service conditions have not been met, no expense is recognised. Where awards include a market or non-vesting condition, the transactions are treated as vesting irrespective of whether the market or non-vesting condition is satisfied, provided that all other performance and/or service conditions are satisfied.

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2.4 Material accounting policies (Continued)

Share-based payments (Continued)

Where the terms of an equity-settled award are modified, as a minimum an expense is recognised as if the terms had not been modified, if the original terms of the award are met. In addition, an expense is recognised for any modification that increases the total fair value of the share-based payments, or is otherwise beneficial to the employee as measured at the date of modification. Where an equity-settled award is cancelled, it is treated as if it had vested on the date of cancellation, and any expense not yet recognised for the award is recognised immediately.

Where an equity-settled award is cancelled, it is treated as if it had vested on the date of cancellation, and any expense not yet recognised for the award is recognised immediately. This includes any award where non-vesting conditions within the control of either the Group or the employee are not met. However, if a new award is substituted for the cancelled award, and is designated as a replacement award on the date that it is granted, the cancelled and new awards are treated as if they were a modification of the original award, as described in the previous paragraph.

The dilutive effect of outstanding shares is reflected as additional share dilution in the computation of earnings per share.

Other employee benefits

Pension schemes

Contributions made to the government retirement benefit fund under defined contribution retirement plans are charged to the statement of profit or loss as incurred.

The Group participates in the national pension schemes as defined by the laws of the countries in which it has operations.

The Group makes contributions to the Central Provident Fund (the "CPF") Scheme in Singapore, a defined contribution pension scheme, for its employees in Singapore.

The subsidiaries established and operated in Chinese Mainland are required to provide certain staff pension benefits to their employees under existing regulations of the PRC (the "PRC Pension Scheme"). Pension scheme contributions are provided at rates stipulated by PRC regulations and are made to a pension fund managed by government agencies, which are responsible for administering the contributions for the subsidiaries' employees. The Group's employer contributions to the CPF and the PRC Pension Scheme vest fully with the employees upon the contributions are made and hence no forfeited contributions arise when the employees leave the respective scheme.

31 December 2023

2.4 Material accounting policies (Continued)

Other employee benefits (Continued)

Defined benefit plan

The Group operates a defined benefit pension plan in Switzerland, which requires contributions to be made to a separately administered fund. The cost of providing benefits under the defined benefit plan is determined using the projected unit credit method.

Remeasurements, comprising of actuarial gains and losses, the effect of the asset ceiling (excluding amounts included in net interest on the net defined benefit liability) and the return on plan assets (excluding amounts included in net interest on the net defined benefit liability), are recognised immediately in the statement of financial position with a corresponding debit or credit to retained earnings through other comprehensive income in the period in which they occur. Remeasurements are not reclassified to profit or loss in subsequent periods.

Past service costs are recognised in profit or loss at the earlier of:

- the date of the plan amendment or curtailment; and
- the date that the Group recognises restructuring related costs

Net interest is calculated by applying the discount rate to the net defined benefit liability or asset. The Group recognises the following changes in the net defined benefit obligation under "cost of sales", "selling and distribution expenses" and "administrative expenses" in the consolidated statement of profit or loss by function:

- service costs comprising current service costs, past-service costs, gains and losses on curtailments and nonroutine settlements
- net interest expense or income

Borrowing costs

Borrowing costs 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. The capitalisation of such borrowing costs ceases when the assets are substantially ready for their intended use or sale. All other borrowing costs are expensed in the period in which they are incurred. Borrowing costs consist of interest and other costs that an entity incurs in connection with the borrowing of funds.

Dividends

Final dividends are recognised as a liability when they are approved by the shareholders in a general meeting. Proposed final dividends are disclosed in the notes to the financial statements.

Interim dividends are simultaneously proposed and declared, because the Company's memorandum and articles of association grant the directors the authority to declare interim dividends. Consequently, interim dividends are recognised immediately as a liability when they are proposed and declared.

31 December 2023

2.4 Material accounting policies (Continued)

Foreign currencies

These financial statements are presented in RMB, which the Company adopted as the presentation currency of the Group because the Group's principal operations are carried out in Chinese Mainland. The functional currency of the Company is the United States dollar ("US\$") and certain subsidiaries incorporated outside Chinese Mainland use Singapore dollar ("SG\$"), Hong Kong dollar ("HK\$"), Malaysian Ringgit ("MYR"), Australian dollar ("AU\$"), Great Britain Pound ("GBP") and Euro ("EUR") as their functional currencies. The functional currency of the subsidiaries established in Chinese Mainland is RMB. Each entity in the Group determines its own functional currency and items included in the financial statements of each entity are measured using that functional currency. Foreign currency transactions recorded by the entities in the Group are initially recorded using their respective functional currency rates prevailing at the dates of the transactions. Monetary assets and liabilities denominated in foreign currencies are translated at the functional currency rates of exchange ruling at the end of the reporting period. Differences arising on settlement or translation of monetary items are recognised in the statement of profit or loss.

Non-monetary items that are measured in terms of historical cost in a foreign currency are translated using the exchange rates at the dates of the initial transactions. Non-monetary items measured at fair value in a foreign currency are translated using the exchange rates at the date when the fair value was determined. The gain or loss arising on translation of a non-monetary item measured at fair value is treated in line with the recognition of the gain or loss on change in fair value of the item (i.e., translation difference on the item whose fair value gain or loss is recognised in other comprehensive income or profit or loss, respectively).

In determining the exchange rate on initial recognition of the related asset, expense or income on the derecognition of a non-monetary asset or non-monetary liability relating to an advance consideration, the date of initial transaction is the date on which the Group initially recognises the non-monetary asset or non-monetary liability arising from the advance consideration. If there are multiple payments or receipts in advance, the Group determines the transaction date for each payment or receipt of the advance consideration.

The functional currencies of the non-Chinese Mainland established subsidiaries are currencies other than the RMB. As at the end of the reporting period, the assets and liabilities of these entities are translated into RMB at the exchange rates prevailing at the end of the reporting period and their statements of profit or loss are translated into RMB at the exchange rates that approximate to those prevailing at the dates of the transactions.

The resulting exchange differences are recognised in other comprehensive income and accumulated in the foreign currency translation reserve, except to the extent that the differences are attributable to non-controlling interests. On disposal of a foreign operation, the cumulative amount in the reserve relating to that particular foreign operation is recognised in the statement of profit or loss.

Any goodwill arising on the acquisition of a foreign operation and any fair value adjustments to the carrying amounts of assets and liabilities arising on the acquisition are treated as assets and liabilities of the foreign operation and translated at the closing rate.

For the purpose of the consolidated statement of cash flows, the cash flows of the non-Chinese Mainland established subsidiaries are translated into RMB at the exchange rates ruling at the dates of the cash flows. Frequently recurring cash flows of the non-Chinese Mainland established companies which arise throughout the year are translated into RMB at the weighted average exchange rates for the year.

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3. Significant accounting judgements and estimates

The preparation of the Group's financial statements requires management to make significant judgements, estimates and assumptions that affect the reported amounts of revenues, expenses, assets and liabilities, and their accompanying disclosures, and the disclosure of contingent liabilities. Uncertainty about these assumptions and estimates could result in outcomes that could require a material adjustment to the carrying amounts of the assets or liabilities affected in the future.

Judgements

In the process of applying the Group's accounting policies, management has made the following judgements, apart from those involving estimations, which have the most significant effect on the amounts recognised in the financial statements:

Research and development costs

All research costs are charged to profit or loss as incurred. Expenditure incurred on projects to develop new products is capitalised and deferred in accordance with the accounting policy for research and development costs in note 2.4 to the financial statements. Determining the amounts to be capitalised requires management to make assumptions and judgements regarding to technical feasibility of completing the intangible asset, future economic benefits and so forth.

Estimation uncertainty

The key assumptions concerning the future and other key sources of estimation uncertainty at the end of the reporting period, that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year, are described below.

Impairment of goodwill

The Group determines whether goodwill is impaired at least on an annual basis. This requires an estimation of the value in use of the cash-generating units to which the goodwill is allocated. Estimating the value in use requires the Group to make an estimate of the expected future cash flows from the cash-generating units and also to choose a suitable discount rate in order to calculate the present value of those cash flows. The carrying amount of goodwill at 31 December 2023 was RMB1,041,930,000 (2022: RMB1,003,371,000). Further details are given in note 15 to the financial statements.

Impairment of non-financial assets (other than goodwill)

The Group assesses whether there are any indicators of impairment for all non-financial assets (including the right-of-use assets) at the end of each reporting period. Intangible assets with indefinite useful lives or not yet available for use are tested for impairment annually and at other times when such an indicator exists. Other non-financial assets are tested for impairment when there are indicators that the carrying amounts may not be recoverable. An impairment exists when the carrying value of an asset or a cash-generating unit exceeds its recoverable amount, which is the higher of its fair value less costs of disposal and its value in use. The calculation of the fair value less costs of disposal is based on available data from binding sales transactions in an arm's length transaction of similar assets or observable market prices less incremental costs for disposing of the asset. When value in use calculations are undertaken, management must estimate the expected future cash flows from the asset or cash-generating unit and choose a suitable discount rate in order to calculate the present value of those cash flows.

31 December 2023

3. Significant accounting judgements and estimates (Continued)

Estimation uncertainty (Continued)

Provision for expected credit losses on trade receivables

The Group uses a provision matrix to calculate ECLs for trade receivables. The provision rates are based on ageing for groupings of various customer segments that have similar loss patterns.

The provision matrix is initially based on the Group's historical observed default rates. The Group will calibrate the matrix to adjust the historical credit loss experience with forward-looking information. For instance, if forecast economic conditions are expected to deteriorate over the next year which can lead to an increased number of defaults in the manufacturing sector, the historical default rates are adjusted. At each reporting date, the historical observed default rates are updated and changes in the forward-looking estimates are analysed.

The assessment of the correlation among historical observed default rates, forecast economic conditions and ECLs is a significant estimate. The amount of ECLs is sensitive to changes in circumstances and forecast economic conditions. The Group's historical credit loss experience and forecast of economic conditions may also not be representative of a customer's actual default in the future. The information about the ECLs on the Group's trade receivables is disclosed in note 20 to the financial statements.

Write-down of inventories to net realisable value

Write-down of inventories to net realisable value is made for those identified obsolete and slow-moving inventories and inventories with a carrying amount higher than net realisable value. The assessment of the provision required involves management's judgement and estimates on which are influenced by assumptions concerning future sales and usage and judgements in determining the appropriate level of inventory provisions against identified surplus or obsolete items. Where the actual outcome or expectation in future is different from the original estimate, such differences will have an impact on the carrying amounts of inventories and the write-down/write-back of inventories in the period in which such estimate has been changed.

Deferred tax assets

Deferred tax assets are recognised for unused tax losses to the extent that it is probable that taxable profit will be available against which the losses can be utilised. Significant management judgement is required to determine the amount of deferred tax assets that can be recognised, based upon the likely timing and level of future taxable profits together with future tax planning strategies. The amount of unrecognised tax losses at 31 December 2023 was RMB3,551,559,000 (2022: RMB3,055,779,000). Further details are contained in note 31 to the financial statements.

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4. Operating segment information

The Group manages its businesses by type of products. The Group's chief operating decision maker is the Chief Executive Officer, who reviews the revenue from and results of the major type of products sold for the purpose of resource allocation and assessment of segment performance. Segment results are evaluated based on gross profit less selling expenses allocated. No analysis of the Group's assets and liabilities by operating segment is disclosed as it is not regularly provided to the chief operating decision maker for review.

Year ended 31 December 2023

	Oncology drugs RMB'000	Cardiovascular system drugs RMB'000	Alimentary tract and metabolism drugs RMB'000	Central nervous system drugs RMB'000	Others RMB ² 000	Total RMB'000
Segment revenue (note 5)						
Sale of products	1,917,536	1,687,359	449,234	1,393,961	179,262	5,627,352
Sale of product know-how Provision of research and	-	-	-	200,000	-	200,000
development services	69,719	-	1,186	1,612	9,033	81,550
Out-licensing agreements	135,125	_	-	99,051	_	234,176
Total segment revenue	2,122,380	1,687,359	450,420	1,694,624	188,295	6,143,078
Segment results	867,461	558,908	119,606	596,350	5,683	2,148,008
Other income and gains						501,837
Administrative expenses						(643,967)
Other expenses						(631,118)
Finance costs						(675,454)
Share of profit of an associate					-	794
Profit before tax						700,100

31 December 2023

4. Operating segment information (Continued)

Year ended 31 December 2022

			Alimentary	Central		
		Cardiovascular	tract and	nervous		
	Oncology	system	metabolism	system		
	drugs	drugs	drugs	drugs	Others	Total
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
Segment revenue (note 5)						
Sale of products	1,518,174	1,522,370	632,356	1,213,880	172,518	5,059,298
Sale of product know-how	400,000	_	_	_	_	400,000
Provision of research and						
development services	48,423	13,348	_	12,419	12,499	86,689
Out-licensing agreements	339,244	_	_	96,425	_	435,669
Total segment revenue	2,305,841	1,535,718	632,356	1,322,724	185,017	5,981,656
Segment results	1,254,227	472,061	139,652	393,644	61,241	2,320,825
Other income and gains						393,136
Administrative expenses						(582,870)
Other expenses						(990,405)
Finance costs						(471,755)
Share of profit of an associate					_	831
Profit before tax						669,762

31 December 2023

4. Operating segment information (Continued)

Geographical information

(a) Revenue from external customers

	2023 RMB'000	2022 RMB'000
Chinese Mainland Asia (other than Chinese Mainland) European Union Other countries	5,029,604 446,725 449,975 216,774	5,031,164 342,473 309,171 298,848
Total revenue	6,143,078	5,981,656

The revenue information above is based on the locations of the customers.

(b) Non-current assets

	2023 RMB'000	2022 RMB'000
Chinese Mainland Hong Kong European Union Other countries	10,108,488 2,378,946 1,334,627 53,115	8,094,590 2,434,740 1,321,291 54,341
Total non-current assets	13,875,176	11,904,962

The non-current asset information above is based on the locations of the assets and excludes financial instruments and deferred tax assets.

Information about a major customer

No revenue from the Group's sales to a single customer accounted for 10% or more of the Group's revenue during the years ended 31 December 2023 and 2022.

5. Revenue, other income and gains

An analysis of revenue is as follows:

	2023	2022
	RMB'000	RMB'000
Revenue from contracts with customers	6,143,078	5,981,656

31 December 2023

5. Revenue, other income and gains (Continued)

Revenue from contracts with customers

(i) Disaggregated revenue information

For the year ended 31 December 2023

	C	ardiovascular	Alimentary tract and	Central nervous		
	Oncology	system	metabolism	system		
	drugs	drugs	drugs	drugs	Others	Total
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
Types of goods or services						
Sale of products	1,917,536	1,687,359	449,234	1,393,961	179,262	5,627,352
Sale of product know-how	· · · -	_	_	200,000		200,000
Provision of research and						
development services	69,719	_	1,186	1,612	9,033	81,550
Out-licensing agreements	135,125	_	_	99,051	_	234,176
Total	2,122,380	1,687,359	450,420	1,694,624	188,295	6,143,078
Geographical markets						
Chinese Mainland	2,122,380	1,676,404	446,418	605,612	178,790	5,029,604
Asia (other than Chinese						
Mainland)	_	10,955	30	435,740	_	446,725
European Union	_	_	3,972	445,937	66	449,975
Other countries	_			207,335	9,439	216,774
Total	2,122,380	1,687,359	450,420	1,694,624	188,295	6,143,078
Timing of revenue recognition						
Transferred at a point in time	2,052,661	1,687,359	449,234	1,693,012	179,262	6,061,528
Transferred over time	69,719	_	1,186	1,612	9,033	81,550
Total	2,122,380	1,687,359	450,420	1,694,624	188,295	6,143,078

31 December 2023

5. Revenue, other income and gains (Continued)

Revenue from contracts with customers (Continued)

(i) Disaggregated revenue information (Continued)

For the year ended 31 December 2022

	Oncology drugs RMB'000	Cardiovascular system drugs RMB'000	Alimentary tract and metabolism drugs RMB'000	Central nervous system drugs RMB'000	Others RMB'000	Total RMB'000
Types of goods or services						
Sale of products	1,518,174	1,522,370	632,356	1,213,880	172,518	5,059,298
Sale of product know-how	400,000	_	_	_	_	400,000
Provision of research and						
development services	48,423	13,348	_	12,419	12,499	86,689
Out-licensing agreements	339,244	_	_	96,425	_	435,669
Total	2,305,841	1,535,718	632,356	1,322,724	185,017	5,981,656
Geographical markets						
Chinese Mainland	2,305,841	1,523,922	627,240	396,662	177,499	5,031,164
Asia (other than Chinese						
Mainland)	_	11,796	2,427	327,514	736	342,473
European Union	_	_	2,689	306,482	_	309,171
Other countries	_	_	_	292,066	6,782	298,848
Total	2,305,841	1,535,718	632,356	1,322,724	185,017	5,981,656
Timing of revenue recognition						
Transferred at a point in time	2,257,418	1,522,370	632,356	1,310,305	172,518	5,894,967
Transferred over time	48,423	13,348	_	12,419	12,499	86,689
Total	2,305,841	1,535,718	632,356	1,322,724	185,017	5,981,656

31 December 2023

5. Revenue, other income and gains (Continued)

Revenue from contracts with customers (Continued)

(i) Disaggregated revenue information (Continued)

The following table shows the amount of revenue recognised in the current reporting period that was included in the contract liabilities at the beginning of the reporting period and recognised from performance obligations satisfied in previous periods:

	2023 RMB'000	2022 RMB'000
Revenue recognised that was included in contract liabilities at the beginning of the reporting period:		
Sale of products Provision of research and development services	102,558 943	39,640 —
Total	103,501	39,640

(ii) Performance obligations

Information about the Group's performance obligations is summarised below:

Sale of products

The performance obligation is satisfied upon acceptance of the goods and payment is generally due within one month to three months, extending up to six months for major customers.

Sale of product know-how

The performance obligation is satisfied upon acceptance of the product know-how and payment is generally due within three months.

Provision of research and development services

Certain performance obligation is satisfied over time as services are rendered and payment is generally due within six months from the date of billing. Certain performance obligation is satisfied upon finalisation, delivery and acceptance of the services/deliverables and payment of the goods and payment is generally due within 30 days from the date of billing.

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5. Revenue, other income and gains (Continued)

Revenue from contracts with customers (Continued)

(ii) Performance obligations (Continued)

Out-licensing agreements

The performance obligation is satisfied upon granting the license and payment is generally due within 30 days from the date of billing.

The amounts of transaction prices allocated to the remaining performance obligations (unsatisfied or partially unsatisfied) as at 31 December are as follows:

	2023	2022
	RMB'000	RMB'000
Amounts expected to be recognised as revenue:		
Within one year	133,584	46,376
After one year	68,640	209,475
Total	202,224	255,851

The amounts of transaction prices allocated to the remaining performance obligations which are expected to be recognised as revenue after one year relate to a supply arrangement. All the other amounts of transaction prices allocated to the remaining performance obligations are expected to be recognised as revenue within one year. The amounts disclosed above do not include variable consideration which is constrained.

31 December 2023

5. Revenue, other income and gains (Continued)

Revenue from contracts with customers (Continued)

(ii) Performance obligations (Continued)
Out-licensing agreements (Continued)

	2023 RMB'000	2022 RMB'000
Other income and gains		
Bank interest income	117,137	88,673
Government grants*	137,335	87,331
Investment income from financial assets at fair value through profit or loss	92,828	87,430
Changes in fair value of financial assets at fair value through profit or loss	1,938	1,548
Foreign exchange gain, net	46,028	106,198
Changes in fair value of convertible bonds		
 embedded derivative component 	87,705	_
Lease and property management service income	6,372	12,259
Gain on a finance lease as a sublease lessor	7,476	_
Gain on disposal of items of property, plant and equipment and		
right-of-use assets	1,500	_
Gain on lease modifications	633	211
Others	2,885	9,486
Total other income and gains	501,837	393,136

^{*} The government grants mainly represent subsidies received from local government authorities to support the Group's research and development activities and operation and to compensate capital expenditure incurred on certain projects.

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6. Profit before tax

The Group's profit before tax is arrived at after charging/(crediting):

	Notes	2023 RMB'000	2022 RMB'000
Cost of inventories sold		1,866,830	1,762,326
Cost of services provided		72,073	78,814
Depreciation of items of property, plant and equipment	13	349,948	340,226
Depreciation of right-of-use assets	14(a)	28,259	26,988
Amortisation of other intangible assets*	16	323,644	304,099
Write-off of other intangible assets		_	11,468
Write-down of inventories to net realisable value**		(4,927)	15,249
(Reversal of impairment)/impairment of trade receivables, net	20	(19)	839
Lease payments not included in the measurement of lease liabilities	14(c)	17,927	20,019
Auditor's remuneration		14,675	12,246
Listing expenses of a subsidiary		_	43,138
Bank interest income		(117,137)	(88,673)
Government grants		(137,335)	(87,331)
Investment income from financial assets at fair value through profit or loss		(92,828)	(87,430)
Foreign exchange gain, net		(46,028)	(106,198)

31 December 2023

6. Profit before tax (Continued)

The Group's profit before tax is arrived at after charging/(crediting): (Continued)

RMB'000
691,394
148,794
2,247
2,884
51,545
25,445
922,309
857,337
27,305
37,301
37,301
45,625
· · · · · · · · · · · · · · · · · · ·
14,071
212
6,472
990,405
993570 3-7898-

^{*} The amortisation of licences and trademarks, distribution right and patents and technology know-how are included in "Cost of sales" and "Other expenses" in the consolidated statement of profit or loss. The amortisation of software is included in "Administrative expenses" and "Other expenses" in the consolidated statement of profit or loss.

^{**} The write-down of inventories to net realisable value is included in "Cost of sales" in the consolidated statement of profit or loss.

^{***} There are no forfeited contributions that may be used by the Group as the employer to reduce the existing level of contributions.

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7. Finance costs

An analysis of finance costs is as follows:

	2023 RMB'000	2022 RMB'000
Interest on bank and other loans (including convertible bonds)	561,191	396,278
Interest on discounted notes receivable	32,161	37,284
Interest on discounted letters of credit	8,417	6,450
Interest on lease liabilities	3,645	1,491
Interest on redemption liabilities	70,040	30,252
Total	675,454	471,755

8. Directors' and chief executive's remuneration

Directors' and chief executive's remuneration for the year, disclosed pursuant to the Listing Rules, section 383(1)(a), (b), (c) and (f) of the Hong Kong Companies Ordinance and Part 2 of the Companies (Disclosure of Information about Benefits of Directors) Regulation, is as follows:

	Gro	Group		
	2023	2022		
	RMB'000	RMB'000		
Fees	1,560	1,341		
Other emoluments:				
Salaries, allowances and benefits in kind	7,433	7,379		
Performance related bonuses	2,490	1,206		
Pension scheme contributions	305	292		
Subtotal	10,228	8,877		
Total	11,788	10,218		

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8. Directors' and chief executive's remuneration (Continued)

Independent non-executive directors

The fees paid to independent non-executive directors during the year were as follows:

	2023	2022
	RMB'000	RMB'000
Leung Man Kit	322	309
Choy Sze Chung Jojo	269	258
Lo Yuk Lam	269	258
Zhang Hua Qiao	269	258
Xia Lian	162	_
Total	1,291	1,083

In May 2023, Ms. Xia Lian was appointed as an independent non-executive director.

There were no other emoluments payable to the independent non-executive directors during the year (2022: Nil).

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8. Directors' and chief executive's remuneration (Continued)

Executive directors, non-executive directors and the chief executive

	Fees RMB'000	Salaries allowances and benefits in kind RMB'000	Performance related bonuses RMB'000	Pension scheme contributions RMB'000	Total remuneration RMB'000
2023					
Executive directors:					
Liu Dian Bo	_	3,140	960	80	4,180
Yang Rong Bing	_	2,260	750	81	3,091
Yuan Hui Xian	_	978	480	_	1,458
Zhu Yuan Yuan	_	1,055	300	144	1,499
Subtotal	-	7,433	2,490	305	10,228
Non-executive directors:					
Sun Xin	_	_	_	_	_
Song Rui Lin	269	_	_	_	269
Lyu Dong	-	_			
Total	269	7,433	2,490	305	10,497

31 December 2023

8. Directors' and chief executive's remuneration (Continued)

Executive directors, non-executive directors and the chief executive (Continued)

	Fees RMB'000	Salaries allowances and benefits in kind RMB'000	Performance related bonuses RMB'000	Pension scheme contributions RMB'000	Total remuneration RMB'000
2022		1 11112 000			
LULL					
Executive directors:					
Liu Dian Bo	_	3,087	_	75	3,162
Yang Rong Bing	_	2,260	529	78	2,867
Yuan Hui Xian	_	978	487	_	1,465
Zhu Yuan Yuan	_	1,054	190	139	1,383
Subtotal	_	7,379	1,206	292	8,877
Non-executive directors:					
Sun Xin	_	_	_	_	_
Song Rui Lin	258	_	_	_	258
Total	258	7,379	1,206	292	9,135

In December 2023, Mr. Sun Xin resigned as a non-executive director and Dr. Lyu Dong was appointed as a non-executive director.

Liu Dian Bo is also the chief executive of the Company.

There was no arrangement under which a director or the chief executive waived or agreed to waive any remuneration during the year.

The directors did not receive any emoluments from the Group as an inducement to join or upon joining the Group or as compensation for loss of office during the year (2022: Nil).

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9. Five highest paid employees

The five highest paid employees during the year included two directors (2022: two director), details of whose remuneration are set out in note 8 above. Details of the remuneration for the year of the remaining three (2022: three) highest paid employees who are neither a director nor chief executive of the Company are as follows:

	2023 RMB'000	2022 RMB'000
Salaries, allowances and benefits in kind Performance related bonuses Equity-settled share award expense Pension scheme contributions	7,239 2,647 7,117 480	7,691 1,589 7,268 303
Total	17,483	16,851

The number of the non-director and non-chief executive highest paid employees whose remuneration fell within the following bands is as follows:

	Number of employees		
	2023	2022	
HK\$2,000,001 to HK\$2,500,000	1	_	
HK\$3,500,001 to HK\$4,000,000	_	1	
HK\$7,500,001 to HK\$8,000,000	_	1	
HK\$8,000,001 to HK\$8,500,000	_	1	
HK\$8,500,001 to HK\$9,000,000	2	_	
Total	3	3	

In prior years, shares were granted to non-director and non-chief executive highest paid employees in respect of their services to the Group, further details of which are included in the disclosures in note 34 to the financial statements. The fair value of such shares, which has been recognised in the statement of profit or loss over the vesting period, was determined as at the date of grant and the amount included in the financial statements for the current year is included in the above non-director and non-chief executive highest paid employees' remuneration disclosures.

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10. Income tax

The Group is subject to income tax on an entity basis on profits arising in or derived from the jurisdictions in which members of the Group are domiciled and operate.

Pursuant to the rules and regulations of Bermuda, the British Virgin Islands and the Cayman Islands, the Group is not subject to any income tax in these jurisdictions.

Hong Kong profits tax has been provided at the rate of 16.5% (2022: 16.5%) on the estimated assessable profits arising in Hong Kong during the year, except for a subsidiary of the Group which is a qualifying entity under the two-tiered profits tax rates regime. The first HK\$2,000,000 (2022: HK\$2,000,000) of assessable profits of this subsidiary are taxed at 8.25% (2022: 8.25%) and the remaining assessable profits are taxed at 16.5% (2022: 16.5%).

Pursuant to the rules and regulations of Singapore, Malaysia, Switzerland, Germany, United Kingdom and Australia, the Group is subject to 17%, 24%, 13.5%, 29.125%, 19% and 30% of their taxable income, respectively.

Pursuant to the rules and regulations of the USA, the Group is subject to federal statutory tax at the rate of 21% (2022: 21%) of taxable income. No provision for income tax has been made as the Group did not generate any taxable income in the USA during the year (2022: Nil).

The provision for Chinese Mainland current income tax is based on the statutory rate of 25% of the assessable profits of certain PRC subsidiaries of the Group as determined in accordance with the PRC Corporate Income Tax Law which was approved and became effective on 1 January 2008, except for certain subsidiaries of the Group in Chinese Mainland which are granted tax concession and are taxed at preferential tax rates.

Shandong Luye, Nanjing Luye, WPU, Sichuan Luye and Boan Biotech are qualified as High and New Technology Enterprises and were entitled to a preferential income tax rate of 15% (2022: 15%) during the year.

	2023	2022
	RMB'000	RMB'000
Current tax:		
Charge for the year	200,813	102,776
Overprovision in prior years	(606)	(32,597)
Deferred tax (note 31)	(39,184)	16,287
Total tax charge for the year	161,023	86,466

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10. Income tax (Continued)

A reconciliation of the tax expense applicable to profit before tax at the statutory rate in Chinese Mainland to the tax expense at the effective tax rate is as follows:

	2023	2022
	RMB'000	RMB'000
Profit before tax	700,100	669,762
At the PRC's statutory income tax rate of 25%	175,025	167,441
Effect of tax rate differences in other jurisdictions	13,737	46,318
Effect of preferential income tax rates applicable to subsidiaries	(84,404)	(80,186)
Additional deductible allowance for research and		
development expenses	(77,334)	(124,907)
Adjustments in respect of current tax of previous years	(606)	(32,597)
Effect of non-deductible expenses	58,668	32,075
Deemed income subject to tax	267	1,132
Income not subject to tax	(21,520)	(41,180)
Tax losses utilised from previous years	(6,430)	(24,956)
Tax losses not recognised	94,508	142,658
Uncertain tax positions	8,882	_
Effect of withholding tax at 10% on the interest expense of		
the Group's PRC subsidiaries to be paid	230	668
Tax charge at the Group's effective rate	161,023	86,466

The effective tax rate of the Group for the year was 23.0% (2022: 12.9%).

Pillar Two income taxes

Pillar Two legislation has been enacted or substantively enacted in certain jurisdictions in which the Group operates. The legislation will be effective for the Group's financial year beginning 1 January 2024.

The Group is in scope of the enacted or substantively enacted legislation and has performed an assessment of the Group's potential exposure to Pillar Two income taxes. The assessment of the potential exposure to Pillar Two income taxes is based on the information available regarding the Group's financial statements in the current year and prior year 2022. Based on the assessment carried out so far, the Group has identified potential Pillar Two income taxes exposure related to Chinese Mainland. However, the Pillar Two legislation has not yet been enacted or substantially enacted in Chinese Mainland or Hong Kong. Therefore, the Group does not expect potential exposures to Pillar Two "top-up" taxes until the Pillar Two legislation will be enacted and effective in Chinese Mainland or Hong Kong.

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11. Dividends

No interim or final dividends were declared by the Company during the year ended 31 December 2023 (2022: Nil).

12. Earnings per share attributable to ordinary equity holders of the parent

The calculation of the basic earnings per share amount is based on the profit for the year attributable to ordinary equity holders of the parent, and the weighted average number of ordinary shares of 3,728,362,856 (2022: 3,480,852,775) in issue during the year.

No adjustment has been made to the basic earnings per share amounts presented for the year ended 31 December 2022 in respect of a dilution as the impact of the convertible bonds outstanding and the share award scheme had an anti-dilutive effect on the basic earnings per share amounts presented.

No adjustment has been made to the basic earnings per share amounts presented for the year ended 31 December 2023 in respect of a dilution as the impact of the convertible bonds outstanding had an anti-dilutive effect on the basic earnings per share amounts presented.

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13. Property, plant and equipment

				Computer			
	Buildings RMB'000	Machinery and equipment RMB'000	Motor vehicles RMB'000	and office equipment RMB'000	Leasehold improvements RMB'000	Construction in progress RMB'000	Total RMB'000
31 December 2023							
At 31 December 2022:							
Cost	1,707,252	3,214,933	21,598	171,447	43,933	1,081,243	6,240,406
Accumulated depreciation and impairment	(406,975)	(1,420,506)	(14,943)	(119,991)	(22,001)	_	(1,984,416)
Net carrying amount	1,300,277	1,794,427	6,655	51,456	21,932	1,081,243	4,255,990
Thot ourlying arribant	1,000,211	1,101,121		01,100		1,001,210	-1,200,000
At 1 January 2023, net of accumulated depreciation and							
impairment	1,300,277	1,794,427	6,655	51,456	21,932	1,081,243	4,255,990
Additions	16,311	133,459	938	11,206	1,742	726,163	889,819
Depreciation provided							
during the year	(54,563)	(274,054)	(2,091)	(14,832)	(4,408)	-	(349,948)
Transfers	329,681	86,688	-	443	9,283	(426,095)	_
Disposals	(48,422)	(5,683)	(259)	(703)	_	-	(55,067)
Exchange realignment	5,025	5,709	13	397	(1)	_	11,143
At 31 December 2023, net of accumulated depreciation and							
impairment	1,548,309	1,740,546	5,256	47,967	28,548	1,381,311	4,751,937
At 31 December 2023:							
Cost	2,012,729	3,435,858	22,201	177,857	54,977	1,381,311	7,084,933
Accumulated depreciation and	_,0 1_,1 _0	3, 133,333		111,001	0 1,01 1	.,001,011	1,001,000
impairment	(464,420)	(1,695,312)	(16,945)	(129,890)	(26,429)	-	(2,332,996)
Net carrying amount	1,548,309	1,740,546	5,256	47,967	28,548	1,381,311	4,751,937

31 December 2023

13. Property, plant and equipment (Continued)

Buildings RMB'000	Machinery and equipment RMB'000	Motor vehicles RMB'000	Computer and office equipment RMB'000	Leasehold improvements RMB'000	Construction in progress RMB'000	Total RMB'000
				40.000		
1,601,924	2,841,179	21,619	167,957	40,260	832,929	5,505,868
(353,640)	(1,155,999)	(15,049)	(106,580)	(16,109)	_	(1,647,377)
1,248,284	1,685,180	6,570	61,377	24,151	832,929	3,858,491
1,248,284	1,685,180	6,570	61,377	24,151	832,929	3,858,491
1,909	131,754	1,741	5,607	_	596,949	737,960
/E1 001)	(OGE 10E)	(4.644)	(1E 001)	/E 700\		(0.40,006)
		, , ,				(340,226)
-					(0+0,000)	(5,872)
2,511	2,859	11	254	2	_	5,637
1,300,277	1,794,427	6,655	51,456	21,932	1,081,243	4,255,990
1,707,252	3,214,933	21,598	171,447	43,933	1,081,243	6,240,406
(406,975)	(1,420,506)	(14,943)	(119,991)	(22,001)	-	(1,984,416)
1,300,277	1,794,427	6,655	51,456	21,932	1,081,243	4,255,990
	Buildings RMB'000 1,601,924 (353,640) 1,248,284 1,909 (51,821) 99,394 — 2,511 1,300,277 1,707,252 (406,975)	1,601,924 2,841,179 (353,640) (1,155,999) 1,248,284 1,685,180 1,248,284 1,685,180 1,909 131,754 (51,821) (265,105) 99,394 245,474 — (5,735) 2,511 2,859 1,300,277 1,794,427 1,707,252 3,214,933 (406,975) (1,420,506)	Buildings equipment RMB'000 RMB'000 1,601,924 2,841,179 21,619 (353,640) (1,155,999) (15,049) 1,248,284 1,685,180 6,570 1,909 131,754 1,741 (51,821) (265,105) (1,611) 99,394 245,474 — (5,735) (56) 2,511 2,859 11 1,300,277 1,794,427 6,655 1,707,252 3,214,933 21,598 (406,975) (1,420,506) (14,943)	Machinery and Buildings Machinery and equipment equipment Motor vehicles equipment equipment 1,601,924 2,841,179 21,619 167,957 (353,640) (1,155,999) (15,049) (106,580) 1,248,284 1,685,180 6,570 61,377 1,909 131,754 1,741 5,607 (51,821) (265,105) (1,611) (15,901) 99,394 245,474 — 181 — (5,735) (56) (62) 2,511 2,859 11 254 1,300,277 1,794,427 6,655 51,456 1,707,252 3,214,933 21,598 171,447 (406,975) (1,420,506) (14,943) (119,991)	Buildings RMB'000 Equipment RMB'000 Wehicles equipment equipment wehicles equipment equipment improvements RMB'000 Leasehold improvements RMB'000 1,601,924 2,841,179 21,619 167,957 40,260 (353,640) (1,155,999) (15,049) (106,580) (16,109) 1,248,284 1,685,180 6,570 61,377 24,151 1,909 131,754 1,741 5,607 - (51,821) (265,105) (1,611) (15,901) (5,788) 99,394 245,474 - 181 3,586 - (5,735) (56) (62) (19) 2,511 2,859 11 254 2 1,300,277 1,794,427 6,655 51,456 21,932 1,707,252 3,214,933 21,598 171,447 43,933 (406,975) (1,420,506) (14,943) (119,991) (22,001)	Machinery and Buildings RME1000 Motor vehicles equipment equipment where RME1000 Leasehold improvements in progress RME1000 Construction in progress RME1000 1,601,924 2,841,179 21,619 167,957 40,260 832,929 (353,640) (1,155,999) (15,049) (106,580) (16,109) — 1,248,284 1,685,180 6,570 61,377 24,151 832,929 1,248,284 1,685,180 6,570 61,377 24,151 832,929 1,248,284 1,685,180 6,570 61,377 24,151 832,929 1,909 131,754 1,741 5,607 — 596,949 (51,821) (265,105) (1,611) (15,901) (5,788) — 99,394 245,474 — 181 3,586 (348,635) — (5,735) (56) (62) (19) — 2,511 2,859 11 254 2 — 1,300,277 1,794,427 6,655 51,456 21,932 1,081,243

31 December 2023

13. Property, plant and equipment (Continued)

As at 31 December 2023, the Group was applying for the certificates of ownership for certain properties with a net book value of RMB356,453,000 (2022: RMB106,018,000). The directors of the Company are of the opinion that the use of the properties and the conduct of operating activities at those properties referred to above are not affected by the fact the Group had not yet obtained the relevant property title certificates. The Group is not able to assign, transfer or mortgage these assets until these certificates are obtained.

At 31 December 2023, certain of the Group's property, plant and equipment with net carrying amounts of approximately RMB460,627,000 (2022: RMB390,749,000) and RMB350,227,000 (2022: Nil) were pledged to secure bank loans and other borrowings granted to the Group, respectively (note 26).

14. Leases

The Group as a lessee

The Group has lease contracts for various items of buildings, machinery and motor vehicles used in its operations. Lump sum payments were made upfront to acquire the leased land from the owners with lease periods of 20 to 60 years, and no ongoing payments will be made under the terms of these land leases. Leases of buildings and machinery generally have lease terms between 1.5 and 5 years, while motor vehicles generally have lease terms between 2 and 3 years. Other equipment generally has lease terms of 12 months or less. Generally, the Group is restricted from assigning and subleasing the leased assets outside the Group.

(a) Right-of-use assets

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

	Leasehold land	Buildings RMB'000	Motor vehicles	Machinery RMB'000	Total
	RMB'000	RIVID 000	RMB'000	RIVID 000	RMB'000
As at 1 January 2022	305,746	33,502	178	5,564	344,990
Additions	297	33,580	_	2,271	36,148
Depreciation charge	(9,332)	(13,566)	(114)	(3,976)	(26,988)
Reduction as a result of termination of			, ,		,
leases	_	(21,690)	_	_	(21,690)
Exchange realignment	_	775	5	67	847
As at 31 December 2022 and 1 January 2023 Additions	296,711	32,601 49,463	69 469	3,926 —	333,307 49,932
Depreciation charge	(9,282)	(15,251)	(130)	(3,596)	(28,259)
Disposal	(2,281)	_	_	_	(2,281)
A finance lease as a sublease lessor Reassessment as a result of lease	_	(18,735)	_	_	(18,735)
modifications	_	2,854	_	(330)	2,524
Exchange realignment	_	80	_	_	80
As at 31 December 2023	285,148	51,012	408	_	336,568

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14. Leases (Continued)

The Group as a lessee (Continued)

- (a) Right-of-use assets (Continued)
 - As at 31 December 2023, the Group's right-of-use assets with a carrying value of RMB5,735,000 (2022: RMB4,313,000) were pledged to secure the bank loans (note 26).
- (b) Lease liabilities

The carrying amount of lease liabilities (included under interest-bearing loans and borrowings) and the movements during the year are as follows:

	2023 RMB'000	2022 RMB'000
Carrying amount at 1 January	38,491	41,950
New leases	49,932	35,851
Accretion of interest recognised during the year	3,645	1,491
Payments	(27,160)	(22,127)
Reduction as a result of termination of leases	_	(21,901)
Reassessment as a result of lease modifications	1,891	_
Exchange realignment	3,847	3,227
Carrying amount at 31 December	70,646	38,491
Analysed into:		
Current portion	18,500	15,254
Non-current portion	52,146	23,237

The maturity analysis of lease liabilities is disclosed in note 43 to the financial statements.

The Group has applied the practical expedient to all eligible rent concessions granted by the lessors for leases of certain buildings during the year.

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14. Leases (Continued)

The Group as a lessee (Continued)

(c) The amounts recognised in profit or loss in relation to leases are as follows:

	2023 RMB'000	2022 RMB'000
Interest on lease liabilities	3,645	1,491
Depreciation charge of right-of-use assets	28,259	26,988
Expense relating to short-term leases (included in cost of sales, selling and		
distribution expenses, administrative expenses and other expenses)	17,927	20,019
Gain on a finance lease as a sublease lessor	(7,476)	_
Gain on lease modifications	(633)	(211)
Total amount recognised in profit or loss	41,722	48,287

(d) The total cash outflow for leases is disclosed in note 40(c) to the financial statements.

The Group as a lessor

The Group subleases certain of its right-of-use assets in 2023, which are buildings in the USA under a finance lease arrangement. The total unearned finance income was RMB5,493,000 and finance income recognised by the Group during the year was RMB1,352,000.

At 31 December 2023, the undiscounted lease payments receivable by the Group in future periods under non-cancellable finance lease arrangements with its tenants and the reconciliation of the unearned finance income relating to the lease payments receivable are as follows:

	2023 RMB'000
Within one year	5 720
Within one year After one year but within two years	5,732 5,903
After two years but within three years	6,081
After three years but within four years	6,263
After four years but within five years	3,226
Unearned finance income	(4,128)
Total	23,077
Analysed into:	
Current portion (note 21)	4,174
Non-current portion (note 21)	18,903

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15. Goodwill

	2023 RMB'000	2022 RMB'000
Carrying amount at 1 January Exchange realignment	1,003,371 38,559	985,413 17,958
Carrying amount at 31 December	1,041,930	1,003,371

There was no impairment charge made against goodwill for the year (2022: Nil).

Impairment testing of goodwill

Goodwill acquired through business combinations has been allocated to seven individual cash-generating units for impairment testing:

- (a) CMNa cash-generating unit ("CMNa unit"), which relates to CMNa, one of the Group's key products;
- (b) Pharmaceutical products other than the CMNa cash-generating unit ("Other products unit"), which relates to Maitongna and Lutingnuo, of which Maitongna is one of the Group's key products;
- (c) Solid Success Group cash-generating unit ("SSL unit"), which relates to Lipusu and Tiandixin, of which Lipusu is one of the Group's key products;
- (d) Luye Pharma (Singapore) Pte. Ltd. ("LPPL") cash-generating unit ("LPPL unit"), which relates to HypoCol;
- (e) WPU cash-generating unit ("WPU unit"), which relates to Xuezhikang, one of the Group's key products;
- (f) Sichuan Luye cash-generating unit ("SL unit"), which relates to Bei Xi, one of the Group's key products; and
- (g) Europe cash-generating unit ("EU unit"), which relates to products of advanced transdermal drug delivery systems, one of the key products of the Group.

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15. Goodwill (Continued)

Impairment testing of goodwill (Continued)

The carrying amount of goodwill allocated to each of the cash-generating units is as follows:

	2023 RMB'000	2022 RMB'000
CMNa unit	38,444	38,444
Other products unit	5,954	5,954
SSL unit	114,185	114,185
LPPL unit	7,353	7,353
WPU unit	22,276	22,276
SL unit	159,144	159,144
EU unit	694,574	656,015
Total	1,041,930	1,003,371

The recoverable amounts of the cash-generating units have been determined based on a value in use calculation using cash flow projections based on financial budgets approved by senior management covering a five-year period for the EU unit and other units. The pre-tax discount rates applied to cash flow projections were 12.5% (2022: 12.2%) for the EU unit and 14% (2022: 14%) for other units. The growth rates used to extrapolate the cash flows of the EU unit and other units beyond the five-year period were 2% (2022: 2%) and 3% (2022: 3%), respectively.

Key assumptions used in the value-in-use calculation The calculation of value in use is based on assumptions of the following:

- Gross margins and operating expenses
- Discount rates
- Growth rates

Gross margins and operating expenses — Gross margins are based on the average gross margins achieved in the year immediately before the budget year and are increased over the budget period for anticipated efficiency improvements. Estimates on operating expenses reflect past experience and management's commitment to maintain them at an acceptable level.

Discount rates — the rates reflect management's estimate of the risks specific to each of the units.

Growth rates — the rates are based on published industry research.

The values assigned to the key assumptions on gross margins and operating expenses, discount rates and growth rates are consistent with management's past experience and external information sources.

31 December 2023

16. Other intangible assets

	Licences and trademarks	Patents and technology know-how	Software	Deferred development costs	Distribution right	Total
31 December 2023						
At 1 January 2023:						
Cost	14,298	2,893,367	61,570	1,536,264	2,864,375	7,369,874
Accumulated amortisation	-	(930,641)	(24,893)	-	(429,656)	(1,385,190)
Net carrying amount	14,298	1,962,726	36,677	1,536,264	2,434,719	5,984,684
Cost at 1 January 2023, net of						
accumulated amortisation	14,298	1,962,726	36,677	1,536,264	2,434,719	5,984,684
Additions	657	1,407	4,045	536,438	_	542,547
Amortisation provided during the year	(1,913)	(216,515)	(8,118)	_	(97,098)	(323,644)
Transfers	_	564,947	-	(564,947)	-	-
Exchange realignment	779	66,779	105	5,344	41,286	114,293
At 31 December 2023	13,821	2,379,344	32,709	1,513,099	2,378,907	6,317,880
At 31 December 2023:						
Cost	15,734	3,485,088	64,661	1,513,099	2,912,947	7,991,529
Accumulated amortisation	(1,913)	(1,105,744)	(31,952)	_	(534,040)	(1,673,649)
Net carrying amount	13,821	2,379,344	32,709	1,513,099	2,378,907	6,317,880

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16. Other intangible assets (Continued)

Licences and		Patents and Licences and technology		Deferred development	Distribution	
	trademarks	know-how	Software	costs	right	Total
31 December 2022						
At 1 January 2022:						
Cost	41,974	2,511,248	61,604	1,361,999	2,600,130	6,576,955
Accumulated amortisation	(41,971)	(790,748)	(18,527)	_	(283,876)	(1,135,122)
Net carrying amount	3	1,720,500	43,077	1,361,999	2,316,254	5,441,833
Cost at 1 January 2022, net of						
accumulated amortisation	3	1,720,500	43,077	1,361,999	2,316,254	5,441,833
Additions	14,295	32	1,385	542,124	_	557,836
Amortisation provided during the year	_	(204,032)	(7,857)	_	(92,210)	(304,099)
Transfers	_	371,983	_	(371,983)	_	_
Write-off	_	(11,468)	_	_	_	(11,468)
Exchange realignment	_	85,711	72	4,124	210,675	300,582
At 31 December 2022	14,298	1,962,726	36,677	1,536,264	2,434,719	5,984,684
At 31 December 2022:						
Cost	14,298	2,893,367	61,570	1,536,264	2,864,375	7,369,874
Accumulated amortisation	_	(930,641)	(24,893)		(429,656)	(1,385,190)
Net carrying amount	14,298	1,962,726	36,677	1,536,264	2,434,719	5,984,684

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16. Other intangible assets (Continued)

Impairment testing of deferred development costs

The intangible assets of the Group include the deferred development costs which are the expenditure incurred in the development phase of each project. The management of the Company tests the deferred development costs which are not yet available for use for impairment at least annually, and whenever there is an indication that the unit may be impaired, by comparing their carrying amounts with their recoverable amounts.

The recoverable amounts of deferred development costs have been determined based on a value in use calculation using cash flow projections which are based on financial forecast approved by the management of the Company. The discount rate applied to the cash flow projections is 14.0% (2022: 14.0%), which is determined by reference to the average rates for research and development projects in progress with similar business risk and after taking into account the risk premium in connection with the related research and development efforts. The growth rates used to extrapolate the cash flows beyond the forecast period are from –3% to 2% (2022: –3% to 2%), which are also estimates of the rate of inflation and characteristic of pharmaceutical industry.

Assumptions were used in the value in use calculation of deferred development costs as at 31 December 2023 and 2022. The following describes each key assumption on which management has based its cash flow projections to undertake impairment testing of deferred development costs:

Discount rates — the discount rates used is before tax and reflects specific risks in respect of the related research and development efforts.

Profit margin — the basis used to determine the value assigned to the profit margin is the expected commercialising markets.

Growth rates — the growth rates used to extrapolate the cash flows beyond the forecast period is based on the estimated growth rate of the Group taking into account the industry growth rate, past experience and the medium-term or long-term growth target of the Group.

The values assigned to the key assumptions on discount rates, profit margin and growth rates are consistent with historical experience of the Group and external information sources.

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17. Investments in associates

	2023 RMB'000	2022 RMB'000
At 1 January Additions Share of profits	7,781 1,380,000 338	8,659 — 429
Dividend received Foreign currency translation differences	- 78	(1,493)
At 31 December	1,388,197	7,781

Particulars of the associates are as follows:

Company	Place of incorporation and business	Nominal value of issued/registered share capital	Percentage of ownership interest attributable to the Group	Principal activities
Steward Cross Pte. Ltd. ("Steward Cross")	Singapore	SG\$620,002	36	Distribution and sale of pharmaceutical drugs
Shandong Quanzhong Biomedical Technology Co., Ltd. ("Shandong Quanzhong") (note)	PRC/Chinese Mainland	RMB1,000,000,000	28	Research and development of pharmaceutical products
Shenzhen Quanzhong Biomedical Technology Co., Ltd. ("Shenzhen Quanzhong") (note)	PRC/Chinese Mainland	RMB800,000,000	46.2	Research and development of pharmaceutical products
Nanjing Quanzhong Biomedical Technology Co., Ltd. ("Nanjing Quanzhong") (note)	PRC/Chinese Mainland	RMB800,000,000	46.2	Research and development of pharmaceutical products
Hangzhou Quanzhong Biomedical Technology Co., Ltd. ("Hangzhou Quanzhong") (note)	PRC/Chinese Mainland	RMB800,000,000	46.2	Research and development of pharmaceutical products
Chengdu Quanzhong Biomedical Technology Co., Ltd. ("Chengdu Quanzhong") (note)	PRC/Chinese Mainland	RMB800,000,000	46.2	Research and development of pharmaceutical products

Note: In 2023, Shandong Luye, a wholly-owned subsidiary of the Group, entered into a share subscription agreement with the shareholders of Shandong Quanzhong, to subscribe 28% shareholdings of Shandong Quanzhong. Shandong Luye also entered into share subscription agreements to subscribe 35% shareholdings of Shenzhen Quanzhong, Nanjing Quanzhong, Hangzhou Quanzhong and Chengdu Quanzhong.

The Group's shareholdings in the associates comprise equity shares held through wholly-owned subsidiaries of the Company.

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17. Investments in associates (Continued)

The following table illustrates the aggregate financial information of the Group's associates that are not individually material:

	2023 RMB'000	2022 RMB'000
Share of the associates' profit for the year Share of the associates' total comprehensive income	794 794	831 831
Aggregate carrying amount of the Group's investments in the associates	1,388,197	7,781

As at 31 December 2023, the unrealised profits from the related party transactions between Steward Cross and LPPL was RMB2,749,000 (2022: RMB1,483,000).

18. Equity investments designated at fair value through other comprehensive income

	2023 RMB'000	2022 RMB'000
Listed equity investments, at fair value Unlisted equity investments, at fair value	3,159 88,817	3,965 96,987
Total	91,976	100,952

The above equity investments were irrevocably designated at fair value through other comprehensive income as the Group considers these investments to be strategic in nature.

The fair value of the listed equity investments is derived from quoted price in an active market.

The fair value of the unlisted equity investments which are not quoted in an active market is valued using observable inputs such as recently executed transaction prices in securities of the issuer or comparable issuers and yield curves.

19. Inventories

	2023 RMB'000	2022 RMB'000
Raw materials	333,002	316,166
Work in progress	235,161	213,563
Finished goods	259,700	243,093
Contract costs — costs to fulfil contracts	_	117
Total	827,863	772,939

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20. Trade and notes receivables

	2023 RMB'000	2022 RMB'000
Trade receivables Notes receivable	1,980,794 377,023	1,435,170 351,843
Subtotal Less: Impairment of trade receivables	2,357,817 (2,918)	1,787,013 (3,327)
Net carrying amount	2,354,899	1,783,686

The Group's trading terms with its customers are mainly on credit. The credit period is generally one month to three months, extending up to six months for major customers. The Group seeks to maintain strict control over its outstanding receivables and has a credit control department to minimise credit risk. Overdue balances are reviewed regularly by senior management. In view of the aforementioned and the fact that the Group's trade receivables relate to a large number of diversified customers, there is no significant concentration of credit risk. Trade receivables are non-interest-bearing.

As at 31 December 2023, notes receivable of RMB377,023,000 (2022: RMB351,843,000) were classified as financial assets at fair value through other comprehensive income under IFRS 9. The fair value changes of these notes receivable at fair value through other comprehensive income were insignificant in 2023.

An ageing analysis of the trade receivables as at the end of the reporting period, based on the invoice date, is as follows:

	2023 RMB'000	2022 RMB'000
Within 3 months	1,748,109	1,373,241
3 to 6 months	15,927	35,259
6 to 12 months	215,249	25,280
1 to 2 years	748	438
Over 2 years	761	952
Total	1,980,794	1,435,170

31 December 2023

20. Trade and notes receivables (Continued)

The movements in the loss allowance for impairment of trade receivables are as follows:

	2023 RMB'000	2022 RMB'000
At beginning of year Impairment losses, net (note 6) Amount written off as uncollectible Exchange realignment	3,327 (19) (16) (374)	3,404 839 (1,093) 177
At end of year	2,918	3,327

An impairment analysis is performed at each reporting date using a provision matrix to measure expected credit losses. The provision rates are based on days past due for groupings of various customer segments with similar loss patterns. The calculation reflects the probability-weighted outcome and reasonable and supportable information that is available at the reporting date about past events, current conditions and forecasts of future economic conditions. Generally, trade receivables are written off if past due and are not subject to enforcement activity.

Set out below is the information about the credit risk exposure on the Group's trade receivables using a provision matrix:

As at 31 December 2023

	Less than 6 months	6 months to 1 year	1 year to 2 years	Over 2 years	Total
Expected credit loss rate Gross carrying amount (RMB'000) Expected credit losses (RMB'000)	0.10% 1,764,036 1,783	0.00% 215,249 —	50.00% 748 374	100.00% 761 761	0.15% 1,980,794 2,918
As at 31 December 2022					
	Less than	6 months	1 year to	Over	
	6 months	to 1 year	2 years	2 years	Total
• • • • • • •					
Expected credit loss rate	0.15%	0.00%	50.00%	100.00%	0.23%
Gross carrying amount (RMB'000)	1,408,500	25,280	438	952	1,435,170
Expected credit losses (RMB'000)	2,156	_	219	952	3,327

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20. Trade and notes receivables (Continued)

At 31 December 2023, the Group endorsed certain notes receivable accepted by banks in the PRC (the "Endorsed Notes") to its suppliers in order to settle the trade and other payables due to such suppliers with a carrying amount in aggregate of RMB431,164,000 (2022: RMB402,301,000) (the "Endorsement"). In addition, the Group discounted certain notes receivable accepted by banks in the PRC (the "Discounted Notes") to banks to finance its operating cash flows with carrying amounts in aggregate of RMB2,291,912,000 (2022: RMB1,713,387,000) (the "Discount"). The Endorsed Notes and the Discounted Notes had a maturity from one to twelve months as at 31 December 2023. In accordance with the Law of Negotiable Instruments and relevant discounting arrangements with certain banks in the PRC, the holders of the Endorsed Notes and the Discounted Notes have a right of recourse against the Group if certain banks default (the "Continuing Involvement").

In the opinion of the directors, the Group has transferred substantially all risks and rewards relating to certain Endorsed Notes and Discounted Notes with amounts of RMB365,068,000 (2022: RMB355,380,000) and RMB1,250,758,000 (2022: RMB674,200,000), respectively, accepted by large and reputable banks (the "Derecognised Notes"). Accordingly, it has derecognised the full carrying amounts of the Derecognised Notes. The maximum exposure to loss from the Group's Continuing Involvement in the Derecognised Notes and the undiscounted cash flows to repurchase these Derecognised Notes is equal to their carrying amounts. In the opinion of the directors, the fair values of the Group's Continuing Involvement in the Derecognised Notes are not significant.

For the remaining Endorsed Notes and Discounted Notes, the directors believe that the Group has retained the substantial risks and rewards, which include default risks relating to such Endorsed Notes and Discounted Notes, and accordingly, it continued to recognise the full carrying amounts of the Endorsed Notes and the Discounted Notes. Subsequent to the Endorsement or the Discount, the Group did not retain any rights on the use of the Endorsed Notes or the Discounted Notes, including the sale, transfer or pledge of the Endorsed Notes or the Discounted Notes to any other third parties. As at 31 December 2023, the aggregate carrying amount of the trade and other payables settled by the Endorsed Notes to which the suppliers have recourse was RMB66,096,000 (2022: RMB46,921,000), and the aggregate carrying amount financed by such Discounted Notes to which the banks have recourse was RMB1,041,154,000 (2022: RMB1,039,187,000).

During the year, the Group has not recognised any gain or loss on the date of transfer of the Derecognised Notes. No gains or losses were recognised from the Continuing Involvement, both during the period and cumulatively. The Endorsement and the Discount have been made evenly throughout the year.

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21. Prepayments, other receivables and other assets

	2023 RMB'000	2022 RMB'000
Current		
Other receivables	232,758	481,973
Lease payments receivable (note 14)	4,174	_
Prepaid income tax	14,942	15,789
Value-added tax recoverable	83,587	68,789
Prepayments	94,128	466,542
Total — current	429,589	1,033,093
Non-current		
Advance payments for property, plant and equipment and other intangible assets	38,664	319,829
Lease payments receivable (note 14)	18,903	_
Other long-term receivables	8,892	8,600
Total — non-current	66,459	328,429
Total	496,048	1,361,522

Included in the Group's prepayments, other receivables and other assets were other receivables of RMB94,008,000 (2022: RMB27,471,000) due from related parties (note 37(b)).

The financial assets included in the above balances are non-interest-bearing, unsecured and repayable on demand.

The financial assets included in the above balances relate to receivables for which there was no recent history of default and past due amounts. As at 31 December 2023 and 2022, the loss allowance was assessed to be minimal.

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22. Financial assets at fair value through profit or loss

	2023 RMB'000	2022 RMB'000
Command		
Current Listed aguity investments, at fair value	228	441
Listed equity investments, at fair value		
Other unlisted investments, at fair value	1,595,539	1,973,383
Total — current	1,595,767	1,973,824
Non-current		
Unlisted equity investment, at fair value	488,261	1,005,351
Total	2,084,028	2,979,175

The above equity investments were classified as financial assets at fair value through profit or loss as they were held for trading.

The above other unlisted investments were wealth management products issued by licensed financial institutions in Chinese Mainland and investments in private funds. The fair values of the financial assets approximate to their costs plus expected interest. They were mandatorily classified as financial assets at fair value through profit or loss as their contractual cash flows are not solely payments of principal and interest.

The fair value of the listed equity investments is derived from quoted price in an active market.

The fair value of the unlisted equity investments which are not quoted in an active market is valued using observable inputs such as recently executed transaction prices in securities of the issuer or comparable issuers and yield curves.

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23. Cash and cash equivalents and pledged deposits

	2023 RMB'000	2022 RMB'000
Cash and bank balances	784,207	1,266,472
Time deposits	4,870,597	4,253,796
Subtotal	5,654,804	5,520,268
Less:		
Current pledged deposits for bank loans	(61,761)	(604,661)
Current pledged deposits for notes payable	(591,103)	(663,167)
Current pledged deposits for letters of credit	(45,632)	(66,000)
Current pledged time deposits for a letter of guarantee	(286,000)	(286,000)
Non-current pledged time deposits for notes payable	(159,640)	(230,000)
Non-current pledged time deposits for letters of credit	_	(100,000)
Non-pledged time deposits with original maturity		
of over three months when acquired	(1,271,695)	(1,246,700)
Oarle and arch aminutate	0.000.070	0.000.740
Cash and cash equivalents	3,238,973	2,323,740
Book at the BMB		0.070.500
Denominated in RMB	3,113,177	2,070,588
Denominated in HK\$	4,693	163,978
Denominated in US\$	59,067	61,005
Denominated in EUR	50,089	12,864
Denominated in other currencies	11,947	15,305
Total	3,238,973	2,323,740

The RMB is not freely convertible into other currencies. However, under Chinese Mainland's Foreign Exchange Control Regulations and Administration of Settlement, and Sale and Payment of Foreign Exchange Regulations, the Group is permitted to exchange RMB for other currencies through banks authorised to conduct foreign exchange business. The remittance of funds out of Chinese Mainland is subject to exchange restrictions imposed by the PRC government.

Cash at banks earns interest at floating rates based on daily bank deposit rates. Time deposits are made for varying periods of between eleven days and twenty-six months depending on the immediate cash requirements of the Group, and earn interest at the respective time deposit rates. The bank balances and pledged deposits are deposited with creditworthy banks with no recent history of default.

As at 31 December 2023, deposits of RMB61,761,000 (2022: RMB604,661,000) have been pledged to secure bank loans (note 26).

As at 31 December 2023, deposits of RMB424,353,000 (2022: RMB770,880,000) and RMB326,390,000 (2022: RMB122,287,000) have been pledged to secure intra-group notes payable and third parties notes payable (note 24), respectively.

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24. Trade and notes payables

	2023 RMB'000	2022 RMB'000
Trade payables Notes payable	427,026 340,161	417,814 142,130
Total	767,187	559,944

An ageing analysis of the trade and notes payables as at the end of the reporting period, based on the invoice date, is as follows:

	2023 RMB'000	2022 RMB'000
Within 3 months	675,331	496,382
3 to 6 months	46,860	42,465
6 to 12 months	30,033	13,903
1 to 2 years	9,091	2,860
Over 2 years	5,872	4,334
Total	767,187	559,944

The trade payables are non-interest-bearing and are normally settled on 90-day terms.

The maturity of the notes payable is within twelve months.

As at 31 December 2023, the Group's notes payable were secured by certain of the Group's deposits amounting to RMB326,390,000 (2022: RMB122,287,000) (note 23).

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25. Other payables and accruals

	Notes	2023 RMB'000	2022 RMB'000
Other payables	(a)	559,118	581,469
Accrued liabilities		446,865	341,757
Accrued payroll		205,342	221,301
Contract liabilities	(b)	133,584	46,376
Taxes payable other than corporate income tax		94,558	123,124
Payables for purchases of property, plant and equipment and			
other intangible assets		215,935	239,938
Provision for legal claims		296,166	286,153
Total		1,951,568	1,840,118

Included in the Group's other payables and accruals were other payables of RMB4,161,000 (2022: RMB12,597,000) due to related parties (note 37(b)).

Notes:

- (a) Other payables are non-interest-bearing.
- (b) Details of contract liabilities are as follows:

	31 December 2023 RMB'000	31 December 2022 RMB'000	1 January 2022 RMB'000
	12		
Advances received from customers			
Sale of products	133,584	45,433	39,640
Provision of research and development services	_	943	_
Total contract liabilities	133,584	46,376	39,640

Contract liabilities mainly include advances received to deliver products. The increase in contract liabilities in 2023 and 2022 was mainly due to the increase in advances received from customers in relation to the sale of products and provision of research and development services at the end of the year.

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26. Interest-bearing loans and borrowings

31 December 2023

	Effective interest rate (%)	Maturity	RMB'000
Comment			
Current Bank loans — secured	2.65~5.50	2024	3,036,965
EUR14,063,290 bank loan — secured	3.50~4.74	2024	110,526
Current portion of long-term	0.00*4.74	LOLT	110,020
bank loans — secured	3.55~5.40	2024	243,927
Current portion of long-term	5.55 5.15		,
US\$24,528,438 bank loan — secured	3-month LIBOR+2.85	2024	173,728
Current portion of long-term			ŕ
other borrowings — secured	5.10~5.40	2024	191,390
Discounted notes receivable	0.60~4.95	2024	1,032,362
Discounted letters of credit	1.35~5.00	2024	388,356
Lease liabilities (note 14(b))	3.76	2024	18,500
Total — current			5,195,754
Non-current			
Bank loans — secured	3.55~5.40	2025~2028	879,054
US\$139,403,682 bank loan — secured	3-month LIBOR+2.85	2025	987,355
Long-term other borrowings — secured	5.10~6.00	2025~2028	171,664
Long-term other borrowings — unsecured	3.00	2026	200,099
Lease liabilities (note 14(b))	4.67	2028	52,146
Total — non-current			2,290,318
Total interest-bearing loans and borrowings			7,486,072
Convertible bonds — debt component (note 27)	6.25	2028	937,875
Total			8,423,947

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26. Interest-bearing loans and borrowings (Continued)

31 December 2022

	Effective interest rate (%)	Maturity	RMB'000
Current			
Bank overdrafts — secured	_	On demand	155
Bank loans — secured	2.80~4.95	2023	2,973,910
US\$10,234,739 bank loan — secured	4.50	2023	71,281
Bank loans — secured			
EUR39,097,003	0.6~3-month EURIBOR+0.80	2023	290,213
Current portion of long-term bank loans			
secured	3.55~4.90	2023	418,591
Current portion of long-term			
US\$31,784,558 bank loan — secured	3-month LIBOR+2.85	2023	221,367
Discounted notes receivable	1.10~5.50	2023	1,025,061
Discounted letters of credit	1.89~5.24	2023	362,150
Lease liabilities (note 14(b))	3.76	2023	15,254
Total — current			5,377,982
Non-current			
Bank loans — secured	3,55~4.90	2024~2029	984,610
	3.55~4.90 3-month LIBOR+2.85		*
US\$180,467,473 bank loan — secured	3-MONUT LIBOR+2.83	2025	1,256,884
Lease liabilities (note 14(b))	3.76	2029	23,237
Total — non-current			2,264,731
Total interest-bearing loans and borrowings			7,642,713
Convertible bonds — debt component (note 27)	6.50	2023	1,461,806
Total			9,104,519

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26. Interest-bearing loans and borrowings (Continued)

	2023 RMB'000	2022 RMB'000
Analysed into:		
Bank loans and other borrowings repayable:		
Within one year or on demand	5,195,754	6,839,788
In the second year	1,321,825	304,222
In the third to fifth years, inclusive	1,845,682	1,959,826
After five years	60,686	683
Total	8,423,947	9,104,519

Notes:

- (a) Certain of the Group's bank loans are secured by:
 - (i) the pledge of certain of the Group's deposits of RMB61,761,000 (2022: RMB604,661,000) (note 23);
 - (ii) the pledge of certain of the Group's property, plant and equipment, which had a net carrying value at the end of the reporting period of approximately RMB460,627,000 (2022: RMB390,749,000) (note 13);
 - (iii) the pledge of certain of the Group's right-of-use assets, which had a net carrying value at the end of the reporting period of approximately RMB5,735,000 (2022: RMB4,313,000) (note 14); and
 - (iv) the pledge of certain of the Group's subsidiaries' shares.
- (b) Certain of the Group's other borrowings are from independent third parties, bear interest at rates ranging from 5.1% to 6% per annum and are secured by the pledge of certain of the Group's property, plant and equipment, which had a net carrying value at the end of the reporting period of approximately RMB350,227,000 (2022: Nil) (note 13).

27. Convertible bonds

2022 convertible bonds

On 16 August 2022 and 13 September 2022, the Company issued the convertible bonds in the principal amount of Hong Kong dollars equivalent of RMB1,200 million and Hong Kong dollars equivalent of RMB300 million at the initial conversion price of HK\$3.50 per share to an independent third party subscriber, New Leaf Biotech Holding Limited, with an interest rate of 6.50 per cent. The maturity date of the convertible bonds is 360 days after the first payment date and 24 July 2023, respectively. As of 31 December 2023, the convertible bonds with an aggregate principal amount of RMB1,500 million were redeemed at their principal amount.

The convertible bonds comprise two components:

- (a) Debt component was initially measured at fair value. It is subsequently measured at amortised cost using the effective interest method after considering the effect of the transaction costs.
- (b) Derivative component contains conversion options (not closely related to the debt component), which was measured at fair value with changes in fair value recognised in the statement of profit or loss.

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27. Convertible bonds (Continued)

2022 convertible bonds (Continued)

The fair value of the debt component was estimated at the issuance date using an equivalent market interest rate for a similar bond without a conversion option.

The total transaction costs that are related to the issue of the convertible bonds were allocated to the debt and derivative component in proportion to their respective fair values.

The convertible bonds issued during the year have been split into the debt and embedded derivative components as follows:

	Debt component RMB'000	Embedded derivative component RMB'000	Total RMB'000
Issue of convertible bonds	1,459,745	40,255	1,500,000
Transaction costs	(24,685)	(681)	(25,366)
Transaction costs charged to the statement of	(21,000)	(001)	(20,000)
profit or loss immediately	_	681	681
Interest expense	62,053	_	62,053
Interest paid	(37,949)	_	(37,949)
Exchange adjustments	2,642	1,825	4,467
Loss arising on changes of fair value		45,625	45,625
As at 31 December 2022 and 1 January 2023	1,461,806	87,705	1,549,511
Interest expense	143,819	_	143,819
Interest paid	(97,500)	_	(97,500)
Redemption	(1,500,000)	_	(1,500,000)
Gain arising on changes of fair value	_	(87,705)	(87,705)
Interest payable*	(8,125)		(8,125)
As at 31 December 2023	_	_	_

^{*} Interest payable represents one-month interest which is included in other payables.

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27. Convertible bonds (Continued)

2023 convertible bonds

On 6 July 2023, the Company issued 6.25 per cent convertible bonds with an aggregate principal amount of US\$180,000,000. The bonds are convertible at the option of the bondholders into ordinary shares with the initial conversion price of HK\$4.88 per share any time on or after 16 August 2023 and up to the close of business on the date falling ten days prior to 6 July 2028. On 6 July 2026, the holder of each bond will have the right at such holder's option, to require the Company to redeem all or some only of the bonds at their principal amount, together with interest accrued but unpaid. Any convertible bonds not converted will be redeemed on 6 July 2028 at its principal amount together with accrued but unpaid interest thereon. The bonds carry interest at a rate of 6.25 per cent per annum, which is payable semi-annually in arrears on 6 January and 6 July.

The fair value of the liability component was estimated at the issuance date using an equivalent market interest rate for a similar bond without a conversion option. The residual amount is assigned as equity component and is included in shareholders' equity.

The convertible bonds above issued during the year have been split into the liability and equity components as follows:

RM	B'0	00

Nominal value of convertible bonds issued during the year	1,297,764
Equity component	(386,362)
Direct transaction costs attributable to the equity component	(7,134)
Direct transaction costs attributable to the liability component	(16,396)
Liability component at the issuance date	887,872
Interest expense	65,025
Exchange realignment	(15,022)
Liability component at 31 December 2023 (note 26)	937,875

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28. Other non-current liabilities

	Notes	2023 RMB'000	2022 RMB'000
Payables for an asset purchase and license agreement	<i>(i)</i>	56,662	55,717
Consideration received for a collaboration arrangement	(ii)	112,670	102,511
Redemption liabilities	(iii)	203,313	855,252
Contract liabilities	(iv)	68,640	209,475
Total		441,285	1,222,955

Notes:

- (i) The balance represents the remaining long-term instalments for an asset purchase and license agreement.
- (ii) Boan Biotech entered into collaboration agreements with OcuMension Therapeutics (Zhejjiang) Co., Ltd. ("OcuMension"), pursuant to which Boan Biotech is responsible for conducting certain initial stages of the Phase 3 clinical trial, commercial production and registration permit of BA9101 and OcuMension is responsible for completing the rest of Phase 3 clinical trial and promoting and commercialising BA9101 in China. The balance represents the consideration received for the collaboration arrangement.
- (iii) In July 2022, the Group entered into a subscription agreement with a third party investor, pursuant to which the investor agreed to invest in Jiaao Pharma by subscription of the increased registered capital of Jiaao Pharma of an aggregate of RMB27,843,401 at a subscription price of RMB825,000,000. Pursuant to the subscription agreement, Shandong Luye or Jiaao Pharma shall have the right to redeem the equity interests at a redemption price of subscription price plus a return rate of eight per cent before 31 December 2023. If Shandong Luye and Jiaao Pharma do not exercise the redemption right, the investor shall have the right to require Shandong Luye or Jiaao Pharma to redeem the equity interests at the same redemption price after 31 December 2023. The redemption right granted to the investor gives rise to financial liabilities. In December 2023, Shandong Luye redeemed the equity interests at an amount of RMB921,979,000 and the redemption right was terminated.
 - In September 2023, the Group entered into a subscription agreement with a third party investor, pursuant to which the investor agreed to invest in Chengdu Luye by subscription of the increased registered capital of Chengdu Luye in an aggregate amount of RMB8,509,091 at a subscription price of RMB200,000,000. Pursuant to the subscription agreement, the investor shall have the right to terminate the agreement if the Group does not comply with the business arrangement terms as agreed, and requires the Group to redeem the equity interests at a redemption price of subscription price plus a return rate of eight per cent. The redemption obligation gives rise to financial liabilities. The balance represents the principal and accrued interest for the redemption liabilities. A total of 15% of the equity interests in WPU, which is a subsidiary of Chengdu Luye, were pledged to secure the redemption right hold by the investor and certain performance guarantee in relation to the subscription agreement.
- (iv) Contract liabilities include long-term advances received to deliver drug products.

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29. Government grants

	2023 RMB'000	2022 RMB'000
At 1 January	201,414	240,740
Grants received during the year	12,715	16,699
Amount released	(87,585)	(56,025)
At 31 December	126,544	201,414
Current	22,965	26,449
Non-current	103,579	174,965
Total	126,544	201,414

The grants are related to the subsidies received from the government for the purpose of compensation for expenses arising from research and improvement of manufacturing facilities on certain special projects. Upon completion of the related projects and having passed the final assessment from the relevant government authorities, the grants related to the expense items would be recognised as other income directly in the statement of profit or loss and the grants related to an asset would be released to the statement of profit or loss over the expected useful life of the relevant asset.

30. Provision

Luye Hong Kong was involved in an arbitration brought by the former distributor of Seroquel in Chinese Mainland disputing the subsidiary's basis of terminating the distribution agreement with such distributor. During the year ended 2021, Luye Hong Kong received the arbitral award from the Hong Kong International Arbitration Centre in relation to the arbitration, and the tribunal made final verdict on the amount of claim as approximately RMB273,482,000, which also included such distributor's arbitration fees and interests related. Accordingly, a provision for the claimed amount was made in the financial statements. Thereafter, Luye Hong Kong submitted the application for revoking the arbitral award to the Hong Kong High Court, and the decision was handed down that Luye Hong Kong's application for setting aside the award was dismissed ("Setting Aside Decision"). Subsequently, Luye Hong Kong applied for and was granted leave to appeal against the Setting Aside Decision. During the year, an additional provision of RMB14,515,000 was provided for the interest charged on the claim amount (2022: RMB14,071,000).

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31. Deferred tax

The movements in deferred tax assets and liabilities during the year are as follows:

Deferred tax assets

2023

	Employee defined benefit obligation RMB'000	Accrued expenses RMB'000	Decelerated depreciation for tax purposes RMB'000	Impairment of inventories RMB'000	Impairment of trade receivables RMB'000	Government grants RMB'000	Unrealised profit from inter- company transactions RMB'000	Lease liabilities RMB'000	Total deferred tax assets RMB'000
At 31 December 2022	_	54,146	7,406	5,997	726	29,741	15,931	_	113,947
Effect of adoption of amendments to IAS 12 (note 2.2(c))	-	-	-	_	-	-	-	4,955	4,955
At 1 January 2023 (restated)	-	54,146	7,406	5,997	726	29,741	15,931	4,955	118,902
Deferred tax credited/(charged)									
to the statement of profit or loss during the year (note 10) Deferred tax credited to other	-	39,719	(183)	(2,858)	(96)	(11,504)	8,227	7,699	41,004
comprehensive income during the year	100	_	_	_	_	_	_	_	100
Exchange realignment	-	-	513	-	-	-	-	-	513
Gross deferred tax assets at									
31 December 2023	100	93,865	7,736	3,139	630	18,237	24,158	12,654	160,519

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31. Deferred tax (Continued)

The movements in deferred tax assets and liabilities during the year are as follows: (Continued)

Deferred tax assets (Continued)

2022

					20	J22				
	Employee defined benefit obligation RMB'000	Accrued expenses expenses RMB'000	Decelerated depreciation for tax purposes RMB'000	Impairment of inventories RMB'000	Impairment of trade receivables RMB'000	Government grants RMB'000	Unrealised profit from inter- company transactions RMB'000	Lease liabilities RMB'000	Others RMB'000	Total deferred tax assets RMB'000
At 31 December 2021	445	54,164	5,333	4,350	754	35,138	29,702	_	3,220	133,106
Effect of adoption of amendments to IAS 12 (note 2.2(c))	_	_	_	_	_	_	_	6,320	_	6,320
At 1 January 2022 (restated)	445	54,164	5,333	4,350	754	35,138	29,702	6,320	3,220	139,426
Deferred tax credited/(charged) to the statement of profit or loss during the year (restated) (note 10)	_	(18)	1,857	1,647	(28)	(5,397)	(13,771)	(1,365)	(3,220)	(20,295)
Deferred tax charged to other comprehensive income during the year	(336)	_	_	_	_	_	_	_	_	(336)
Exchange realignment	(109)	-	216	_	-	-	_	-	-	107
Gross deferred tax assets at 31 December 2022 (restated)	-	54,146	7,406	5,997	726	29,741	15,931	4,955	_	118,902

31 December 2023

31. Deferred tax (Continued)

The movements in deferred tax assets and liabilities during the year are as follows: (Continued)

Deferred tax liabilities

			20	23		
	Employee defined benefit obligation RMB'000	Fair value adjustment on acquisition RMB'000	Accelerated depreciation and amortisation for tax purposes RMB'000	Fair value adjustments arising from financial assets at fair value through profit or loss RMB'000	Right-of-use assets and lease payments receivable RMB'000	Total deferred tax liabilities RMB'000
At 31 December 2022 Effect of adoption of amendments to IAS 12 (note 2.2(c))	292 —	39,916 —	9,829 —	5,997 —	– 4,955	56,034 4,955
At 1 January 2023 (restated)	292	39,916	9,829	5,997	4,955	60,989
Deferred tax charged/(credited) to the statement of profit or loss during the year (note 10) Deferred tax credited to other comprehensive income	-	(5,711)	(1,329)	(72)	8,932	1,820
during the year Exchange realignment	(446) 154	_	- 674	_	_	(446) 828
Gross deferred tax liabilities at 31 December 2023	-	34,205	9,174	5,925	13,887	63,191
			20	22		
	Employee defined benefit obligation RMB'000	Fair value adjustment on acquisition RMB'000	Accelerated depreciation and amortisation for tax purposes RMB'000	Fair value adjustments arising from financial assets at fair value through profit or loss RMB'000	Right-of-use assets RMB'000	Total deferred tax liabilities RMB'000
At 31 December 2021 Effect of adoption of amendments to IAS 12 (note 2.2(c))	_ _	43,632 —	11,140 —	3,102 —	- 6,320	57,874 6,320
At 1 January 2022 (restated)	-	43,632	11,140	3,102	6,320	64,194
At 1 January 2022 (restated) Deferred tax charged/(credited) to the statement of profit or loss during the year (restated) (note 10) Deferred tax charged to other comprehensive income during the year Exchange realignment	- 221 71	43,632 (3,716) —	11,140 (1,822) — 511	3,102 2,895 —	6,320 (1,365) —	64,194 (4,008) 221 582

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31. Deferred tax (Continued)

For presentation purposes, certain deferred tax assets and liabilities have been offset in the statement of financial position. The following is an analysis of the deferred tax balances of the Group for financial reporting purposes:

	2023 RMB'000	2022 RMB'000
Net deferred tax assets recognised in the consolidated statement of financial position	144,585	113,947
Net deferred tax liabilities recognised in the consolidated statement of financial position	47,257	56,034

The Group has tax losses arising in Singapore, Hong Kong and Germany of RMB39,996,000 (2022: RMB60,531,000) that are available indefinitely for offsetting against future taxable profits.

The Group has tax losses arising in Switzerland of RMB152,291,000 (2022: RMB124,813,000) that are available for offsetting against future taxable profits in seven years.

The Group has tax losses arising in the USA of RMB403,530,000 (2022: RMB265,823,000) that are available for offsetting against future taxable profits in twenty years.

The Group has tax losses arising in Chinese Mainland of RMB2,955,742,000 (2022: RMB2,604,612,000) that will expire in one to five years for offsetting against future taxable profits.

Deferred tax assets have not been recognised in respect of these losses as they have arisen in subsidiaries that have been loss-making for some time as it is not considered probable that taxable profits will be available against which the tax losses can be utilised.

The Group is liable for withholding taxes on dividends distributed by those subsidiaries established in Chinese Mainland in respect of earnings generated from 1 January 2008. The applicable rate is 5% for the Group.

At 31 December 2023, no deferred tax has been recognised for withholding taxes that would be payable on unremitted earnings that are subject to withholding taxes of the Group's subsidiaries established in Chinese Mainland (2022: Nil). In the opinion of the directors, these subsidiaries' fund will be retained in Chinese Mainland for the expansion of these subsidiaries' operation, so it is not probable that these subsidiaries will distribute such earnings in the foreseeable future. The aggregate amount of temporary differences associated with investments in subsidiaries in Chinese Mainland for which deferred tax liabilities have not been recognised totalled approximately RMB5,298,396,000 as at 31 December 2023 (2022: RMB5,390,808,000).

There are no income tax consequences attaching to the payment of dividends by the Company to its shareholders.

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32. Issued capital and treasury shares

	2023	2022
Authorised: 10,000,000,000 (2022: 10,000,000,000) ordinary shares of US\$0.02 each US\$'000	200,000	200,000
Issued and fully paid: 3,761,670,643 (2022: 3,549,670,643) ordinary shares of US\$0.02 each US\$'000 Equivalent to RMB'000	75,233 486,107	70,993 456,953

A summary of movements in the Company's issued capital and treasury shares is as follows:

	Number of shares in issue	Issued capital	Treasury shares
At 1 December 2000	0.544.070.004	455.005	(070 550)
At 1 December 2022	3,541,372,224	455,835	(279,558)
Conversion of convertible bonds	8,298,419	1,118	
At 31 December 2022 and 1 January 2023	3,549,670,643	456,953	(279,558)
Sale of shares repurchased for share award scheme (note a)	_	_	279,558
Shares issued (note b)	212,000,000	29,154	
At 31 December 2023	3,761,670,643	486,107	_

Notes:

- (a) During the year, the Company disposed of all 65,498,500 shares held for the share award scheme on the Hong Kong Stock Exchange for a total consideration of HK\$257,703,000 (equivalent to approximately RMB226,660,000).
- (b) On 22 February 2023, a total of 212,000,000 shares were placed at the placing price of HK\$3.78 per placing share. The proceeds of HK\$33,254,000 (equivalent to RMB29,154,000), representing the par value, were credited to the Company's share capital. The remaining net proceeds of HK\$760,980,000 (equivalent to RMB667,151,000) after deducting relevant fees of HK\$7,126,000 (equivalent to RMB6,247,000) were credited to share premium account.

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33. Reserves

Statutory surplus reserve

In accordance with the Company Law of the PRC, certain subsidiaries of the Group which are domestic enterprises are required to allocate 10% of their profit after tax, as determined in accordance with the relevant PRC accounting standards, to their respective statutory surplus reserves until the reserves reach 50% of their respective registered capital. Subject to certain restrictions set out in the Company Law of the PRC, part of the statutory surplus reserves may be converted to increase share capital, provided that the remaining balance after the capitalisation is not less than 25% of the registered capital.

Safety production reserve

The Group has appropriated a certain amount of accumulated losses to the safety production reserve fund for the purposes of safety production expense as required by directives issued by the relevant PRC government authorities. The Group charged the safety production expense to profit or loss when such expense was incurred, and at the same time an equal amount of special reserve fund was utilised and transferred back to accumulated losses.

34. Share award schemes

Share award scheme

The Company adopted a share award scheme on 10 January 2017 (the "Scheme"). The purpose of the Scheme is to recognise contributions by certain employees, including any executive director of any member of the Group except for the current executive directors and, to provide them with incentives in order to retain them for the continuing operation and development of the Group and to attract suitable personnel for the further development of the Group. Subject to any early termination, which may be determined by the board of directors in accordance with the rules of the Scheme, the Scheme shall be valid and effective for a term of ten years commencing on the 10 January 2017 (the "Adoption Date").

The Scheme shall be administered by the board of directors and Bank of Communications Trustee Limited (the "Trustee") in accordance with the rules of the Scheme and the trust deed in respect of the Scheme to be entered into between the Company and the Trustee (the "Trust Deed"). The decision of the board of directors with respect to any matter arising under the Scheme (including the interpretation of any provision) shall be final and binding. The Trustee will hold the Company's shares in accordance with the terms of the Trust Deed. The Trustee may not exercise the voting rights in respect of any shares held under the Trust.

The board of directors may from time to time cause to be paid an amount to the Trustee by way of settlement or otherwise contributed by the Company or other member of the Group as directed by the board of directors. The committee appointed and authorised by the board of directors to administer the Scheme, which shall consist of three members of the senior management of the Company to be appointed by the board of directors, may from time to time instruct the Trustee in writing to purchase shares on the Hong Kong Stock Exchange specifying the timing of purchase, the maximum amount of funds to be used and the range of prices within which such shares are to be purchased.

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34. Share award schemes (Continued)

Share award scheme (Continued)

The board of directors may from time to time select any employee (excluding any employee who is resident in a place where the award of, in respect of a selected employee, such number of shares awarded by the Board (the "Awarded Shares") and/or the vesting and transfer of the Awarded Shares pursuant to the terms of the Scheme are/is not permitted under the laws or regulations of such place or where in the view of the board of directors or the Trustee of the Scheme, compliance with applicable laws or regulations in such place making it necessary or expedient to exclude such employee) for participation in the Scheme as a selected employee and grant such selected employee Awarded Shares in such number at a stated price at which an Awarded Share is granted to a selected employee (the "Grant Price") and on and subject to such terms and conditions determined at the discretion of the board of directors.

The board of directors is entitled to impose any conditions as it deems appropriate in its discretion with respect to the vesting of the Awarded Shares on the selected employee. Upon the vesting of the Awarded Shares, the selected employee may elect to have the Awarded Shares transferred to him or effect the sale of the Awarded Shares and receive the net proceeds from such sale. In either case, the selected employee shall pay the Company the Grant Price for the Awarded Shares.

A selected employee will not have any interest or rights (including the right to vote at general meetings of the Company or the right to receive dividends) in the Awarded Shares prior to, in respect of a selected employee, the date on which his entitlement to the Awarded Shares is vested pursuant to the terms of the Scheme (the "Vesting Date"). Prior to the Vesting Date, any award of Awarded Shares is personal to the selected employee to whom it is made and is not assignable and no selected employee may in any way sell, transfer, charge, mortgage, encumber or create any interest in favour of any other person over or in relation to the Awarded Shares referable to him pursuant to such award. In the event that a selected employee has ceased to be an employee, the relevant award made to such selected employee will automatically lapse and the relevant Awarded Shares will remain part of the funds under the Trust.

The Scheme will terminate on the earlier of (i) the 10th anniversary date of the Adoption Date; and (ii) such date of early termination as determined by the board of directors, provided that such termination shall not materially and adversely affect any subsisting rights of any selected employee.

The fair value of services received in return for shares granted is measured by reference to the fair value of shares granted. The fair value of the shares granted is measured based on the general accepted valuation procedures and practices that rely substantially on the use of numerous assumptions and the consideration of many uncertainties.

Pursuant to share award notices issued on 15 May 2017 to those selected employees, an aggregate of 17,724,000 shares (the "2017 Awarded Shares") of the Company of US\$0.02 each were granted at the consideration of HK\$4 for each share and the earliest vesting date of the 2017 Awarded Shares is 15 May 2020. There is no other performance target required except that the eligible participant remains as an employee of the Group during the vesting period and meets the expectation of the Company on daily performance.

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34. Share award schemes (Continued)

Share award scheme (Continued)

Pursuant to share award notices issued on 15 May 2018 to those selected employees, an aggregate of 20,098,000 shares (the "2018 Awarded Shares") of the Company of US\$0.02 each were granted at the consideration of HK\$4 for each share and the earliest vesting date of the 2018 Awarded Shares is 15 May 2021. There is no other performance target required except that the eligible participant remains as an employee of the Group during the vesting period and meets the expectation of the Company on daily performance.

Pursuant to share award notices issued on 15 May 2019 to those selected employees, an aggregate of 25,206,000 shares (the "2019 Awarded Shares") of the Company of US\$0.02 each were granted at the consideration of HK\$4 for each share and the earliest vesting date of the 2019 Awarded Shares is 15 May 2022. There is no other performance target required except that the eligible participant remains as an employee of the Group during the vesting period and meets the expectation of the Company on daily performance.

On 20 January 2023, the board of directors approved to terminate the Scheme due to the reason that the trading price of the shares quoted on the Hong Kong Stock Exchange had been below HK\$4 in the last 12 months. All granted shares are lapsed and no outstanding granted shares will be vested.

The following awarded shares were outstanding under the Scheme during the year:

	Number of shares held for the Scheme	Number of awarded shares
At 1 January 2023 Cancelled	10,143,500 (10,143,500)	55,355,000 (55,355,000)
At 31 December 2023	-	_
Exercisable as at 31 December 2023	-	-
	Number of shares held for the Scheme	Number of awarded shares
At 1 January 2022 Forfeited	8,960,500 1,183,000	56,538,000 (1,183,000)
At 31 December 2022	10,143,500	55,355,000
Exercisable as at 31 December 2022	-	55,355,000

The Group recognised a share award expense of nil during the year (2022: RMB6,966,000).

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34. Share award schemes (Continued)

Share award scheme of Boan Biotech

In December 2020, the board of directors of Boan Biotech passed a resolution to grant equity interests of Boan Biotech to the eligible employees (including directors) in order to provide incentives and rewards to participants for the business development of Boan Biotech. Subsequently, Yantai Bolian Investment Centre Limited Partnership ("Yantai Bosheng Investment Centre Limited Partnership ("Yantai Bosheng") and Yantai Bofa Investment Centre Limited Partnership ("Yantai Bofa"), three employee incentive platforms established in the PRC, subscribed paid-in capital of RMB21,380,000, RMB14,930,000 and RMB11,250,000 of Boan Biotech for total considerations of RMB64,140,000, RMB44,790,000 and RMB33,750,000, respectively.

On 27 January 2021, 4.4247% of the then equity interest in Boan Biotech was granted to 36 selected directors and employees of Boan Biotech for a consideration of RMB64,140,000 through Yantai Bolian. 3.0898% of the then equity interest in Boan Biotech was granted to 45 selected directors and employees of Boan Biotech for a consideration of RMB44,790,000 through Yantai Bosheng. 2.3282% of the then equity interest in Boan Biotech was granted to 47 selected directors and employees of Boan Biotech for a consideration of RMB33,750,000 through Yantai Bofa.

Pursuant to the partnership agreements of Yantai Bolian, Yantai Bosheng and Yantai Bofa (collectively referred to as the "ESOP Entity"), (i) the ESOP Entity shall not dispose of any of the shares it held within 36 months immediately following the date of the Company's listing (the "ESOP Lock-up Period"); (ii) a partner is entitled to direct the ESOP Entity to dispose of his/her share of the shares held by the ESOP Entity (based on his/her shareholding percentage in the ESOP Entity) (the "ESOP Shares") in the proportion and on the respective dates as (a) 25% of his/her ESOP Shares upon the expiry of 12 months following the day after the ESOP Lock-up Period; (b) 50% of his/her ESOP Shares upon the expiry of 24 months following the day after the ESOP Lock-up Period; and (d) 100% of his/her ESOP Shares upon the expiry of 48 months following the day after the ESOP Lock-up Period. If the partner ceases to be qualified as a partner during the vesting period, the general partner shall have the right to purchase or appoint other eligible employees to purchase his/her share at cost or cost plus market interest. In August 2021, the lock-up period was updated as 12 months immediately following the date of the Boan Biotech's qualified listing pursuant to the updated partnership agreements.

The fair value of services received in return for equity interests granted is measured by reference to the fair value of the equity interests granted less the consideration received by Boan Biotech.

The fair value of the equity interests granted is determined by the back-solve method and equity value allocation based on the option pricing model at the grant date. The following table lists the inputs to the model used:

• • • <u>• • •</u>	2021
Risk-free interest rate (%)	2.9%
Volatility (%)	42.0%

The Group recognised a share-based payment expense of RMB20,640,000 during the year (2022: RMB18,479,000).

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35. Pension plan

The Group has a defined benefit pension plan in Switzerland. The pension plan grants disability and death benefits which are defined as projected savings capital without interest but including future savings contribution. This projected savings capital is converted in disability or death benefits. In the event that an employee leaves his employment with the Group prior to reaching a pensionable age, the cumulative balance of the savings account is withdrawn from the pension plan and invested into the pension plan of the employee's new employer. The assets of the funded plan are held independently of those of the Group, being managed through a central trust fund.

The most recent actuarial valuations of the plan assets and the present value of the defined benefit obligations were carried out on 31 December 2023 by Prevanto AG, an accredited pension actuary in Switzerland, using the projected unit credit actuarial valuation method.

The movements in the defined benefit obligation and fair value of plan assets during the year are as follows:

	Defined benefit obligation RMB'000	Fair value of plan assets RMB'000	Benefit liability RMB'000
At 1 January 2023	(20,383)	18,368	(2,015)
Pension cost charged to profit or loss			
Service cost	(1,526)	_	(1,526)
Net interest expense	(556)	429	(127)
Total	(2,082)	429	(1,653)
Remeasurement gains/(losses) in other comprehensive income Return on plan assets (excluding amounts included in net interest expense) Actuarial changes arising from plan experience Actuarial changes arising from financial assumptions	– (354) (2,509)	(295) — —	(295) (354) (2,509)
Total	(2,863)	(295)	(3,158)
Contributions by employer	_	2,089	2,089
Contributions by employee	(1,431)	1,431	_,366
Benefits paid	909	(909)	_
Plan amendment	876	_	876
Exchange differences	(2,505)	2,266	(239)
At 31 December 2023	(27,479)	23,379	(4,100)

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35. Pension plan (Continued)

The movements in the defined benefit obligation and fair value of plan assets during the year are as follows: (Continued)

	Defined benefit obligation RMB'000	Fair value of plan assets RMB'000	Benefit liability RMB'000
At 1 January 2022	(20,964)	14,171	(6,793)
Pension cost charged to profit or loss			
Service cost	(2,149)	_	(2,149)
Net interest expense	(83)	(15)	(98)
Total	(2,232)	(15)	(2,247)
Remeasurement gains/(losses) in other comprehensive			
income Return on plan assets (excluding amounts included in net			
interest expense)	_	75	75
Actuarial changes arising from plan experience	422	_	422
Actuarial changes arising from financial assumptions	5,258	_	5,258
Total	5,680	75	5,755
Contributions by employer	_	1,840	1,840
Contributions by employee	(1,290)	1,290	_
Benefits paid	196	(196)	_
Exchange differences	(1,773)	1,203	(570)
At 31 December 2022	(20,383)	18,368	(2,015)
The fair value of plan assets is as follows:			
		2023 RMB'000	2022 RMB'000
Savings capital		23,379	18,368
Odvings Capital		20,079	10,300

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35. Pension plan (Continued)

The principal assumptions used in determining benefit obligations for the Group's plan are shown below:

	2023	2022
Discount rate	1.50%	2.30%
Salary increase	2.00%	2.25%
Pension increase	0.00%	0.00%

A quantitative sensitivity analysis for significant assumptions as at 31 December is shown below:

		benefit obligation	
	2023 RMB'000	2022 RMB'000	
Discount rate:			
0.25% increase	(842)	(603)	
0.25% decrease	901	641	
Salary increase:			
0.25% increase	126	91	
0.25% decrease	(126)	(91)	
Pension increase:			
0.25% increase	471	324	
0.25% decrease	_	_	

The above sensitivity analysis is based on a change in an assumption while holding all other assumptions constant. In practice, this is unlikely to occur, and changes in some of the assumptions may be correlated. When calculating the sensitivity of the defined benefit obligations to significant actuarial assumptions, the same method (present value of the defined benefit obligation calculated with the projected unit credit method at the end of the reporting period) has been used for calculating the defined benefit obligations recognised in the consolidated statement of financial position.

The following payments are expected contributions to the defined benefit plan in future years:

	2023 RMB'000	2022 RMB'000
Less than 1 year	-	_
Between 1 and 5 years Over 5 years	4,100	2,015
Total	4,100	2,015

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36. Partly-owned subsidiaries with material non-controlling interests

Details of the Group's subsidiaries that have material non-controlling interests are set out below:

	2023	2022
Percentage of equity interest held by non-controlling interests:		
WPU	30.45%	30.45%
Boan Biotech	29.19%	29.19%
Jiaao Pharma		21.78%
Chengdu Luye	13.85%	
	2023	2022
	RMB'000	RMB'000
Profit/(loss) for the year allocated to non-controlling interests:		
WPU	45,735	80,975
Boan Biotech	(34,489)	(95,114)
Jiaao Pharma	(10,710)	(7,365)
Chengdu Luye	5,936	
Dividends declared to non-controlling interests:		
WPU	5,500	5,500
Accumulated balances of non-controlling interests at the reporting date:		
WPU	310,202	269,968
Boan Biotech	385,007	413,405
Jiaao Pharma	-	183,210
Chengdu Luye	302,100	
Share award scheme reserve attributable to non-controlling interests:		
0 0 0 0 0		
WPU	_	219
Boan Biotech	6,025	5,394

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36. Partly-owned subsidiaries with material non-controlling interests (Continued)

The following tables illustrate the summarised financial information of the above subsidiaries. The amounts disclosed are before any inter-company eliminations:

2023	WPU RMB'000	Boan Biotech RMB'000	Jiaao Pharma RMB'000	Chengdu Luye RMB'000
Revenue	954,611	618,129	280,248	1,250,493
Total expenses	(795,602)	(736,282)	(129,421)	(1,060,825)
Profit/(loss) for the year	159,009	(118,153)	150,827	189,668
Total comprehensive income for the year	159,009	(118,153)	150,827	189,668
Current assets	1,220,619	713,007	1,198,105	2,660,930
Non-current assets	297,166	1,609,479	310,436	1,260,254
Current liabilities	(456,053)	(653,349)	(382,512)	(707,833)
Non-current liabilities	(17,749)	(350,169)	(134,016)	(702,800)
Not each flows from ((upod in) experting pativities	16 001	(10 E60)	4 107	(262 617)
Net cash flows from/(used in) operating activities	16,901	(18,568)	4,137	(363,617)
Net cash flows used in investing activities	(8,568)	(293,571)	(36,101)	(262,093)
Net cash flows (used in)/from financing activities	(9,037)	283,086	37,000	763,149
Net foreign exchange differences	_	(2,595)	_	_
Net (decrease)/increase in cash and cash equivalents	(704)	(31,648)	5,036	137,439

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36. Partly-owned subsidiaries with material non-controlling interests (Continued)

The following tables illustrate the summarised financial information of the above subsidiaries. The amounts disclosed are before any inter-company eliminations: (Continued)

	WPU	Boan Biotech	Jiaao Pharma
2022	RMB'000	RMB'000	RMB'000
Revenue	1,045,501	515,960	_
Total expenses	(791,882)	(847,709)	(33,813)
Profit/(loss) for the year	253,619	(331,749)	(33,813)
Total comprehensive income for the year	253,619	(331,749)	(33,813)
Current assets	1,176,287	846,675	908,245
Non-current assets	294,268	1,353,759	98,599
Current liabilities	(549,289)	(471,671)	(135,405)
Non-current liabilities	(18,381)	(312,511)	(30,252)
Net cash flows used in operating activities	(15,413)	(201,841)	(49,270)
Net cash flows used in investing activities	(14,935)	(100,684)	(825,101)
Net cash flows from/(used in) financing activities	29,897	(127)	875,000
Net foreign exchange differences	188	4,447	
Net (decrease)/increase in cash and cash equivalents	(263)	(298,205)	629

As at 31 December 2023, the unrealised profit from the inter-company transaction between WPU and Luye Trading was RMB25,257,000 (2022: RMB16,445,000).

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37. Related party transactions

Details of the Group's principal related parties are as follows:

Company	Relationship
Steward Cross Pte. Ltd. ("Steward Cross")	Associate
Luye Life Sciences Group Ltd. ("Luye Life Sciences")	Controlled by the controlling shareholder
Yantai Painuo Biotech Co., Ltd. ("Yantai Painuo")	Controlled by the controlling shareholder
Shandong International Biotechnology Development Co., Ltd. ("Biotech Park Development")	Controlled by the controlling shareholder
Luye Investment Group Co., Ltd. ("LIG")	Controlled by the controlling shareholder
Yantai Yunyue Winery Management Co., Ltd. ("Yunyue Winery")	Controlled by the controlling shareholder
Yantai Cellzone Medical Diagnostics Center Co., Ltd. ("Yantai Cellzone")	Controlled by the controlling shareholder
Qingdao Luye Shanghe Pharmaceutical Technology Co., Ltd. ("Qingdao Luye")	Controlled by the controlling shareholder
Geneleap Biotech LLC ("Geneleap Biotech")	Controlled by the controlling shareholder
Sairun (Shanghai) Medical Technology Co., Ltd. ("Shanghai Sairun")	Controlled by the controlling shareholder

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37. Related party transactions (Continued)

(a) The Group had the following transactions with related parties during the year:

	Notes	2023 RMB'000	2022 RMB'000
Colon of products to:			
Sales of products to:	(1)	0.050	7.150
Steward Cross	(j)	9,258	7,150
Qingdao Luye Sales of materials to:	<i>(i)</i>	13,813	3,469
Yantai Painuo	<i>(ii</i>)	120	180
Sales of properties to:	(ii)	120	100
Yantai Painuo	(ii)	58,257	
	(11)	30,237	_
Provision of manufacturing service to: Yantai Painuo	(ii)	2,455	1,908
Provision of research and development services to:	(11)	2,455	1,900
Yantai Painuo	(ii)		2,902
Provision of property management services to:	(11)	_	2,902
Yantai Painuo	(ii)	722	722
Lease buildings to:	(11)	122	122
Yantai Painuo	(ii)	636	5,148
Lease equipment to:	(11)	030	5,140
Yantai Painuo	(ii)	5,014	5,014
Lease buildings and equipment from:	(II)	3,014	0,014
Biotech Park Development	(ii)	5,849	1,263
Property management services from:	(II)	0,040	1,200
Biotech Park Development	(ii)	2,469	2,689
Research and development services from:	(II)	2,403	2,003
Yantai Cellzone	(ii)	_	2,328
Biotech Park Development	(ii)	3,052	2,830
Accommodation services from:	(II)	0,002	2,000
Yunyue Winery	(ii)	74	107
Purchase of welfare goods from:	(II)	, , ,	107
LIG	(ii)	_	196
Payment on behalf by:	(II)		100
Biotech Park Development	(iii)	8,550	7,822
Geneleap Biotech	(iii)	-	111
Repayment to:	(m)		
Biotech Park Development	(iii)	10,103	5,806
Geneleap Biotech	(iii)	-	104
Payment on behalf of:	(m)		101
Shanghai Sairun	(iii)	2,045	_
Repayment from:	(111)	2,010	
Shanghai Sairun	(iii)	2,045	_
Advances from:	("")	2,0.0	
Luye Life Sciences	(iii)	4,958	10,099
Repayment of advances from:	()	.,	. 0,030
Luye Life Sciences	(iii)	15,057	_
200000000000000000000000000000000000000	(111)	10,007	

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37. Related party transactions (Continued)

(a) The Group had the following transactions with related parties during the year: (Continued)

Notes:

- (i) The sales to related parties were made according to the published prices and conditions offered to the major customers of the Group.
- (ii) The transaction prices were determined on terms mutually agreed between the parties with reference to the actual cost and fees for similar transactions in the market.
- (iii) The payments on behalf and advances were unsecured, interest-free and repayable on demand.
- (b) Outstanding balances with related parties:

	2023	2022
	RMB'000	RMB'000
Other receivables		
Yantai Painuo	86,088	24,307
Qingdao Luye	5,702	3,164
Steward Cross	2,218	_
Total	94,008	27,471
Other payables		
Biotech Park Development*	2,997	1,334
Yantai Cellzone	1,164	1,164
Luye Life Sciences*	_	10,099
Total	4,161	12,597
Lease liabilities		
Biotech Park Development	1,190	5,196

^{*} The balances were non-trade in nature.

Other outstanding balances with related parties were all trade in nature. The balances with related parties except for lease liabilities are unsecured, interest-free and have no fixed terms of repayment.

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37. Related party transactions (Continued)

(c) Compensation of key management personnel of the Group:

	2023 RMB'000	2022 RMB'000
Short-term employee benefits Pension scheme contributions Equity-settled share award expense	29,053 1,182 11,023	29,239 1,083 10,716
Total compensation paid to key management personnel	41,258	41,038

Further details of directors' and the chief executive's remuneration are included in note 8 to the financial statements.

38. Contingent liabilities

The Company is currently a defendant in a lawsuit brought by a party seeking restitution of unjust enrichment against the Company. The directors, based on the advice from the Group's legal counsel, believe that the Company has a valid defence against the allegation and, accordingly, the Group has not provided for any claim arising from the litigation, other than the related legal and other costs.

39. Commitments

The Group had the following contractual commitments at the end of the reporting period:

	2023 RMB'000	2022 RMB'000
Buildings Machinery and equipment Other intangible assets	242,724 603,556 57,394	401,186 509,947 55,753
Total	903,674	966,886

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40. Notes to the consolidated statement of cash flows

(a) Major non-cash transactions

During the year, the Group had non-cash additions to right-of-use assets and lease liabilities of RMB49,932,000 (2022: RMB35,851,000) and RMB49,932,000 (2022: RMB35,851,000), respectively, in respect of lease arrangements for buildings, machinery and motor vehicles.

During the year, the Group had non-cash additions to other non-current liabilities of RMB9,942,000 (2022: RMB50,158,000) in respect of a collaboration arrangement.

(b) Changes in liabilities arising from financing activities

2023

	Bank and other loans RMB'000	Lease liabilities RMB'000	Convertible bonds RMB'000	Due to related parties RMB'000	Redemption liabilities RMB'000
At 1 January 2023	7,604,222	38,491	1,549,511	12,597	855,252
Changes from financing cash flows	(252,219)	(23,515)	(225,766)	(10,099)	(721,979)
New leases		49,932			
Reassessment as a result of lease					
modifications	_	1,891	_	_	_
Foreign exchange movement	32,740	3,847	(15,022)	_	_
Interest expense	30,683	3,645	208,844	_	70,040
Changes from non-financing activities	_	(3,645)	(97,500)	1,663	_
Equity component of convertible bonds	_	_	(386,362)	_	_
Interest payable	_	_	(8,125)	_	_
Changes in fair value	_	_	(87,705)	_	_
At 31 December 2023	7,415,426	70,646	937,875	4,161	203,313

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40. Notes to the consolidated statement of cash flows (Continued)

(b) Changes in liabilities arising from financing activities (Continued)

2022

	Bank and other loans RMB'000	Lease liabilities RMB'000	Convertible bonds RMB'000	Due to related parties RMB'000	Dividend payable RMB'000	Contingent consideration payables RMB'000	Redemption liabilities RMB'000
At 1 January 2022	7,578,189	41,950	1,870,654	253	5,500	334,378	_
Changes from financing							
cash flows	(44,465)	(20,636)	(626,594)	10,099	(11,000)	(361,683)	825,000
New leases	_	35,851	_	_	_	_	_
Foreign exchange movement	67,446	3,227	102,470	_	_	_	_
Termination of leases	_	(21,901)	_	_	_	_	_
Interest expense	3,052	1,491	137,045	_	_	_	30,252
Changes from non-financing							
activities	_	(1,491)	(67,112)	2,245	_	_	_
Equity component of							
convertible bonds	_	_	87,423	_	_	_	_
Changes in fair value	_	_	45,625	_	_	27,305	_
Dividend declared	_	_	_	_	5,500		_
At 31 December 2022	7,604,222	38,491	1,549,511	12,597	_	_	855,252

(c) Total cash outflow for leases

The total cash outflow for leases included in the statement of cash flows is as follows:

	2023 RMB'000	2022 RMB'000
Within operating activities Within investing activities	21,572 —	21,510 297
Within financing activities	23,515	20,636
Total	45,087	42,443

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41. Financial instruments by category

The carrying amounts of each of the categories of financial instruments as at the end of the reporting period are as follows:

2023

Financial assets

	Financial assets		Financial assets at fair value through other comprehensive income Equity investments RMB'000	Financial assets at amortised cost RMB'000	Total RMB'000
	Designated as such upon initial recognition RMB'000	Mandatorily designated as such RMB'000			
Equity investments designated at fair value					
through other comprehensive income	_	_	91,976	_	91,976
Notes receivable	_	_	377,023	_	377,023
Trade receivables	_	_	´ –	1,977,876	1,977,876
Financial assets included in prepayments,					
other receivables and other assets	_	_	_	264,727	264,727
Financial assets at fair value through					
profit or loss	1,263	2,082,765	_	_	2,084,028
Pledged deposits	_	_	_	1,144,136	1,144,136
Time deposits with original maturity of					
over three months	_	_	_	1,271,695	1,271,695
Cash and cash equivalents	_	_	_	3,238,973	3,238,973
Total	1,263	2,082,765	468,999	7,897,407	10,450,434

Financial liabilities

	Financial liabilities at amortised cost RMB'000
Trade and notes payables Financial liabilities included in other payables and accruals Convertible bonds Other non-current liabilities Interest-bearing loans and borrowings	767,187 1,221,918 937,875 259,975 7,486,072
Total	10,673,027

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41. Financial instruments by category (Continued)

The carrying amounts of each of the categories of financial instruments as at the end of the reporting period are as follows: (Continued)

2022

Financial assets

	Financial assets through pro		Financial assets at fair value through other comprehensive income		
	Designated as such upon initial recognition RMB'000	Mandatorily designated as such RMB'000	Equity investments RMB'000	Financial assets at amortised cost RMB'000	Total RMB'000
Equity investments designated at fair value					
through other comprehensive income	_	_	100,952	_	100,952
Notes receivable	_	_	351,843	_	351,843
Trade receivables	_	_	_	1,431,843	1,431,843
Financial assets included in prepayments, other receivables and other assets Financial assets at fair value through	_	_	_	481,973	481,973
profit or loss	1,263	2,977,912	_	_	2,979,175
Cash and cash equivalents	-		_	2,323,740	2,323,740
Time deposits with original maturity of				_,===,	_,,
over three months	_	_	_	1,246,700	1,246,700
Pledged deposits	_	_	_	1,949,828	1,949,828
Restricted cash	_	_	_	32,003	32,003
Long-term receivables	_	_	_	8,600	8,600
Total	1,263	2,977,912	452,795	7,474,687	10,906,657

Financial liabilities

	Financial liabilities at fair value through profit or loss		
	Designated as such upon initial recognition RMB'000	Financial liabilities at amortised cost RMB'000	Total RMB'000
00000000000			
Trade and notes payables	_	559,944	559,944
Financial liabilities included in other payables and accruals	_	1,163,164	1,163,164
Convertible bonds — debt component	_	1,461,806	1,461,806
Convertible bonds — embedded derivative instrument	87,705	_	87,705
Other non-current liabilities	_	1,222,955	1,222,955
Interest-bearing loans and borrowings	_	7,642,713	7,642,713
Total	87,705	12,050,582	12,138,287

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42. Fair value and fair value hierarchy of financial instruments

Fair value hierarchy

The following tables illustrate the fair value measurement hierarchy of the Group's financial instruments:

Assets measured at fair value:

As at 31 December 2023

Fair	value	measurement	ucina
ган	vaiue	measurement	using

	Quoted prices in active markets (Level 1) RMB'000	Significant observable inputs (Level 2) RMB'000	Significant unobservable inputs (Level 3) RMB'000	Total RMB'000
Equity investments designated at fair value through other comprehensive income Notes receivable Financial assets at fair value through profit or loss	3,159 - 228	88,817 377,023 2,082,537	_ _ 1,263	91,976 377,023 2,084,028
Total	3,387	2,548,377	1,263	2,553,027

As at 31 December 2022

Fair value measurement using

	Quoted prices	Significant	Significant	
	in active	observable	unobservable	
	markets	inputs	inputs	
	(Level 1)	(Level 2)	(Level 3)	Total
	RMB'000	RMB'000	RMB'000	RMB'000
Equity investments designated at fair value				
through other comprehensive income	3,965	96,987	_	100,952
Notes receivable	_	351,843	_	351,843
Financial assets at fair value through				
profit or loss	441	2,977,471	1,263	2,979,175
Total	4,406	3,426,301	1,263	3,431,970

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42. Fair value and fair value hierarchy of financial instruments (Continued)

Fair value hierarchy (Continued)

The following tables illustrate the fair value measurement hierarchy of the Group's financial instruments: (Continued)

Liabilities measured at fair value:

As at 31 December 2022

	Fair valu			
	Quoted prices in active markets (Level 1) RMB'000	Significant observable inputs (Level 2) RMB'000	Significant unobservable inputs (Level 3) RMB'000	Total RMB'000
Convertible bonds — embedded derivative component	_	_	87,705	87,705

The Group did not have any financial liabilities measured at fair value as at 31 December 2023.

During the year, there were no transfers of fair value measurements between Level 1 and Level 2 and no transfers into or out of Level 3 for both financial assets and financial liabilities (2022: Nil).

Financial instruments whose carrying amounts approximate to their fair values

Management has determined that the carrying amounts of cash and cash equivalents, pledged deposits, trade receivables, financial assets included in prepayments, other receivables and other assets, trade and notes payables, financial liabilities included in other payables and accruals and short-term interest-bearing loans and borrowings, based on their notional amounts, reasonably approximate to their fair values because these financial instruments are mostly short-term in nature.

The fair values of the non-current portion of pledged deposits, interest-bearing loans and borrowings and long-term payables have been calculated by discounting the expected future cash flows using rates currently available for instruments with similar terms, credit risk and remaining maturities. The changes in fair value as a result of the Group's own non-performance risk for interest-bearing loans and borrowings as at 31 December 2023 were assessed to be insignificant. The fair value of the liability portion of the convertible bonds is estimated by discounting the expected future cash flows using an equivalent market interest rate for a similar convertible bond with consideration of the Group's own non-performance risk.

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42. Fair value and fair value hierarchy of financial instruments (Continued)

Fair value hierarchy (Continued)

Financial instruments whose carrying amounts approximate to their fair values (Continued)

The fair values of listed equity investments are based on quoted market prices. The fair values of unlisted equity investments designated at fair value through other comprehensive income are based on recently executed transaction prices in securities of the issuer. The fair value of the unlisted equity investments at fair value through profit or loss has been estimated using a market-based valuation technique based on assumptions that are not supported by observable market prices or rates. The valuation requires management to determine comparable public companies (peers) based on industry, size, leverage and strategy, and to calculate an appropriate price multiple, which is price to book value ("P/B") multiple, for each comparable company identified. The multiple is calculated by dividing the enterprise value of the comparable company by a book value measure. The trading multiple is then discounted for considerations such as illiquidity and size differences between the comparable companies based on company-specific facts and circumstances. The discounted multiple is applied to measure the fair value of the unlisted equity investments. Management believes that the estimated fair value resulting from the valuation technique, which is recorded in the consolidated statement of financial position, and the related change in fair values, which is recorded in consolidated statement of profit or loss, are reasonable, and that it was the most appropriate value at the end of the reporting period.

The Group invests in unlisted investments, which represent wealth management products issued by banks in Chinese Mainland. The Group has estimated the fair value of these unlisted investments by using a discounted cash flow valuation model based on the market interest rates of instruments with similar terms and risks.

The fair values of the notes receivable classified as debt investments at fair value through other comprehensive income as at 31 December 2023 have been calculated by discounting the expected future cash flows, which are the par values of the notes receivable. In addition, the notes receivable will mature within twelve months, and thus, their fair values approximate to their carrying values.

The fair values of the convertible bonds — embedded derivative component was determined using discounted cash flow method and are within Level 3 fair value measurement.

Set out below is a summary of significant unobservable inputs to the valuation of financial instruments together with a quantitative sensitivity analysis as at 31 December 2023 and 2022:

	Valuation technique	Significant unobservable inputs	Weighted average rate	Sensitivity of fair value to the input
Financial assets	Market approach	Discount for lack	20%	1% (2022: 1%)
at fair value		of marketability	(2022: 20%)	increase/decrease in discount would
through profit				result in decrease/increase in fair value
or loss				by RMB14,000/RMB14,000
				(2022: RMB14,000/RMB14,000)

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43. Financial risk management objectives and policies

The Group's principal financial instruments comprise interest-bearing loans and borrowings, convertible bonds, cash and time deposits. The main purpose of these financial instruments is to raise finance for the Group's operations. The Group has various other financial assets and liabilities such as trade receivables and trade payables, which arise directly from its operations.

The main risks arising from the Group's financial instruments are interest rate risk, foreign currency risk, credit risk and liquidity risk. The board of directors reviews and agrees policies for managing each of these risks and they are summarised below.

Interest rate risk

Interest rate risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates. The Group's exposure to the risk of changes in market interest rates relates primarily to the Group's interest-bearing loans and borrowings with floating interest rates.

The Group's policy is to manage interest cost using a mix of fixed and floating rate debts. The following table demonstrates the sensitivity to a reasonably possible change in the RMB and US\$ interest rates, with all other variables held constant, of the Group's profit before tax (through the impact on floating rate borrowings) and the Group's equity.

	Increase/ (decrease) in basis points	Increase/ (decrease) in profit before tax RMB'000	Increase/ (decrease) in equity RMB'000
2023			
RMB	50	(8,428)	(8,428)
RMB	(50)	8,428	8,428
US\$	50	(4,936)	(4,936)
US\$	(50)	4,936	4,936
2022			
RMB	50	(296)	(296)
RMB	(50)	296	296
US\$	50	(1,401)	(1,401)
US\$	(50)	1,401	1,401

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43. Financial risk management objectives and policies (Continued)

Foreign currency risk

Foreign currency risk is the risk of loss resulting from changes in foreign currency exchange rates. Fluctuations in exchange rates between RMB and other currencies in which the Group conducts business may affect the Group's financial condition and results of operations. The Group seeks to limit its exposure to foreign currency risk by minimising its net foreign currency position.

The following table demonstrates the sensitivity at the end of the reporting period to a reasonably possible change in foreign currency exchange rates, with all other variables held constant, of the Group's profit before tax (arising from foreign currency denominated financial instruments) and the Group's equity (due to exchange differences on translation of foreign operations).

	Increase/ (decrease) in rate of foreign currency	Increase/ (decrease) in profit before tax RMB'000	Increase/ (decrease) in equity RMB'000
2023			
If the RMB weakens against the US\$ If the RMB strengthens against the US\$	5 (5)	1,540 (1,540)	(41,045) 41,045
If the RMB weakens against the EUR If the RMB strengthens against the EUR	5 (5)	- -	34,672 (34,672)
If the US\$ weakens against the EUR If the US\$ strengthens against the EUR	5 (5)	(5,492) 5,492	(4,584) 4,584
2022			
If the RMB weakens against the US\$	5	(3,280)	(37,571)
If the RMB strengthens against the US\$	(5)	3,280	37,571
If the RMB weakens against the EUR	5	_	26,021
If the RMB strengthens against the EUR	(5)	_	(26,021)
If the RMB weakens against the HK\$	5	8,095	6,880
If the RMB strengthens against the HK\$	(5)	(8,095)	(6,880)
If the US\$ weakens against the GBP	5	(578)	(469)
If the US\$ strengthens against the GBP	(5)	578	469
If the US\$ weakens against the EUR	5	(14,448)	(13,593)
If the US\$ strengthens against the EUR	(5)	14,448	13,593

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43. Financial risk management objectives and policies (Continued)

Credit risk

The Group trades mainly with recognised and creditworthy third parties. It is the Group's policy that all customers who wish to trade on credit terms are subject to credit verification procedures. In addition, receivable balances are monitored on an ongoing basis. 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 senior management.

Maximum exposure and year-end staging

The tables below show the credit quality and the maximum exposure to credit risk based on the Group's credit policy, which is mainly based on past due information unless other information is available without undue cost or effort, and year-end staging classification as at 31 December.

The amounts presented are gross carrying amounts for financial assets.

As at 31 December 2023

	12-month ECLs	L	ifetime ECLs		
	Stage 1 RMB'000	Stage 2 RMB'000	Stage 3 RMB'000	Simplified approach RMB'000	Total RMB'000
Trade receivables*	_	_	_	1,980,794	1,980,794
Notes receivable	377,023	_	_		377,023
Financial assets included in	,				·
prepayments, other receivables					
and other assets					
— Normal**	264,727	_	_	_	264,727
Pledged deposits					
Not yet past due	1,144,136	_	_	_	1,144,136
Time deposits with original maturity					
of over three months					
Not yet past due	1,271,695	_	_	_	1,271,695
Cash and cash equivalents					
Not yet past due	3,238,973				3,238,973
Total	6,296,554	_	_	1,980,794	8,277,348

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43. Financial risk management objectives and policies (Continued)

Credit risk (Continued)

Maximum exposure and year-end staging (Continued)

As at 31 December 2022

	12-month ECLs	ı	Lifetime ECLs		
	Stage 1 RMB'000	Stage 2 RMB'000	Stage 3 RMB'000	Simplified approach RMB'000	Total RMB'000
Trade receivables*	_	_	_	1,435,170	1,435,170
Notes receivable	351,843	_	_	_	351,843
Financial assets included in prepayments, other receivables and other assets					
Normal**	481,973	_	_	_	481,973
Restricted cash	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,				,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
 Not yet past due 	32,003	_	_	_	32,003
Pledged deposits					
Not yet past due	1,949,828	_	_	_	1,949,828
Time deposits with original maturity of over three months					
 Not yet past due 	1,246,700	_	_	_	1,246,700
Cash and cash equivalents					
 Not yet past due 	2,323,740	_	_	_	2,323,740
Long-term receivables	8,600	_	_	_	8,600
Total	6,394,687	_	_	1,435,170	7,829,857

^{*} For trade receivables to which the Group applies the simplified approach for impairment, information based on the provision matrix is disclosed in note 20 to the financial statements.

Further quantitative data in respect of the Group's exposure to credit risk arising from trade receivables are disclosed in note 20 to the financial statements.

Since the Group trades only with recognised and creditworthy third parties, there is no requirement for collateral. Concentrations of credit risk are managed by customer/counterparty and by geographical region. There are no significant concentrations of credit risk within the Group as the customer bases of the Group's trade receivables are widely dispersed in different regions.

^{**} The credit quality of the financial assets included in prepayments, other receivables and other assets is considered to be "normal" when they are not past due and there is no information indicating that the financial assets had a significant increase in credit risk since initial recognition. Otherwise, the credit quality of the financial assets is considered to be "doubtful".

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43. Financial risk management objectives and policies (Continued)

Liquidity risk

The Group monitors its risk to a shortage of funds using a recurring liquidity planning tool. This tool considers the maturity of both its financial investments and financial assets (e.g., trade receivables and other financial assets) and projected cash flows from operations.

The Group maintains a balance between continuity of funding and flexibility through the use of interest-bearing loans and borrowings, convertible bonds and lease liabilities.

The maturity profile of the Group's financial liabilities as at the end of the reporting period, based on contractual undiscounted payments, is as follows:

31 December 2023

	On demand RMB'000	Less than 3 months RMB'000	3 to 12 months RMB'000	1 to 5 years RMB'000	Over 5 years RMB'000	Total RMB'000
Convertible bonds	_	39,840	39,840	1,599,804	_	1,679,484
Lease liabilities	_	4,768	15,249	51,801	1,725	73,543
Interest-bearing loans and						
borrowings (excluding lease						
liabilities)	_	2,962,068	2,583,647	1,836,012	213,610	7,595,337
Trade and notes payables	91,833	378,093	297,261	_	_	767,187
Financial liabilities included in						
other payables and accruals	458,862	763,056	_	_	_	1,221,918
Other non-current liabilities	_	_	_	56,662	280,000	336,662
Total	550,695	4,147,825	2,935,997	3,544,279	495,335	11,674,131

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43. Financial risk management objectives and policies (Continued)

Liquidity risk (Continued)

31 December 2022

	On demand RMB'000	Less than 3 months RMB'000	3 to 12 months RMB'000	1 to 5 years RMB'000	Over 5 years RMB'000	Total RMB'000
		04.075	1 570 105			1 507 500
Convertible bonds	_	24,375	1,573,125	_		1,597,500
Lease liabilities	_	3,156	14,321	24,236	1,757	43,470
Interest-bearing loans and borrowings (excluding lease						
liabilities)	_	2,111,471	3,424,231	2,226,298	161,121	7,923,121
Trade and notes payables Financial liabilities included in	63,562	264,252	232,130	_	_	559,944
other payables and accruals	610,175	540,392	_	_	_	1,150,567
Other non-current liabilities		_	_	1,222,955	_	1,222,955
Total	673,737	2,943,646	5,243,807	3,473,489	162,878	12,497,557

Capital management

The primary objectives of the Group's capital management are to safeguard the Group's ability to continue as a going concern and to maintain a strong credit rating and healthy capital ratios in order to support its business and maximise shareholders' value.

The Group manages its capital structure and makes adjustments to it in light of changes in economic conditions and the risk characteristics of the underlying assets. To maintain or adjust the capital structure, the Group may adjust the dividend payment to shareholders, return capital to shareholders or issue new shares. The Group is not subject to any externally imposed capital requirements. No changes were made in the objectives, policies or processes for managing capital during the years ended 31 December 2023 and 31 December 2022.

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43. Financial risk management objectives and policies (Continued)

Capital management (Continued)

The Group monitors capital using a gearing ratio, which is total borrowings divided by total equity. The gearing ratios as at the end of the reporting periods were as follows:

	2023 RMB'000	2022 RMB'000
Interest-bearing loans and borrowings (note 26)	7,486,072	7,642,713
Total equity	13,528,494	11,041,722
Gearing ratio	55%	69%

44. Events after the reporting period

There were no other significant events that required additional disclosure or adjustments occurred after the end of the reporting period.

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45. Statement of financial position of the Company

Information about the statement of financial position of the Company at the end of the reporting period is as follows:

	2023 RMB'000	2022 RMB'000
NON-CURRENT ASSETS Investments in subsidiaries Right-of-use assets Other intangible assets Financial assets at fair value through profit or loss	183,376 2,978 35,414 —	183,370 4,613 34,823 2,089
Total non-current assets	221,768	224,895
CURRENT ASSETS Due from subsidiaries Financial assets at fair value through profit or loss Prepayments, other receivables and other assets Restricted cash Cash and cash equivalents	9,613,272 113,829 1,462 — 2,388	8,601,134 441 7,490 32,003 6,395
Total current assets	9,730,951	8,647,463
CURRENT LIABILITIES Interest-bearing loans and borrowings Convertible bonds — debt component Convertible bonds — embedded derivative instrument Tax payable Due to related parties Other payables and accruals	1,724 — — 1,826 4,350,230 12,350	187,857 1,461,806 87,705 — 3,752,983 4,226
Total current liabilities	4,366,130	5,494,577
NET CURRENT ASSETS	5,364,821	3,152,886
TOTAL ASSETS LESS CURRENT LIABILITIES	5,586,589	3,377,781
NON-CURRENT LIABILITIES Interest-bearing loans and borrowings Convertible bonds	1,461 937,875	3,139
Total non-current liabilities	939,336	3,139
Net assets	4,647,253	3,374,642
EQUITY Issued capital Treasury shares Share premium (note) Equity component of convertible bonds (note) Reserves (note)	486,107 — 4,484,340 386,362 (709,556)	456,953 (279,558) 3,870,087 — (672,840)
Total equity	4,647,253	3,374,642

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45. Statement of financial position of the Company (Continued)

Note:

A summary of the Company's reserves is as follows:

	Share premium account RMB'000	Share award scheme reserve RMB'000	Accumulated losses RMB'000	Foreign currency translation reserve RMB'000	Equity component of convertible bonds RMB'000	Total RMB'000
At 1 January 2022	3,666,230	181,873	(969,527)	62,492	292,398	3,233,466
Loss for the year	_	-	(248,562)	-	_	(248,562)
Other comprehensive income for the year:			(2 10,002)			(2 70,002)
Currency realignment	_	_	_	293,918	_	293,918
Total comprehensive income for the year	_	_	(248,562)	293,918	_	45,356
Equity-settled share award scheme	_	6,966		_	_	6,966
Conversion of convertible bonds	63,369	_	_	_	(8, 176)	55,193
Redemption of convertible bonds	140,488	_			(284,222)	(143,734)
At 31 December 2022 and 1 January 2023	3,870,087	188,839	(1,218,089)	356,410	_	3,197,247
Loss for the year	_	_	(110,866)	_	_	(110,866)
Other comprehensive income for the year:						
Currency realignment	_	_		74,150	_	74,150
Total comprehensive income for the year	_	_	(110,866)	74,150	_	(36,716)
Issue of shares	667,151	_	_	_	_	667,151
Issue of convertible bonds	_	_	_	_	386,362	386,362
Sale of shares repurchased for the share						
award scheme	(52,898)	_	_	_	_	(52,898)
Cancellation of share award scheme	_	(16,027)	16,027	_	_	
At 31 December 2023	4,484,340	172,812	(1,312,928)	430,560	386,362	4,161,146

46. Approval of the consolidated financial statements

The consolidated financial statements were approved and authorised for issue by the board of directors on 27 March 2024.

