

HUA XIA HEALTHCARE HOLDINGS LIMITED

華夏醫療集團有限公司*

(Incorporated in the Cayman Islands with limited liability) (於開曼群島註冊成立之有限公司)

(Stock Code 股份代號: 8143) **ANNUAL REPORT** 2015/16 年報 * For identification purpose only 僅供識別

CHARACTERISTICS OF THE GROWTH ENTERPRISE MARKET ("GEM") OF THE STOCK EXCHANGE OF HONG KONG LIMITED (THE "STOCK EXCHANGE")

香港聯合交易所有限公司(「聯交 所」)創業板(「創業板」)之特色

GEM has been positioned as a market designed to accommodate companies to which a higher investment risk may be attached than other companies listed on the Stock Exchange. Prospective investors should be aware of the potential risks of investing in such companies and should make the decision to invest only after due and careful consideration. The greater risk profile and other characteristics of GEM mean that it is a market more suited to professional and other sophisticated investors.

創業板為投資風險較其他於聯交所上市之公司 為高之公司提供上市之市場。有意投資之人士 應了解該等公司之潛在風險,並應經過審慎周 詳之考慮後方作出投資決定。創業板之較高風 險及其他特色表示創業板較適合專業及其他經 驗豐富投資者。

Given the emerging nature of companies listed on GEM, there is a risk that securities traded on GEM may be more susceptible to high market volatility than securities traded on the Main Board of the Stock Exchange and no assurance is given that there will be a liquid market in the securities traded on GEM. 由於創業板上市之公司屬新興性質,在創業板 買賣之證券可能會較在聯交所主板買賣之證券 承受較大之市場波動風險,同時無法保證在創 業板買賣之證券會有高流通量之市場。

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

本報告乃根據聯交所創業板證券上市規則(「創業板上市規則」)提供有關華夏醫療集團有限公司(「本公司」)之資料,本公司之各董事(「董事」)願就本報告之內容共同及個別承擔全部責任。各董事在作出一切合理查詢後確認,據彼等所深知及確信,本報告所載之資料於各重大方面均屬準確完整,且無誤導或欺騙成分,而本報告亦無遺漏其他事實,以致本報告所載任何陳述或本報告有所誤導。

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Corporate Information 公司資料

EXECUTIVE DIRECTORS

Jiang Tao (promoted from Deputy Chief Executive to Chief Executive Officer on 20 April 2015)

Zheng Gang

Huang Jiaging

Yung Ka Chun (appointed on 20 April 2015)

Yung Kwok Leong (Chairman and Chief Executive Officer) (resigned on 20 April 2015)

NON-EXECUTIVE DIRECTORS

Wong Yu Man, James

Tang Xun (appointed on 10 March 2015)

INDEPENDENT NON-EXECUTIVE DIRECTORS

Wong Ka Wai, Jeanne

Hu Shanlian

Lu Chuanzhen

COMPLIANCE OFFICER

Yung Ka Chun (appointed on 20 April 2015) Yung Kwok Leong (resigned on 20 April 2015)

AUTHORISED REPRESENTATIVES

Yung Ka Chun (appointed on 20 April 2015)

Zheng Gang

Yung Kwok Leong (resigned on 20 April 2015)

COMPANY SECRETARY

Lam Williamson

AUDIT COMMITTEE

Wong Ka Wai, Jeanne (Chairlady)

Hu Shanlian

Lu Chuanzhen

REMUNERATION COMMITTEE

Wong Ka Wai, Jeanne (Chairlady)

Zheng Gang

Hu Shanlian

Lu Chuanzhen

NOMINATION AND CORPORATE GOVERNANCE COMMITTEE

Jiang Tao (Chairman) (appointed on 20 April 2015)

Wong Ka Wai, Jeanne

Hu Shanlian

Lu Chuanzhen

Yung Kwok Leong (resigned on 20 April 2015)

執行董事

蔣濤(於二零一五年四月二十日由副行政總裁 晋升為行政總裁)

鄭錮

黃加慶

翁嘉晉(於二零一五年四月二十日獲委任) 翁國亮(主席兼行政總裁)(於二零一五年 四月二十日辭任)

非執行董事

王裕民

湯珣(於二零一五年三月十日獲委任)

獨立非執行董事

黃嘉慧

胡善聯

呂傳真

監察主任

翁嘉晉(於二零一五年四月二十日獲委任) 翁國亮(於二零一五年四月二十日辭任)

授權代表

翁嘉晉(於二零一五年四月二十日獲委任)

鄭紹

翁國亮(於二零一五年四月二十日辭任)

公司秘書

林全智

審核委員會

黃嘉慧(主席)

胡善聯

呂傳真

薪酬委員會

黃嘉慧(主席)

鄭鋼

胡善聯

呂傳真

提名及企業管治委員會

蔣濤(主席)(於二零一五年四月二十日獲委任)

黃嘉慧

胡善聯

呂傳真

翁國亮(於二零一五年四月二十日辭任)

Corporate Information

公司資料

REGISTERED OFFICE

Cricket Square

Hutchins Drive, P.O. Box 2681

Grand Cayman

KY1-1111

Cayman Islands

HEAD OFFICE AND PRINCIPAL PLACE OF BUSINESS IN HONG KONG

19/F., New Wing 101 King's Road

Hong Kong

PRINCIPAL SHARE REGISTRAR AND TRANSFER OFFICE

Royal Bank of Canada Trust Company (Cayman) Limited 4th Floor, Royal Bank House, 24 Shedden Road, George Town, Grand Cayman KY1-1110, Cayman Islands

HONG KONG BRANCH SHARE REGISTRAR AND TRANSFER OFFICE

Tricor Tengis Limited Level 22, Hopewell Centre 183 Queen's Road East Hong Kong

PRINCIPAL BANKER

Bank of Communications Co., Ltd. 20 Pedder Street Central, Hong Kong

註冊辦事處

Cricket Square

Hutchins Drive, P.O. Box 2681

Grand Cayman

KY1-1111

Cayman Islands

總辦事處及香港主要營業地點

香港

英皇道101號

新翼19樓

主要股份過戶登記處

Royal Bank of Canada Trust Company (Cayman) Limited 4th Floor, Royal Bank House, 24 Shedden Road, George Town, Grand Cayman KY1-1110, Cayman Islands

香港股份過戶登記分處

卓佳登捷時有限公司 香港 皇后大道東183號 合和中心22樓

主要往來銀行

交通銀行股份有限公司 香港中環 畢打街20號

Corporate Information 公司資料

AUDITORS

HLB Hodgson Impey Cheng Limited
Certified Public Accountants
31/F, Gloucester Tower
The Landmark
11 Pedder Street
Central, Hong Kong

STOCK CODE

8143

WEBSITE

www.huaxia-healthcare.com

核數師

國衛會計師事務所有限公司 香港執業會計師 香港中環 畢打街11號 置地廣場 告羅士打大廈31樓

股份代號

8143

網址

www.huaxia-healthcare.com

Management's Statement

管理層報告

On behalf of the board of directors (the "Board") of Hua Xia Healthcare Holdings Limited (the "Company"), I am pleased to present the audited financial results of the Company and its subsidiaries (collectively referred to as the "Group") for the year ended 31 March 2016.

FINANCIAL REVIEW

2015/16 was a critical year and full of challenges for the Group. During the year, the Group continued to focus provision of general hospital services and pharmaceutical products in the People's Republic of China (the "PRC"). Our ability to respond to policy changes and market competition was tested, the Group's revenue for the year was approximately HK\$1,574.607 million (2015: approximately HK\$1,780.309 million), representing approximately a decrease of 11.55% as compared with 2015. The operating loss was approximately HK\$21.690 million (2015: approximately HK\$759.875 million). Net loss attributable to owners of the Company was approximately HK\$43.372 million (2015: approximately HK\$505.581 million), representing a decrease in the loss attributable to owners of the Company as compared to the same period of last year. The decrease was mainly due to no impairment loss on goodwill for the year ended 31 March 2016.

OPERATION REVIEW

General hospital services

The Group operates three general hospitals in Chongqing, Jiaxing and Zhuhai and continues to allocate resources to look for business opportunities to expand the hospital services. The segmental revenue for the year was approximately HK\$252.844 million (2015: approximately HK\$214.040 million), representing an increase of approximately 18.13% as compared with 2015.

本人謹代表華夏醫療集團有限公司(「本公司」) 董事會(「董事會」),欣然提呈本公司及其附屬公司(統稱「本集團」)截至二零一六年三月 三十一日止年度之經審核財務業績。

財務回顧

二零一五年/一六年對本集團而言乃關鍵及充滿挑戰之一年。年內,本集團繼續專注於在中華人民共和國(「中國」)提供綜合性醫院服務及醫藥產品。我們應對政策變化及市場競爭之能力經受考驗,本集團本年度之之約1,780,309,000港元),較二零一五年減約約11.55%。經營虧損約為21,690,000港元(二零一五年:約759,875,000港元)。本公司擁有人應佔虧損淨額約為43,372,000港元(二零期相比本公司擁有人應佔虧損減少。該減少乃主無的對減值虧損所致。

營運回顧

綜合性醫院服務

本集團現經營三間位於重慶、嘉興及珠海之綜合性醫院並繼續調配資源物色擴展醫院服務之商機。本年度該分部收益約為252,844,000港元(二零一五年:約214,040,000港元),較二零一五年增加約18,13%。

Management's Statement 管理層報告

Pharmaceutical wholesale, distribution and pharmaceutical retail chain business

Our subsidiary Wanjia engages in the wholesale and distribution of a broad range of pharmaceutical products to hospitals, clinics and pharmacies in the Fujian Province, the PRC, as well as operates a chain of retail pharmacies in the province under the brand name the "Huihao Sihai". The pharmaceutical retail chain operation has maintained the leading position in both retail drug store numbers and comprehensive competitiveness within Fujian Province. Wanjia continues to allocate resources to look for business opportunities to expand its pharmaceutical wholesale, distribution and retail chain businesses. The segmental revenue for the year was approximately HK\$1,321.763 million (2015: approximately HK\$1,566.269 million), representing a decrease of approximately 15.61% as compared with last year.

Although the regulatory changes will pose challenges to the operating environment in the healthcare and pharmaceutical industry, the demand for healthcare services and pharmaceutical products sustains a robust growth fuelled by various favorable factors, such as the extended medical insurance coverage into the different diseases for different segments of the population across the country, the rise in per capita funding standards for medical insurance, the acceleration in urbanisation and the aging of China's population.

APPRECIATION

On behalf of the Board of Directors of the Company, I would like to thank for the kind support from our customers, suppliers, business partners. Also, I would like to offer my highest gratitude to thank for to our shareholders for their devotion and to our employees across all business segments for their loyalty and contributions made during the year.

Jiang Tao

Chief Executive Officer

Hong Kong, 16 June 2016

藥品批發、分銷及藥品零售連鎖業務

本集團之附屬公司萬嘉從事向中國福建省之醫院、診所及藥店批發、分銷種類繁多的藥品,亦於省內以「惠好四海」品牌名稱經營零售連鎖藥店。零售連鎖藥店經營於福建省在零售藥房數量及綜合競爭力方面均維持領先地位。萬嘉繼續調配資源物色商機以擴展其藥品批發、分銷及零售連鎖業務。本年度該分部收益約為1,321,763,000港元(二零一五年:約1,566,269,000港元),較去年減少約15.61%。

儘管監管政策變化將對保健及醫藥行業之經營環境帶來挑戰,惟對醫療保健服務及藥品之需求令受多項有利因素(如擴展醫療保險範圍至全國不同人群之不同疾病、人均醫療保險供款標準上升、城市化加速及中國人口老化)推動之強勁增長得以持續。

致謝

本人謹此代表本公司董事會感謝本集團之客 戶、供應商、業務夥伴之鼎力支持。本人亦謹此 就本年度內本集團股東之奉獻及本集團各業務 部門之員工之忠誠服務及所作之貢獻致以最誠 摯謝意。

行政總裁

蔣濤

香港,二零一六年六月十六日

FINANCIAL HIGHLIGHTS

Summary of the results of the Group for the financial year ended 31 March 2016 is as follows:

- Total revenue was approximately HK\$1,574.607 million (2015: approximately HK\$1,780.309 million), representing a decrease of approximately 11.55% as compared with last year. The decrease in revenue was mainly attributable to the decline in sales from the pharmaceutical wholesales and distribution segment due to the implementation of the New GSP in 2015.
- Gross profit was approximately HK\$279.380 million (2015: approximately HK\$277.728 million), with the gross profit margin maintained at a similar level as 2015.
- The operating loss was approximately HK\$21.690 million (2015: approximately HK\$759.875 million). Net loss attributable to owners of the Company was approximately HK\$43.372 million (2015: approximately HK\$505.581 million), representing a decrease in the loss attributable to owners of the Company as compared with last year. The decrease was mainly due to no impairment loss on goodwill for the year ended 31 March 2016.
- The directors of the Company do not recommend the payment of a final dividend for the year ended 31 March 2016 (2015: Nil).

財務概要

本集團截至二零一六年三月三十一日止財政年 度之業績概要如下:

- 總收益約為1,574,607,000港元(二零 一五年:約為1,780,309,000港元),較去 年減少約11.55%。收益減少乃主要因於 二零一五年實施新質量管理規範而令藥 品批發及分銷分類之銷售下降所致。
- 毛利約為279,380,000港元(二零一五年:約為277,728,000港元),毛利率維持在與二零一五年相若之水平。
- 經營虧損約為21,690,000港元(二零一五年:約為759,875,000港元)。本公司擁有人應佔虧損淨額約為43,372,000港元(二零一五年:約為505,581,000港元),本公司擁有人應佔虧損較去年減少。減少乃主要由於截至二零一六年三月三十一日止年度並無商譽減值虧損所致。
- 本公司董事並不建議就截至二零一六年 三月三十一日止年度派發末期股息(二零 一五年:無)。

BUSINESS REVIEW

The Group is principally engaged in the provision of general hospital services and pharmaceutical wholesale, distribution and pharmaceutical retail chain businesses in the PRC.

Revenue

The Group recorded revenue of approximately HK\$1,574.607 million (2015: approximately HK\$1,780.309 million) for the year ended 31 March 2016, a decrease of approximately 11.55% as compared with last year. The decrease was mainly attributable to the reduction in sales of pharmaceutical business. The gross profit margin of the Group was approximately 17.74%, (2015: approximately 15.60%), The increase was attributable to the growth in general hospital services among the operating segments.

General hospital services

During the year ended 31 March 2016, the Group operated three general hospitals in Chongqing, Jiaxing and Zhuhai, respectively principally engaged in the provision of general hospital services, including but not limited to medical wards, surgical wards, cosmetic surgery, dermatology and medical checkup and examination. The management envisaged more diversified hospital services being readily available to satisfy various needs of the public in the next few years, from the common illness treatments to the treatments of special and difficult diseases. Therefore, the Group will continue to allocate resources to develop such services either from our existing hospitals or through collaboration with strategic partners. The revenue generated from general hospital services amounted to approximately HK\$252.844 million (2015: approximately HK\$214.040 million), representing a significant increase of approximately 18.13% as compared with last year.

業務回顧

本集團主要在中國從事提供綜合性醫院服務及 藥物批發、分銷以及藥物零售連鎖店業務。

收益

截至二零一六年三月三十一日止年度,本集團錄得收益約為1,574,607,000港元(二零一五年:約1,780,309,000港元),較去年減少約11.55%。該減少乃主要由於藥品業務之銷售額減少。本集團之毛利率約為17.74%(二零一五年:約15.60%),該增加乃由於經營分部中之綜合性醫院服務增長所致。

綜合性醫院服務

截至二零一六年三月三十一日止年度,本集團於重慶市、嘉興市及珠海市營運三間綜合性醫院,分別主要從事提供綜合性醫院服務,包括(但不限於)醫院病房、手術室、整容手術、皮膚專科以及身體檢查及檢驗。管理層預見於未來數年,將可提供自普通疾病治療至護理特別及嚴重病症等更多元化之醫院服務,以配合公眾人士之不同需要。因此,本集團將繼續以來自本集團現有之醫院或透過合作策略夥伴分配資源發展有關服務。來自綜合性醫院服務之收益約為252,844,000港元(二零一五年:約214,040,000港元),較去年大幅增長約18.13%。

Pharmaceutical wholesale, distribution and pharmaceutical retail chain businesses

The Group engages in the wholesale, distribution of a board range of pharmaceutical products to hospitals, clinics and pharmacies in the Fujian Province, the PRC, through its subsidiary – Wanjia Group Holdings Limited (the "Wanjia Group"). The Group's pharmaceutical retail chain operation has maintained the leading position in both retail drug store numbers and comprehensive competitiveness within the Fujian Province, as ranked by independent associations in the PRC. The Group continues to allocate resources and to look for business opportunities to expand the pharmaceutical wholesale, distribution and retail chain businesses. Revenue generated from pharmaceutical wholesales, distribution and pharmaceutical retail chain business amounted to approximately HK\$1,321.763 million (2015: approximately HK\$1,566.269 million), representing a decrease of approximately 15.61% as compared with last year and accounted for approximately 83.94% of the Group's revenue for the year ended 31 March 2016. The decrease was mainly attributable to the reduction in sales to distributor customers due to the more stringent regulations as a result of the promulgation and implementation of the New GSP.

Other revenue

Other revenue, primarily including rental income, bank interest income, loan interest income and sundry income amounted to approximately HK\$7.593 million (2015: approximately HK\$9.502 million) for the year ended 31 March 2016, which remained at similar level as compared with last year.

藥物批發、分銷及藥物零售連鎖店業務

本集團通過其附屬公司一萬嘉集團控股有限公司(「**萬嘉集團**」)從事向中國福建省之醫院、診所及藥店批發、分銷種類繁多的藥館大數量以及綜合競爭力而言,本集團之藥物生數量以及綜合競爭力而言,本集團之藥物也。 也以及綜合競爭力而言,本集團之藥物也, 數量以及綜合競爭力而言,本集團之藥物位。 本集團會繼續調配資源及物色商機,藉務。 在藥物批發、分銷及藥物零售連鎖店業務。 主藥物批發、分銷及藥物零售連鎖店業務。 也益約為1,321,763,000港元(二零一五年:約 1,566,269,000港元),較去年減少約15.61%, 及佔本集團截至二零一六年三月三十一日止 度之收益約83.94%。減少乃主要由於頒佈分銷 商客戶銷售減少所致。

其他收益

截至二零一六年三月三十一日止年度,其他收益(主要包括租金收入、銀行利息收入、貸款利息收入及雜項收入)約為7,593,000港元(二零一五年:約9,502,000港元),與去年之水平相若。

Selling and distribution expenses

Selling and distribution expenses primarily consisted of (1) salaries and wages of sales and marketing personnel, (2) rental expenses and (3) transportation expenses. For the year ended 31 March 2016, selling and distribution expenses amounted to approximately HK\$152.022 million (2015: approximately HK\$141.745 million), representing an increase of approximately 7.25% as compared with last year. The increase in selling and distribution expenses was due to the increase of salaries, promotional expenses and rental expenses during the year.

Administrative expenses

Administrative expenses for the year ended 31 March 2016 amounted to approximately HK\$158.443 million (2015: approximately HK\$120.667 million), representing an increase of approximately 31.31% as compared with last year. The increment was due to the increase of staff costs and other staff share-based payment expenses.

Finance costs

For the year ended 31 March 2016, the finance costs of the Group were approximately HK\$19.464 million (2015: approximately HK\$11.520 million), representing an increase of approximately 68.96% as compared with last year. The increase was mainly due to the interest for the new convertible note issued during the year.

銷售及分銷費用

銷售及分銷費用主要包括(1)銷售和營銷人員之薪金及工資、(2)租金費用及(3)運輸費用。截至二零一六年三月三十一日止年度,銷售及分銷費用約為152,022,000港元(二零一五年:約141,745,000港元),即較去年增加約7.25%。銷售及分銷費用增加乃由於本年度之薪金、推廣開支及租金開支增加所致。

行政開支

截至二零一六年三月三十一日止年度之行政開支約為158,443,000港元(二零一五年:約120,667,000港元),即較去年增加約31.31%。該增加乃由於員工成本及其他員工以股份為基礎之付款開支增加所致。

財務費用

截至二零一六年三月三十一日止年度,本集團之財務費用約為19,464,000港元(二零一五年:約11,520,000港元),即較去年增加約68.96%。該增加乃主要由於年內所發行之新可換股票據之利息所致。

Loss attributable to owners of the Company

The Group recorded a net loss attributable to the owners of the Company of approximately HK\$43.372 million (2015: net loss attributable to the owners of the Company of approximately HK\$505.581 million), representing a decrease in the loss attributable to owners of the Company as compared with last year. The decrease in loss was mainly attributable to no impairment loss on goodwill for the year ended 31 March 2016 recognised.

In August 2014, the Fujian Food and Drug Administration#(福 建省食品藥品監督管理局) announced the 10 companies which are permitted to conduct the business in the distribution to public hospitals and public healthcare institutions after 2016. The operating subsidiary of Wanjia Group, namely (福建省福州市惠好 藥業有限公司) Fujian Province Fuzhou City Huihao Pharmaceutical Co. Limited* is on the list. Notwithstanding recognition as a qualified participant in the distribution industry is encouraging, the effect of the implementation of the New GSP and any future policy development on the hospital distribution business of the Group remains uncertain. Having taken into account the financial performance as of June 2014, the Board of Wanjia Group reviewed again the potential effects of the New GSP on the distribution business in late July 2014 and prudently lowered the forecasted performance in sales to distributor customers. As a result the impairment loss on the goodwill was triggered. The carrying amount of goodwill was tested for impairment as at 30 June 2014. The impairment test compared the discounted cash flow of the cash-generating units (CGUs) with the carrying amounts of the CGUs. The recoverable amounts of the CGUs were significantly less than the carrying value of the goodwill, therefore, an impairment loss on the goodwill of approximately HK\$785.169 million was made in last-year.

本公司擁有人應佔虧損

本集團錄得本公司擁有人應佔虧損淨額約43,372,000港元(二零一五年:本公司擁有人應佔虧損淨額約505,581,000港元),本公司擁有人應佔虧損較去年減少。虧損減少主要由於截至二零一六年三月三十一日止年度確認商譽減值虧損所致。

於二零一四年八月,福建省食品藥品監督管理 局公佈10間獲准於二零一六年後進行向公立 醫院及公共醫療機構分銷藥物業務之公司。萬 嘉集團之經營附屬公司福建省福州市惠好藥業 有限公司名列其中。儘管獲認可為分銷行業之 合資格參與者令人鼓舞,惟實施新質量管理規 節之影響及對本集團之醫院分銷業務之任何 政策發展仍不明朗。經計及於二零一四年六月 之財務表現,萬嘉集團董事會於二零一四年七 月底再度審閱新質量管理規範對分銷行業之 潛在影響,並審慎降低向分銷商客戶銷售之預 測表現。因此而觸發商譽減值虧損。商譽之賬 面值於二零一四年六月三十日已進行減值測 試。減值測試已比較現金產生單位(現金產生 單位)之折現現金流量與現金產生單位之賬面 值。現金產生單位之可收回金額大幅低於商譽 之賬面值,因此,於去年錄得商譽減值虧損約 為785,169,000港元。

^{*} English translations of official Chinese names are for identification purpose only

OUTLOOK AND FUTURE PROSPECTS

2016 is the inaugurated year for the implementation of China's "Thirteenth Five-Year Plan". In next 5 years, the Chinese Government will promulgate a series of measures to improve public medical health and increase investments to facilitate healthcare industry development, so as to achieve the "Healthy China" objective by 2020. With this environment, the management envisages the emerging development potential of private hospitals. The latest data from the National Health and Family Planning Commission of the People's Public of China has revealed that the number of private hospitals has surpassed public hospitals and in the aspects of specialized and high-end medical services, the former has comparatively better competitive advantages. In terms of medical payment, investments in commercial medical insurance are also increasing. The national insurance system has also raised its payments for public medical spending. In terms of man-time, the management notices that multi-locations practice by medical practitioners has entered into the implementation stage from policy level. Currently, at least thirty percent of the practitioners are practicing in private hospitals. We foresee that this percentage will continue to rise, provide continuous increase in the number of medical technical service staff for the development of private hospitals.

It is under this context that the management has full confidence about our future development. We will continue to improve the service standard and technology in existing hospitals and provide medical services that are required by local communities according to market demand. We realize that with the government's strengthening on the monitoring of medical market and the increasing requirements by the public for quality services, we must vigorously promote regulated operation, improve the governance standard in hospitals and highlight the differential operation philosophy and market strategy. At the same time, we are still seeking cooperation opportunities, which include hospital personnel training, distinguishing specialized services and advanced medical technology to name a few.

前景及未來展望

正是在這個背景下,管理層對於未來發展充滿信心,我們將繼續提升現有醫院的服務水平和技術,根據市場需要,提供當地所需的醫療服務。我們意識到隨著政府對於醫療市場監管加強和民眾對於優質服務的要求提升,我們必須大力推進規範經營,提高醫院的管治水平,凸顯差異化的經營理念和市場策略。同時,我們依然在尋求合作機會,包括在醫院人才培訓、特色專科服務、先進的醫療技術等。

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We are already fully prepared for the future market development. On the basis of strengthening hospital management, we will cut down operating costs, implement innovative brand marketing and promotion activities, adopt people-oriented principle and elevate the quality and branding of the Group's medical services. However, as the domestic economy is at its transitional stage currently, the supply structure reform will sure bring challenges to the healthcare industry. The management is soberly aware of this issue and is prepared for it. Hence, seeking and implementing suitable development opportunities will be one of the working focuses, and seizing opportunities, optimizing resources and striving for expansion are the recent directions that Hua Xia Healthcare is endeavored on.

對於未來市場的發展,我們已經做好充分準備,在強化醫院管理基礎上,降低經營成本,實施創新的品牌推廣和宣傳,以人為本,提升集團醫療服務的質量和品牌。當然,由於目前國內經濟處於轉型時期,供給則結構改革會給醫療健康產業帶來一定挑戰。管理層對此有清醒的認識和準備,因此尋求和落實合適的發展機會是我們工作重點之一,而抓住機遇,優化資源,著力拓展是華夏醫療近期的努力方向。

LIQUIDITY AND FINANCIAL RESOURCES

The Group had total cash and cash equivalents of approximately HK\$249.712 million as at 31 March 2016 (2015: approximately HK\$88.793 million).

The Group recorded total current assets of approximately HK\$713.934 million as at 31 March 2016 (2015: approximately HK\$732.674 million) and total current liabilities of approximately HK\$325.401 million as at 31 March 2016 (2015: approximately HK\$414.992 million). The current ratio of the Group, calculated by dividing the current assets by the current liabilities, was approximately 2.194 as at 31 March 2016 (2015: approximately 1.766).

As at 31 March 2016, the Group's gearing ratio was not applicable based on outstanding debts (comprising bill payables, bank borrowings, convertible notes and promissory note) less cash and cash equivalents over total equity (including all capital and reserves of the Group) (2015: approximately 58%).

CAPITAL COMMITMENTS

As at 31 March 2016 and 2015, the Group had no material capital commitment.

ACQUISITION AND DISPOSAL OF SUBSIDIARIES

Save as disclosed in notes 11 and 12 to the consolidated financial statements.

流動資金及財政資源

本集團於二零一六年三月三十一日之總現金及 現金等值項目約為249,712,000港元(二零一五 年:約88,793,000港元)。

本集團於二零一六年三月三十一日錄得流動 資產總值約為713,934,000港元(二零一五年: 約732,674,000港元),而於二零一六年三月 三十一日之流動負債總額則約為325,401,000 港元(二零一五年:約414,992,000港元)。以 流動資產除以流動負債計算,本集團於二零 一六年三月三十一日之流動比率約為2.194倍 (二零一五年:約1.766倍)。

於二零一六年三月三十一日,按未償還債務(包括應付票據、銀行借貸、可換股票據及承兑票據)減現金及現金等值項目除以總權益(包括本集團全部資本及儲備)計算,本集團之資產負債比率不適用(二零一五年:約58%)。

資本承擔

於二零一六年及二零一五年三月三十一日,本集團概無任何重大資本承擔。

收購及出售附屬公司

除綜合財務報表附註11及12所披露者外。

CONTINGENT LIABILITIES

As at 31 March 2016 and 2015, no member of the Group was engaged in any litigation or arbitration of material importance and no litigation or claim of material importance was known to the directors to be pending or threatened against any member of the Group.

FINANCING AND TREASURY POLICIES

The Group continues to adopt prudent financing and treasury policies. All the Group's financing and treasury activities are centrally managed and controlled. Implementation of the Group's related policies is made under collective but extensive considerations on liquidity risk, financing cost and exchange rate risk.

FOREIGN EXCHANGE RISK

Since almost all transactions of the Group are denominated in Renminbi and Hong Kong dollars and most of the bank deposits are being kept in Renminbi and Hong Kong dollars to minimise exposure to foreign exchange risk, the directors consider that the Group's risk exposure to currency fluctuations to be minimal. Therefore, the Group had not implemented any formal hedging or other alternative policies to deal with such exposure during the year.

CHARGES ON GROUP'S ASSETS

As at 31 March 2016, the Group had bank borrowings outstanding balances and bills payables of approximately HK\$50.395 million and HK\$16.308 million respectively. The Group's pledged bank deposits, prepaid lease payments and investment properties of approximately HK\$6.096 million, HK\$10.623 million and HK\$7.199 million, respectively, were pledged as collateral to secure banking facilities granted to the Group.

或然負債

於二零一六年及二零一五年三月三十一日,本 集團成員公司概無涉及任何重大訴訟或仲裁, 且就董事所知,本集團任何成員公司亦無尚未 了結或可能面臨威脅之重大訴訟或索償。

融資及庫務政策

本集團繼續採納審慎之融資及庫務政策。本集 團所有融資及庫務活動均進行集中管理及監 控。本集團於仔細考慮整體流動資金風險、融 資成本及匯率風險後推行相關政策。

外匯風險

由於本集團絕大部份交易均以人民幣及港元計價,而大部分銀行存款均以人民幣及港元存置,藉此盡量減低外匯風險,故此董事認為本集團之外匯波動風險極微。因此,本集團於年內並無實施任何正式對沖或其他替代政策以應付有關風險。

集團資產抵押

於二零一六年三月三十一日,本集團之尚未償還銀行借款結餘及應付票據分別約為50,395,000港元及16,308,000港元。本集團之已抵押銀行存款、預付租賃款項及投資物業分別約6,096,000港元、10,623,000港元及7,199,000港元已予以抵押作為本集團獲授之銀行信貸之抵押品。

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SEGMENT INFORMATION

During the year, the revenue of the Group was principally generated from: (1) provision of general hospital services and (2) pharmaceutical wholesale, distribution and pharmaceutical retail chain businesses. Financial information in respect of these operations is presented in Note 5.

CAPITAL STRUCTURE

As at 31 March 2016, the total issued share capital of the Company was approximately HK\$17.978 million (2015: approximately HK\$17.601 million) divided into 1,699,249,944 ordinary shares and 98,500,000 non-voting convertible preference shares (2015: 1,661,589,944 ordinary shares and 98,500,000 non-voting convertible preference shares) of HK\$0.01 (2015: HK\$0.01) each.

Rights issue

On 22 June 2015, the Company and the underwriter entered into an underwriting agreement. The Company proposes to raise not less than approximately HK\$240 million but not more than approximately HK\$260 million, before expenses, by way of the Rights Issue of not less than 334,633,988 rights shares but not more than approximately 360,908,387 rights shares to the qualifying shareholders at a subscription price of HK\$0.72 per rights share on the basis of one (1) rights share for every five (5) shares held on the record date. On 8 July 2015, the Underwriter and the Company mutually agreed to terminate the Underwriting Agreement due to the view of significant change in market conditions and the sentiment of the investors.

分類資料

於本年度,本集團之收益主要來自:(1)提供綜合性醫院服務及(2)藥物批發、分銷業務及藥物零售連鎖店業務。有關該等業務之財務資料載於附註5。

股本架構

於二零一六年三月三十一日,本公司全部已發行股本約為17,978,000港元(二零一五年:約17,601,000港元),分為每股面值0.01港元(二零一五年:0.01港元)之1,699,249,944股普通股及98,500,000股無投票權可換股優先股(二零一五年:1,661,589,944股普通股及98,500,000股無投票權可換股優先股)。

供股

於二零一五年六月二十二日,本公司與包銷商訂立包銷協議。本公司建議以每股供股股份0.72港元之認購價,按於記錄日期每持有五(5)股股份獲發一(1)股供股股份之基準向合資格股東發行不少於334,633,988股供股股份但不多於約360,908,387股供股股份之方式進行供股,集資不少於約240,000,000港元但不多於約260,000,000港元(扣除開支前)。於二零一五年七月八日,由於市況及投資者情緒出現重大改變,包銷商與本公司共同協定終止包銷協議。

EMPLOYEES AND REMUNERATION POLICY

As at 31 March 2016, the Group had 2,134 (2015: 1,936) full time employees (including directors) as shown in the following table:

僱員及薪酬政策

於二零一六年三月三十一日,本集團聘有2,134名(二零一五年:1,936名)全職僱員(包括董事),詳情載於下表:

Number of Staff

Location	地區	員工人數
Hong Kong	香港	17
PRC (including cities of Chongqing, Jiaxing, Zhuhai, Shanghai and the Fujian Province)	中國(包括重慶市、嘉興市、珠海市、上海及福建省)	2,117

For the year ended 31 March 2016, staff costs (including directors emoluments) amounted to approximately HK\$173.326 million (2015: approximately HK\$119.076 million). The Group remunerates its employees based on individual performance and qualification. Apart from the basic remuneration, staff benefits include the contribution to the Mandatory Provident Fund Scheme, bonus and medical coverage in Hong Kong; and basic insurance for the elderly, basic medical insurance, work injury insurance and unemployment insurance to the employees in the PRC. The Group also adopted employee share option schemes to provide eligible employees a performance incentive for continuous and improved services with the Group and to enhance their contributions to increase profits by encouraging capital accommodation and share ownership.

截至二零一六年三月三十一日止年度之員工成本(包括董事酬金)約為173,326,000港元(二零一五年:約119,076,000港元)。本集團根據僱員之個別表現及資歷釐定僱員報酬。除基本酬金外,於香港之員工福利亦包括強制性公積金計劃供款、花紅及醫療保險、而中國內地員工則享有基本長者保險、基本醫療保險、工傷保險及失業保險。本集團亦採納僱員購股權計劃,向合資格員工提供績效獎勵,推動員工繼續為本集團提供更優質之服務,並藉著鼓勵資本承擔及股份擁有權,讓彼等為增加盈利作出更大之貢獻。

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PRINCIPAL RISKS AND UNCERTAINTIES

The Group's financial condition, results of operations, businesses and prospects may be affected by a number of risks and uncertainties. The following is the key risk and uncertainty identified by the Group. There may be other risks and uncertainties in addition to those shown below which are not known to the Group or which may not be material now but could turn out to be material in the future.

Market Risks

PRC government policy

In August 2014, Fujian Food and Drug Administration# (福建省食品藥品監督管理局) announced a new Good Supply Practice ("New GSP") that only qualified companies are permitted to conduct the business in the distribution to public hospitals and public healthcare institutions after 2016, there is no assurance that the PRC government will not continue to pursue policies in the future to towards the industry.

Operational risks

Under the new GSP, although one of the subsidiaries, namely (福建省福州市惠好藥業有限公司) Fujian Province Funzhou City Huihao Pharmaceutical Co. Limited# is on the list, it is unable to cater for all the market shares on distribution sale business which are covered by those previous distributor customers due to the constraint of the existing direct sale distribution facilities of the group.

主要風險及不明朗因素

本集團的財務狀況、營運業績、業務及前景可能受多個風險及不明朗因素的影響。以下為本集團知悉的主要風險及不明朗因素。除下文所列者外,或會存在本集團並未知悉或目前可能不重要但日後可能變得重要的其他風險及不明朗因素。

市場風險

中國政府政策

於二零一四年八月,福建省食品藥品監督管理 局頒佈新質量管理規範(「**新質量管理規範**」), 僅有合資格公司獲准於二零一六年後從事向公 立醫院及公眾醫療機構進行分銷業務,概不保 證中國政府日後對該行業將堅持該等政策。

營運風險

根據新質量管理規範,儘管附屬公司中之一間,即福建省福州市惠好藥業有限公司名列其中,由於集團之現有直接銷售分銷設施限制,此令其無法應付覆蓋該等先前分銷商客戶之分銷銷售業務中之所有市場份額。

Wanjia Group

On 12 May 2015, Hui Hao (HK) Group Limited ("**Hui Hao (HK)**"), a wholly-owned subsidiary of the Wanjia Group, Fujian Province Fuzhou City Huihao Pharmaceutical Co. Ltd.# (福建省福州市惠好藥業有限公司) ("**Fuzhou Huihao**"), a wholly owned subsidiary of Hui Hao (HK) and Fuzhou Ren An Medical Technology Limited# (福州仁安醫藥科技有限公司) ("**Ren An**") entered into the Joint Venture Agreement, pursuant to which Ren An agreed to make a capital contribution of approximately RMB26 million to the registered capital and the capital reserve of Fuzhou Huihao. As a result, the equity interest of Hui Hao (HK) in Fuzhou Huihao was diluted from 100% to 75% and Fuzhou Huihao held as to 75% by Hui Hao (HK) and as to 25% by Ren An. Other than this, the Wanjia Group did not have any material acquisitions and disposals of subsidiaries, associates or joint ventures during the year.

On 14 May 2015, the Wanjia Group entered into the Placing Agreement with the Placing Agent pursuant to which the Wanjia Group has conditionally agreed to place, through the Placing Agent, on a best efforts basis, the Convertible Notes with principal amounts aggregating up to HK\$84,292,000 to the Placees at the initial Conversion Price of HK\$0.65 per Conversion Share ("**the Placing**"). Based on the initial Conversion Price of HK\$0.65 per Conversion Share, a total of 129,680,000 Conversion Shares will be allotted and issued upon exercise of the conversion rights attaching to the Convertible Notes in full. The Placing was completed on 1 June 2015. Up to 31 March 2016, there was no Convertible Notes converted into the Conversion Shares.

As at 31 March 2016, the total issued share capital of the Wanjia Group was approximately HK\$6.484 million representing 648,405,300 ordinary shares (2015: 648,405,300 ordinary shares).

萬嘉集團

於二零一五年五月十二日,萬嘉集團之全資附屬公司惠好(香港)醫藥集團有限公司(「惠好(香港)」)、惠好(香港)之全資附屬公司福建省福州市惠好藥業有限公司(「福州惠好」)及福州仁安醫藥科技有限公司(「仁安」)訂立合資協議,據此,仁安同意向福州惠好之註冊資本及資本儲備作出出資約人民幣26,000,000元。因此,惠好(香港)於福州惠好為由惠好(香港)及仁安分別持有75%及25%權益。除此之外,年內,萬嘉集團並無任何附屬公司、聯營公司或合營企業之重大收購及出售。

於二零一五年五月十四日,萬嘉集團與配售 代理訂立配售協議,據此,萬嘉集團已有條件 同意透過配售代理按盡力基準以初步轉換價 每股轉換股份0.65港元配售本金總額最多為 84,292,000港元之可換股票據予承配人(「配售 事項」)。按初步轉換價每股轉換股份0.65港元 計算,於可換股票據所附帶之轉換權獲悉數行 使後,將配發及發行合共129,680,000股轉換股份。配售事項已於二零一五年六月一日完成。 截至二零一六年三月三十一日,並無可換股票 據轉換為轉換股份。

於二零一六年三月三十一日,萬嘉集團之已發行股本總額約為6,484,000港元,相當於648,405,300股普通股(二零一五年:648,405,300股普通股)。

^{*} English translations of official Chinese names are for identification purpose only

Directors' and Senior Management's Profiles 董事及高級管理人員簡歷

EXECUTIVE DIRECTORS

Dr. Jiang Tao ("Dr. Jiang"), aged 60, holds a degree of doctor of audiology from the Arizona School of Health Sciences of AT Still University in the United States and two master's degrees in audiology and in special education from Lamar University of Texas in the United States. He served as senior management in several enterprises in the United States, Canada and the PRC with over 18 years of experience in senior management, consultancy and investment in the PRC, Hong Kong, Canada and the United States. Dr. Jiang has also established six enterprises in the PRC with Canadian capital. He is currently the life time visiting Professor of the Kunming Normal University, and formerly Assistant Professor of Dalhousie University of Canada, Sichuan University, and Sun Yatsen Medical University. Dr. Jiang was appointed as an executive director and Deputy Chief Executive of the Company on 3 January 2007 and 26 March 2010 respectively. Dr. Jiang was appointed as a Chief Executive Officer on 20 April 2015.

Mr. Zheng Gang ("Mr. Zheng"), aged 48, holds a master degree in business administration from Cardiff Business School in the United Kingdom and a bachelor degree in engineering from Xiamen University in the PRC. Mr. Zheng has over 20 years of management experience in finance, investment and trading. Mr. Zheng was appointed as an executive director of the Company on 1 August 2007.

Dr. Huang Jiaqing ("Dr. Huang"), aged 65, has over 30 years of professional experience in the PRC's medical fields, including clinical, preventive and emergency medicine. Dr. Huang has served as hospital doctor, director of hospital's emergency centre, head of the sanitation and anti-epidemic department in hospital, head of the hospital and medical administration bureau in the PRC municipal government. To honour Dr. Huang's distinguished expertise in the medical fields, he enjoys special subsidisation from the State Council of the PRC. Dr. Huang is currently the executive vice president of the Group. Dr. Huang was appointed as an executive director of the Company on 30 July 2009.

執行董事

蔣濤博士(「蔣博士」),60歲,持有美國AT Still University之亞力桑那衛生學院之聽力學博士學位及於美國德克薩斯州拉瑪爾大學持有聽力學及特殊教育兩個碩士學位。彼曾於美國、加拿大及中國多家企業擔任高級管理層職位,於中國、香港、加拿大及美國之高層管理、顧問及投資方面擁有逾18年經驗。彼亦曾以加國民明於中國成立六間企業。彼現時為中國民明於學終身客座教授,曾任加拿大達爾豪甘之之。蔣博士於二零中日是日及二零中等年三月二十分別獲委任為本公司之執行董事及行政總裁。蔣博士於二零一五年四月二十日獲委任為 行政總裁。

鄭鋼先生(「鄭先生」),48歲,持有英國Cardiff Business School工商管理碩士學位,以及中國 廈門大學工程學士學位。鄭先生於金融、投資 及貿易方面累積逾20年管理經驗。鄭先生於二 零零七年八月一日獲委任為本公司執行董事。

黃加慶醫生(「黃醫生」),65歲,於國內醫學方面擁有逾30年專業經驗,包括臨床、預防及急症醫學。黃醫生曾任駐院醫生、醫院急症中心主任、醫院公共衛生及防疫部門主管、醫院及中國市政府之公共醫療管理局主管。為表彰黃醫生在醫學方面之卓越成就,彼享有中國國務院發出之政府特殊津貼。黃醫生現任本集團之執行副總裁。黃醫生於二零零九年七月三十日獲委任為本公司執行董事。

Mr. Yung Ka Chun ("Mr. Yung"), aged 27, obtained his master degree of science in business majoring in accounting from the University of Maryland, College Park in the United States. Mr. KC Yung has entered into a service contract with the Company dated 20 April 2015 for a term of 3 years commencing from the date of the service contract. Mr. Yung was appointed as the executive director and authorised representative of the Company with effective from 20 April 2015.

霸嘉晉先生(「翁先生」),27歲,於美國馬利蘭 大學學院市分校(Maryland, College Park)取 得商業理學碩士學位,主修會計。翁嘉晉先生 已與本公司訂立日期為二零一五年四月二十 日之服務合約,自該服務合約日期起計為期三 年。翁先生獲委任為本公司之執行董事及授權 代表,自二零一五年四月二十日起生效。

NON-EXECUTIVE DIRECTORS

Dr. Wong Yu Man, James ("Dr. Wong"), aged 63, holds two bachelor degrees in medicine and surgery from the University of Hong Kong. Dr. Wong also holds a doctorate degree in medicine from Freiburg University in Germany. He has over 30 years of experience in medical and healthcare services in Hong Kong. Dr. Wong was appointed as the non-executive director of the Company on 20 March 2007.

Mr. Tang Xun ("Mr. Tang"), age 35, holds a Bachelor's degree in Japanese from the Beijing International Studies University in 2004, and thereafter a Master's degree in political economics from Graduate School of Peking University as an on-job postgraduate student in 2012.Mr. Tang Xun has over three years of experience in private equity investment, and is currently an executive director of Beijing Hosen Investment Management, LLP. Mr. Tang was appointed as the non-executive director of the Company with effective from 10 March 2015.

非執行董事

王裕民醫生(「王醫生」),63歲,持有香港大學內外全科醫學士學位。王醫生亦持有德國弗萊堡大學醫學博士學位,在香港累積逾30年醫療保健服務經驗。王醫生於二零零七年三月二十日獲委任為本公司非執行董事。

湯珣先生(「湯先生」),35歲,於二零零四年取得北京第二外國語學院日語學士學位,及其後於二零一二年作為在職研究生取得北京大學研究生院政治經濟學碩士學位。湯珣先生於私募股權投資方面擁有逾三年經驗,及現時為北京厚生投資管理中心(有限合夥)之執行董事。湯先生已獲委任為本公司非執行董事,自二零一五年三月十日起生效。

Directors' and Senior Management's Profiles 董事及高級管理人員簡歷

INDEPENDENT NON-EXECUTIVE DIRECTORS

Ms. Wong Ka Wai, Jeanne ("Ms. Wong"), aged 52, has over 25 years of experience in finance, accounting, taxation and corporate affairs. She is a member of the Institute of Chartered Accountants in Australia, a Certified Public Accountant of the Hong Kong Institute of Certified Public Accountants, a member of the Society of Trust and Estate Practitioner and the Certified Tax Advisor in Hong Kong. Ms. Wong holds a bachelor degree in economics from the University of Sydney, Australia. Ms. Wong is currently the managing director of a private company providing consulting and management services, as well as the chief financial officer of a local law firm and consultant of a local CPA firm. Ms. Wong is also currently an independent non-executive director and a member of the remuneration committee and the chairlady of the audit committee of Hua Xia Healthcare Holdings Limited and Phoenitron Holdings Limited which both companies listed on the GEM of the Stock Exchange. Ms. Wong was appointed as an independent non-executive director of the Company on 1 November 2007.

Prof. Hu Shanlian ("Prof. Hu"), aged 79, is a professor in Health Economics and has a Master degree in Science from the London School of Tropical Medicine and Hygiene. At present, he is the director of Training Centre for Health Management and Pharmacoeconomics Research and Evaluation Centre at School of Public Health at Fudan University in the PRC. Prof. Hu is also the director of Health Development Research Centre in the Shanghai Bureau of Health. Prof. Hu also held senior positions in the National Health Economic Institution and China Network of Training and Research in Health Economics and Financing between 1991 and 2005, which were supported by the Ministry of Health of the PRC and World Bank respectively. Prof. Hu was appointed as an independent non-executive director of the Company on 30 July 2009.

獨立非執行董事

胡善聯教授(「胡教授」),79歲,為衛生經濟學教授,並持有London School of Tropical Medicine and Hygiene之理學碩士學位。目前,彼為中國復旦大學公共衛生學院衛生管理培訓中心及藥物經濟學評價與研究中心主任。胡教授亦為上海市衛生計生委衛生發展研究中心主任。胡教授於一九九一年至二零零五年亦曾出任中國衛生經濟研究所及中國衛生經濟培訓與研究網絡之高級職位,該等組織分別獲中國衛生部及世界銀行支持。胡教授於二零零九年七月三十日獲委任為本公司獨立非執行董事。

Directors' and Senior Management's Profiles 董事及高級管理人員簡歷

Prof. Lu Chuanzhen ("Prof. Lu"), aged 78, is a neurologist and has over 50 years of medical professional experience. Prof. Lu is currently the lifetime professor of Shanghai Huashan Hospital in the PRC and a director in the World Health Organisation's Neuroscience Research and Training Centre. Prof. Lu was formerly the chairman and director of the Institute of Neurology in Shanghai Medical University, the chairman of the Chinese Association of Neurology and chairman of the Shanghai association of Neurology in the Chinese Medical Society. Prof. Lu also has an international membership with New York Academy of Sciences. Prof. Lu was appointed as an independent non-executive director of the Company on 30 July 2009.

呂傳真教授(「呂教授」),78歲,為神經病學家,擁有逾50年醫療專業經驗。呂教授目前為中國上海華山醫院終身教授及世界衛生組織神經科學研究與培訓合作中心主任。呂教授曾任上海醫科大學神經病學研究所所長及主任、中華醫學會之中華神經病學學會主席及上海市神經病學學會主席。呂教授亦為New York Academy of Sciences之國際會員。呂教授於二零零九年七月三十日獲委任為本公司獨立非執行董事。

SENIOR MANAGEMENT

Mr. Lam Williamson ("Mr. Lam"), aged 41, joined the Group in December 2007. Mr. Lam is the Group's chief financial officer and company secretary of the Company. He has more than 20 years' experience in finance and company secretarial functions. Mr. Lam is a member of the Certified Practising Accountant in Australia and also a fellow member of the Hong Kong Institute of Certified Public Accountants.

高級管理人員

林全智先生(「林先生」),41歲,於二零零七年十二月加入本集團。林先生為本集團之財務總 監兼本公司之公司秘書。彼於財務及公司秘書 職務方面擁有逾20年經驗。林先生乃澳洲會計 師公會會員及香港會計師公會資深會員。

環境、社會及管治報告

This is the first environmental, social and governance report prepared by the Group, which illustrates the Group's performance in the environmental, social and governance matters.

Environmental protection

General hospital services

The Group has adopted the green hospital development policy and implemented low carbon strategies in all aspects of operations in compliance with the requirements by the government.

Pharmaceutical wholesales, distribution and retail chain business

The Group is committed to environmental protection and energy conservation. In the course of investment, construction and operation, the Group has consistently carried out the operation objective of "Benefiting the society and the populace" and focused on sustainable development. With speediness, reliability, precision and safety as its objective, the Group possesses advanced logistics equipment, warehousing facility and modernised ERP system, and is equipped with electronic tag, RF picking, tray storage and other modern equipment for its operation. The Group also introduced advanced IT programme management and technical support of modern information network and strived to facilitate paperless office and old stuff reuse.

Relationship with suppliers

While focusing on its self-development, the Group is also in pursuit of mutual advancement with its business partners. With the further implementation of new industrial policies, the cooperation between each party of the pharmaceutical supply chain is becoming increasingly closer. Interest-binding promotes the formation of strategic cooperation and alliance. We firmly believe that partners are the most reliable resources of the Group and that the development of the Group cannot be separated from that of its partners.

With career platform as its foundation and in the principle of sincere cooperation and mutual benefits, the Group gained the recognition and favour of suppliers with its quality merchandise and good services. It aims at realizing common value enhancement, common interests and a win-win situation of the parties.

The Group established a long-term stable partnership with large and medium pharmaceutical manufacturers and suppliers in provinces and cities nationwide, with tens of thousands of cooperative varieties.

本環境、社會及管治報告書為本集團首次編製,以就本集團對有關環境、社會及管治的事 官提供表現報告。

環境保護

綜合性醫院服務

本集團遵守政府之規定,已採納綠色醫院發展 政策及實施低碳策略於營運之所有方面。

藥品批發、分銷及零售連銷業務

本集團致力加強環境保護及節約資源,在投資、建設和經營過程中,始終貫徹「惠予社會,好及百姓」的經營宗旨,注重可持續發展。以快速、可信賴、精確、安全為目標,擁有先進的物流設備、倉儲設施以及現代化ERP系統,配備電子標籤、RF揀選、託盤存儲等現代化設備進行作業,並引進先進的IT程式管理和現代資訊網絡技術支持,並致力於推行無紙化辦公和舊物利用等事項。

與供應商的關係

本集團在注重自身發展的同時,也追求與合作方的共同進步;隨著行業新政策的進一步實施,醫藥供應鏈各方的合作要求也日趨緊密。 利益捆綁形成了戰略合作與聯盟,我們深信, 合作夥伴是集團最可信賴的資源,集團的發展 離不開合作夥伴的發展。

集團以事業平臺為基礎,本著誠信合作、互惠 互利的原則,以優質的商品和良好的服務獲得 供應商的認同和青睞,以實現雙方價值共同提 升,共用利益,共創多贏。

集團與全國各省市大中型醫藥生產廠家和供應 商建立了長期穩定的合作夥伴關係,合作品種 數萬個。

環境、社會及管治報告

Patient care

The Group has adopted the policy of the Patient First and Care with Heart to ensure the highest quality of medical services protected with the strictest safety standards. This policy has been built into the service procedures applying to all patients from the first admission to the long term care. Each step during the process has to ensure the patient receives care as medically needed to maximize the greatest benefits as deemed appropriate. The patient care services require our professionals and facilities to adhere to all the requirements and standards to reflect the value and spirits that we believe in. In addition, we shall utilize all assessments to monitor the progress of the care and to evaluate the outcomes that we have provided to the patient.

Customer service

The Group pays high attention to customer service quality and standard. The Group always takes "Provide customers with professional services, increase social wealth, facilitate common development among corporation partners and us under equitable relationship" as values to promote its business development. We are customer-oriented, fully observe and study customer needs, and constantly adjust products and business models to improve service quality. The entities under the Group have established a comprehensive customer management system. By increasing the frequency of visits to customers and strengthening communication with customers, feedback from customers can be obtained in a timely fashion, thereby achieving higher standard of customer services.

Compliance with laws and regulations

The Group fully complies with all laws and regulations and regularly monitors and gathers information about changes in laws, rules and regulations relevant to the Group's businesses to ensure the Group's observance of those applicable laws, rules and regulations, especially those which may have material impact on the Group.

The Group has been actively promoting policies for the prevention of legal risks, and the engagement of legal advisors and deepening the building of a system for in-house legal workflow is to consolidate its capability of compliance and corporate governance. The Group complies with the relevant laws and regulations such as the Pharmaceutical Administration Law of the People's Republic of China, and Quality Administration Practice for Pharmaceutical Operation to operate its businesses.

Staff

It has always been the Group's firm belief that staff is the most valuable resources and wealth of enterprise development. We respect and protect the interest of every staff, develop a good working environment for staff growth, adhere to our belief in "People-oriented, provide an equitable and open environment for talents to compete", provide staff with a sound development channel with ample training, care about staff's livelihood and support them to achieve their self-values. We strictly comply with the laws and regulations of Labour Contract Law, advocate

病患看護

客戶服務

本集團高度重視客戶服務的素質和水準。始終以"為顧客提供專業服務,為社會增加財富;用平等的關係,讓合作夥伴和我們共同發展"的,實值觀推進集團業務發展,以客戶需求為導向充分考察客戶需求,不斷調整產品和業務模式,是高服務素質,旗下企業均建立了完善的客戶管理體系,通過提高對客戶的拜訪率,與客戶服務水準。

遵守法律及法規

本集團全面遵守各項法律法規、定期關注與搜集與本集團業務有關之法律、法規及規則的變動資訊,以確保本集團遵守(尤其是)對其產生重大影響之該等適用法律、規則及法規。

本集團不斷推動企業法律風險防範機制、法律顧問制度和法律工作體系建設再深化,推動合規管理能力和依法治企能力的不斷提升。本集團經營業務,依循《中華人民共和國藥品管理法》、《藥品經營品質管理規範》等相關法律法規經營。

員I

本集團一直堅信員工是企業發展的寶貴資源和 財富,尊重和保障每一位員工的權益,為員工 成長營造良好的工作環境,堅持「以人為本,提 供公平開放的人才竟爭環境」用人理念,為員 工提供豐富的培訓和健全的發展通道,關心 工生活,助力員工實現自我價值。我們嚴格遵 守《勞動合同法》等法律法規,宣導員工平等

環境、社會及管治報告

staff equality and diversity, implement market competitive remuneration and benefit system, concern about staff's occupational health and safety, and established a comprehensive labour relationship management system. Under the objectives of open communication, norm transparency and win-win mutual benefits, we established a mutual-reliance relationship with staff to jointly promote the enterprise's continuous and health development.

Policy on remuneration and benefit

As of 31 March 2016, the Company and its subsidiaries employed a total of 2,134 employees. The Group has established a comprehensive management system of remuneration, motivation and performance appraisal. Salary is commensurate with employees' position value, competence and performance and with reference to the prevailing market conditions. Staff performance is assessed in an appropriate manner and the outcome of which will be reflected in remuneration and promotion. The Group holds the health and well-being of its employees in high regard by providing them with benefits in kind such as provident fund, medical insurance, social pension insurance, education allowances and training programmes.

Development and training

The Group puts a strong emphasis on the recruitment and nurturing of talents. During 2016, the Group stepped up the recruitment of management personnel and professionals in the logistics sector based on its development strategies and business development requirements, in a bid to strengthen its management and professional teams and optimise its staff mix. The Group also places a strong emphasis on the training and appointment of internal staff, whereby crucial employees who deliver outstanding performance at work and show potential for development are promoted to key positions of the Group.

The Group places a strong emphasis on staff training, and encourages staff to enhance their abilities through continuous training by the participation in various development and training programmes to be provided by the Group on a yearly basis, so as to build a high-calibre team of management personnel and professionals compatible with the Group's business development.

The Group has compiled a staff manual and distributed to its staff. The staff manual sets out the development history, structure, future planning and corporate culture of the Group as well as the conduct, rights and benefits of the staff.

Safety and health

The Group is always committed to providing a safe, efficient and comfortable workplace for its staff. Through rational arrangements, training and guidelines as well as the provision of physical check-ups and education on occupational health, the Group strives to ensure good health of its staff and provide a good working environment.

與多元化,推行具有市場競爭力的薪酬福利制度,關注員工職業健康與安全,建立完善的勞動關係管理制度。在坦誠溝通、規範透明、利益共贏的宗旨下,和員工建立相互信賴的關係,共同推進企業持續、健康地發展。

薪酬福利政策

發展及培訓

本集團重視吸納和培養人才。二零一六年,本 集團根據發展戰略和業務發展需要,加快引進 管理人才和物流專業人才,充實管理團隊和專 業人才隊伍,優化人才結構。同時,本集團重視 內部人才的培養使用,不斷從工作表現優良、 具有發展潛力的骨幹員工中選拔人才到本集團 的重要崗位任職。

本集團重視員工培訓,每年度均為員工制定各項培訓計畫,鼓勵員工通過培訓持續提升自身質素,以打造一支適應本集團業務發展的高質素管理團隊和專業隊伍。

本集團已制定員工手冊並分發予員工,員工手冊中列明本集團的發展歷程、架構、未來規劃、企業文化理念以及員工的操守、權利、福利等重要資訊。

安全與健康

本集團始終致力為員工提供安全、高效及舒適 的工作環境。本集團通過合理安排、各項培訓 及安全指引,以及向員工提供各種職業健康體 檢及教育資訊,確保員工健康和具有良好的工 作環境。

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CORPORATE GOVERNANCE PRACTICES

Hua Xia Healthcare Holdings Limited (the "Company") acknowledges the need and importance of corporate governance as one of the key elements in creating shareholders' value. The Company is also committed to achieving high standard of corporate governance that can properly protect and promote the interests of all shareholders and to enhance corporate value and accountability of the Company. The Company has adopted the Corporate Governance Code (the "CG Code") (effective from 1 April 2012) as stated in Appendix 15 of the Rules Governing the Listing of Securities on the Growth Enterprise Market ("GEM") of the Stock Exchange of Hong Kong Limited (the "Stock Exchange").

Save as the deviation from the code provision A.2.1, separation of roles of Chairman and Chief Executive Officer pursuant to code provision A.2.1. Mr. Yung Kwok Leong resigned on 20 April 2015 as the Chairman and Chief Executive Officer, the Company has met all the code provisions in the CG Code during the year ended 31 March 2016.

COMPLIANCE WITH THE MODEL CODE FOR SECURITIES TRANSACTIONS BY DIRECTORS

The Company has adopted a set of code for the required standard of dealings in securities by directors of the Company on terms no less exacting than the required standard of dealings set out in Rules 5.48 to 5.67 of the GEM Listing Rules. Having made specific enquiries of directors of the Company and the directors confirmed that they have fully complied with the required standard with respect to the securities dealings of the Company and there was no event of non-compliance during the period from 1 April 2015 to 31 March 2016.

THE BOARD

The Board assumes overall responsibilities for leadership and control of the Company and is collectively responsible for promoting the success of the Company and its business by directing and supervising the Company's affairs. The Board focuses on overall corporate strategies and policies with attention particularly paid to the financial performance of the Company.

All directors have full and timely access to all relevant information as well as the advice and services of the company secretary, with a view to ensuring that Board procedures and all applicable laws and regulations are followed. Each director is normally able to seek independent professional advice in appropriate circumstances at the Company's expense, upon making request to the Board.

企業管治常規

華夏醫療集團有限公司(「本公司」)確信企業管治是為股東增值之必要及重要元素之一,而當公司亦努力達致高水平之企業管治,以適當保障及提升全體股東利益,同時提高企業價值及本公司之問責性。本公司已採用香港聯合交易所有限公司(「聯交所」)創業板(「創業板」)證券上市規則附錄十五所訂明之企業管治守則(「企業管治守則」)(自二零一二年四月一日起生效)。

除偏離守則條文第A.2.1條,根據守則條文第A.2.1條主席及行政總裁之角色應予以區分外, 翁國亮先生已於二零一五年四月二十日辭任主 席及行政總裁,本公司於截至二零一六年三月 三十一日止年度已符合企業管治守則之所有守 則條文。

遵守有關董事證券交易之標準守則

本公司已採納一套有關本公司董事證券交易之規定標準守則,其條款嚴謹度並不低於創業板上市規則第5.48至5.67條所載列之規定買賣標準。經向本公司董事作出具體查詢後,董事確認彼等已全面遵守有關本公司證券交易之規定標準,且於二零一五年四月一日至二零一六年三月三十一日期間並無發生違反有關標準之事件。

董事會

董事會全面負責本公司之領導及監控,透過指導及監察本公司之事務對本公司及其業務之成功承擔集體責任。董事會專責整體之企業策略及政策,尤其著重本公司之財務表現。

所有董事均可全面及適時地取得一切相關資料以及公司秘書之意見與服務,以確保董事會程序、所有適用法例及規例均已遵行。各董事一般可於適當情況下,經向董事會提出要求後尋求獨立專業意見,有關開支由本公司承擔。

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There is a clear division of the responsibilities of the Board and the management. The Board delegated its responsibilities to directors and senior management to deal with day-to-day operations and review those arrangements on a periodic basis.

Management has to report back to the Board and obtain prior approval before making decisions for key matters or entering into any commitments on behalf of the Company. The Board has a balance of skill and experience appropriate for the requirements of the business of the Company.

The Board has established three committees, namely, Audit Committee, Nomination Committee and Remuneration Committee, for overseeing particular aspects of the Company's affairs. All Board committees of the Company are established with defined written terms of reference which are disclosed on the Company's website and the Stock Exchange Website.

Appropriate directors' liability insurance cover has been arranged to indemnify the directors of the Company for liabilities arising out of corporate activities. The coverage and the sum insured under the policy are to be reviewed regularly.

Board Composition and Attendance Records of Directors

The Board currently composes of four executive directors, two non-executive directors and three independent non-executive directors. During the year, seven full board meetings were held and attendance (either in person or through other electronic means of communication) record of each director at the meetings of the Board together with the meetings of the audit, remuneration and nomination committee during the year ended 31 March 2016 and annual general meeting held in 2015 are set out below.

董事會與管理層有明顯之分工。董事會將日常 營運交由董事與高級管理人員負責,並且定期 檢討有關安排。

管理人員對重大事宜作出決定或代表本公司作 出任何承擔之前,須向董事會匯報及徵求事先 批准。董事會兼備各種技能及經驗,配合本公司業務所需。

董事會已成立三個委員會,即審核委員會、提名委員會及薪酬委員會,以監察本公司特定範疇之事務。所有本公司董事委員會之成立,皆以書面制訂其職權範圍,並已於本公司網站及聯交所網站披露。

本公司已安排購買合適的董事責任保險,以保 障本公司董事從事公司活動所產生的責任。保 單項下的保障範圍和投保金額將會定期檢討。

董事會之組成及董事之出席記錄

董事會現時由四位執行董事、二位非執行董事及三位獨立非執行董事組成。年內,舉行了七次全體董事會會議,而於截至二零一六年三月三十一日止年度內各董事出席(親身出席或透過其他電子溝通方式)董事會會議,連同審核、薪酬及提名委員會會議及於二零一五年舉行之股東週年大會之記錄載列如下。

Attendance/Number of Meetings 出席次數/會議數目

		Board	Audit Committee	Remuneration Committee	Nomination Committee	2015 AGM/EGM 二零一五年
Name of directors	董事姓名	董事會	審核委員會	薪酬委員會	提名委員會	股東週年大會人股東特別大會
Executive directors Dr. Jiang Tao Mr. Zheng Gang Dr. Huang Jiaqing Mr. Yung Ka Chun² Mr. Yung Kwok Leong¹	執行董事 蔣濤博士 鄭湖先生 黃嘉三年生 翁國克先生 ¹	8/10 10/10 6/10 8/10 0/0	N/A 不適用 N/A 不適用 N/A 不適用 N/A 不適用 N/A 不適用	N/A 不適用 2/2 N/A 不適用 N/A 不適用 N/A 不適用	1/1 N/A 不適用 N/A 不適用 N/A 不適用 0/0	2/2 2/2 2/2 2/2 2/2 0/0
Non-executive directors Dr. Wong Yu Man, James Mr. Tang Xun ³	非執行董事 王裕民醫生 湯珣先生 ³	6/10 6/10	N/A 不適用 N/A 不適用	N/A 不適用 N/A 不適用	N/A 不適用 N/A 不適用	2/2 2/2
Independent non- executive directors Ms. Wong Ka Wai, Jeanne Prof. Hu Shanlian Prof. Lu Chuanzhen	獨立非執行董事 黃嘉慧女士 胡善聯教授 呂傳真教授	8/10 8/10 8/10	4/4 4/4 4/4	2/2 2/2 2/2	1/1 1/1 1/1	2/2 2/2 2/2

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Notes:

- 1. Mr. Yung Kwok Leong resigned on 20 April 2015.
- 2. Mr. Yung Ka Chun was appointed on 20 April 2015.
- 3. Mr. Tang Xun was appointed on 10 March 2015.

"The list of the Directors and their Role and Function" has been maintained at the websites of the Company and the Stock Exchange. The directors' biographies and the relationship among the board members, if any, are disclosed under the "Directors' and Senior Management's Profiles" on pages 20 to 23 of this annual report.

Given the composition of the Board and the skills, knowledge and expertise that each director brings to bear in its deliberations, the Board believes that it is appropriately structured to provide sufficient checks and balances to protect the interests of the Group and the shareholders. The Board will review its composition regularly to ensure that it has the appropriate balance of expertise, skills and experience to continue to effectively oversee the business of the Company.

Responsibilities of directors

The non-executive director and independent non-executive directors, with diversified expertise, skills and experience, play an important role on formulating strategy and ensuring that the Board maintains high standards of corporate governance. The Board had received from each independent non-executive director a written annual confirmation of his/her independence and satisfied that the independence of independent non-executive directors up to the date of this report is in accordance with the GEM Listing Rules.

On a regular basis, senior management provides the directors with operational and financial reports of the Group's performance, position and prospect. All directors are kept informed of and duly briefed of major changes and information that may affect the Group's business in a timely manner.

Every Board member is entitled to have access to board papers and related materials and has unrestricted access to the advice and services of the company secretary, and has the liberty to seek external professional advice if so required. The company secretary continuously updates all directors on the latest development of the GEM Listing Rules and other applicable regulatory requirements to ensure compliance and upkeep of good corporate governance practice.

附註:

- 1. 翁國亮先生於二零一五年四月二十日辭任。
- 2. 翁嘉晉先生於二零一五年四月二十日獲委任。
- 3. 湯珣先生於二零一五年三月十日獲委任。

「董事會成員名單與其角色及職能」已記錄於本公司及聯交所網站。董事之個人履歷及董事會成員之間之關係(如有)於本年報第20至第23頁「董事及高級管理人員簡歷」披露。

鑑於董事會之組成及每位董事之技能、學識與專業知識,董事會相信其架構已能適當地提供 足夠之監察及平衡,以保障本集團及股東之利 益。董事會將定期檢討其組成,以確保其在專 業知識、技能及經驗方面維持合適之平衡,藉 以繼續有效地監察本公司之業務。

董事職責

擁有廣泛專門知識、技能及經驗之非執行董事 及獨立非執行董事在制定策略及確保董事會維 持高水平企業管治方面擔當重要角色。董事會 已接獲各獨立非執行董事確認彼獨立性之年度 書面確認書,並信納截至本報告日期止獨立非 執行董事之獨立性乃符合創業板上市規則。

高級管理人員定期向董事提供有關本集團業績、狀況及前景之營運及財務報告。本集團會適時地向所有董事匯報並簡報任何有可能影響本集團業務之重大變動及資料。

各董事會成員均有權查閱董事會文件及相關資料,並可隨時要求公司秘書提供意見及服務,亦可在需要時徵求外部專業意見。公司秘書一直向所有董事更新有關創業板上市規則及其他適用監管規定之最新發展以確保合規,並一直維持良好之企業管治常規。

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Training and Continuous Development for Directors

Each newly appointed director is provided with comprehensive induction to ensure that he/she has a proper understanding of the operations and businesses of the Group as well as his responsibilities and obligations under the GEM Listing Rules and relevant regulatory requirements. For directors to keep abreast of responsibilities as a director of the Company and of the conduct, business activities and development of the Company, the Company had provided trainings for directors in the form of seminar and reading materials. The Company has devised a training record to assist the directors to record the training they have undertaken. Also, the completed records are received from each of the directors as confirmation.

The Company will, from time to time, review the effectiveness of the Group's corporate governance structure and consider whether any changes.

DIRECTORS

Appointment and Re-election of Directors

Code provision A.4.1 provides that non-executive director should be appointed for a specific term and subject to re-election. The Company's non-executive director has been appointed for specific term and subject to re-election.

In accordance with the Bye-laws of the Company, one-third of the directors who have been longest in office since their last election or re-election are also subject to retirement by rotation at the annual general meeting. All retiring directors are eligible for re-election.

Board Meetings

The Board regularly meets in person to discuss and formulate overall strategic direction and objectives and also approve annual, interim and quarterly results as well as other significant matters of the Company. Execution of daily operational matters is delegated to management.

The company secretary assists the Chairman in preparing notice and agenda for the meetings, and ensures that the Company complied with the corporate governance practices and other compliance matters. Annual meeting schedules and draft agenda of each meeting are normally made available to directors in advance. At least 14 days' notice of all regular board meetings were given to all directors, who were all given an opportunity to include matters in the agenda for regular discussion. Board papers together with all appropriate, complete and reliable information are sent to all directors at least 3 days before each regular board meeting or committee meeting (or such other period as agreed) to keep directors apprised of the latest developments and financial position of the Company and to enable them to make informed decisions.

董事培訓及持續發展

本公司向每名新獲委任之董事提供全面入職簡 介,以確保其對本集團之營運及業務以及其 責與創業板上市規則及相關監管規定項本 有適當理解。每名董事均清楚明白作為本 董事之責任以及本公司之運作、業務活動 展。本公司以研討會及閱覽材料之形式為 提供培訓。本公司已設定培訓記錄,以協 事 提供培訓。本公司已設定培訓記錄,以協 事 接 等已接受之培訓。 本公司亦從每 事 接 等已接受之培訓。

本公司將不時檢討本集團之企業管治架構之成效,並考慮是否有必要作出任何修改。

董事

委任及重選董事

守則條文第A.4.1條規定,非執行董事應按特定 任期獲委任,並須膺選連任。本公司之非執行 董事均按特定任期獲委任,並須膺選連任。

根據本公司之公司細則,自上一次選舉或重選 以來任期最長之三分之一之董事亦須在股東週 年大會上輪值告退。所有退任董事均符合資格 膺選連任。

董事會會議

董事會定期召開現場會議,討論及制定本公司整體策略方針及目標,並審批年度、中期及季度業績和其他重大事宜,日常營運事務則交由管理人員執行。

公司秘書協助主席編製會議通告及議程,並確保本公司遵守企業管治常規及其他合規事宜是 會預先提供予董事。所有定期舉行之董事一會 議之通告均會提早不少於14天交予所有董事均有機會加入討論之議題。 而所有董事均有機會加入討論之議題。 會議之通所有合適、完整及可靠之資料 宣議,以通知董事有關本公司之最近發展及 務狀況,讓彼等作出知情決定。

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All directors have access to the advice and services of the company secretary with a view to ensuring that the Board procedures and all applicable rules and regulations are followed.

Minutes of the Board/committee meetings are recorded in significant detail for any decision and recommendation made during the meetings. Draft and final versions of minutes are circulated to directors or committee members within a reasonable time after the meetings are held and taken as the true records of the proceedings of such meetings. All minutes are kept by the company secretary and are open for inspection at any reasonable time on reasonable notice by any director.

All directors are entitled to have access to board papers and related materials unless there are legal or regulatory restrictions on disclosure due to regulatory requirements.

If a substantial shareholder or a director has a conflict of interest in a matter to be considered by the Board which the Board has determined to be material, the matter will be dealt with by way of a Board/committee meeting and the interested shareholder or director shall not vote nor shall he/she be counted in the quorum present at the relevant meeting. Independent non-executive director who, and whose associates, have no material interest in the transaction, should be present at such a board meeting.

THE BOARD COMMITTEES

Audit Committee

The Company established the Audit Committee on 2 November 2001, with written terms of reference compliance with rules 5.28 and 5.29 of the GEM Listing Rules and is disclosed on the Company's website. The Audit Committee of the Company is comprised of three independent non-executive directors, namely, Prof. Hu Shanlian, Prof. Lu Chuanzhen and Ms. Wong Ka Wai, Jeanne. Ms. Wong Ka Wai, Jeanne is the chairlady of the Audit Committee.

During the year ended 31 March 2016, four meetings were held. The main duties of the Audit Committee during the year include:

(a) Reviewing the Group's audited annual and unaudited interim and quarterly results and reports and consider any significant or unusual items before submission to the Board.

所有董事均可取得公司秘書之意見與服務,以 確保董事會程序以及所有適用規則及規定均已 遵行。

董事會/委員會會議記錄重點詳細記錄會議過程中作出之決定和建議。會議記錄之草稿和定稿均須在會後合理時間交予董事或委員會成員傳閱,並且作為有關會議之程序之真實記錄。所有會議記錄由公司秘書保管,任何董事提出合理通知均可在任何合理時間查閱。

所有董事均可查閱董事會之文件及相關資料, 除非基於監管規定對披露有法律或監管限制 者。

如一名主要股東或一名董事在董事會所考慮之 事宜中有利益衝突,而董事會認定有關利益衝 突重大,則有關事宜以董事會/委員會會議方 式處理時該有利益關係股東或董事不得投票, 亦不得計入有關會議之法定人數。其本人(及 其聯繫人士)在有關交易中並無重大利益之獨 立非執行董事須出席有關董事會會議。

董事委員會

審核委員會

本公司於二零零一年十一月二日成立審核委員會,並遵照創業板上市規則第5.28條及第5.29條以書面制訂其職權範圍及已於本公司之網站內披露。本公司之審核委員會由三位獨立非執行董事,即胡善聯教授、呂傳真教授及黃嘉慧女士組成。黃嘉慧女士為審核委員會主席。

截至二零一六年三月三十一日止年度,共舉行四次會議,而年內審核委員會之主要職責包括:

(a) 審閱本集團之經審核年度、未經審核中期 及季度業績及報告,並在呈交予董事會前 考慮任何重大或不尋常事項。

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- (b) Reviewing the relationship with the external auditors by reference to the work performed by the auditors, their fees and terms of engagement, and make recommendation to the Board on the appointment, re-appointment and removal of external auditors.
- (c) Reviewing the adequacy and effectiveness of the Company's financial reporting system, internal control system and risk management system and associated procedures.
- (d) Advising on material event or drawing the attention of the management on related risks.

The external auditors were invited to attend the said meetings to discuss with the Audit Committee on issues arising from the audit and financial reporting matters. Besides, there is no disagreement between the Board and the Audit Committee regarding the reappointment of external auditors.

Nomination and Corporate Governance Committee

On 11 February 2014, the Board resolved to establish a Nomination and Corporate Governance Committee in place and stead of the previously Nomination Committee, which was established on 27 March 2012 in compliance with the code provision. Written terms of reference were disclosed on the Company's website. The Nomination Committee is comprised of three independent non-executive directors, namely, Ms. Wong Ka Wai, Jeanne, Prof. Hu Shanlian and Prof. Lu Chuanzhen and the Chief Executive Officer Dr. Jiang Tao of the Board. On 20 April 2015, Dr. Jiang Tao is the chairman of the Nomination Committee and Corporate Governance Committee.

The main responsibilities of the Nomination Committee are to review the structure, size and composition, including the skills, knowledge and experience of the Board at least annually and make recommendations on any proposed changes to the Board to complement the Company's corporate strategy, and identify individuals suitable qualified to become directors and select, or make recommendations to the Board for directorships.

The Nomination Committee held one meeting during the year 2016.

- (b) 參考核數師執行之工作、其薪酬及聘用條款,檢討與外聘核數師之關係,並就外聘核數師之關係,並就外聘核數師之委任、重新委任及罷免向董事會提供建議。
- (c) 檢討本公司之財務匯報制度、內部監控制度及風險管理制度,以及相關程序是否足夠及有效。
- (d) 就重大事項提供意見,或敦請管理層垂注 有關風險。

外聘核數師獲邀出席上述會議,就審核及財務 申報事宜所產生之議題與審核委員會進行討 論。此外,董事會與審核委員會並無就外聘核 數師之重新委任出現任何意見分歧。

提名及企業管治委員會

於二零一四年二月十一日,董事會議決成立提名及企業管治委員會以取代先前已於二零一二年三月二十七日根據守則條文成立之提名委員會。書面職權範圍已於本公司網站披露。提名委員會包括三名獨立非執行董事,即黃嘉慧女士、胡善聯教授及呂傳真教授,以及董事會之行政總裁蔣濤博士。於二零一五年四月二十日,蔣濤博士為提名委員會及企業管治委員會主席。

提名委員會之主要責任為每年最少一次檢討董事會之架構、規模及組成,包括董事會之技能、知識及經驗,並向董事會推薦任何建議之改動,以配合本公司之企業策略,以及物色具合適資歷之人士出任董事,並且甄選或向董事會作出有關董事人選之推薦建議。

提名委員會於二零一六年內舉行一次會議。

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Remuneration Committee

The Company established the Remuneration Committee on 3 June 2005 with written terms of reference as disclosed on the Company's website. The Remuneration Committee has four members comprising an executive director of the Company, Mr. Zheng Gang and three independent non-executive directors, namely, Prof. Hu Shanlian, Prof. Lu Chuanzhen and Ms. Wong Ka Wai, Jeanne. Ms. Wong Ka Wai, Jeanne is the chairlady of the Remuneration Committee.

The role and function of the Remuneration Committee include the determination of specific remuneration package of all executive directors, including benefits in kind, pension rights and compensation payments, including any compensation payable for loss or termination of their office or appointment, and making recommendations to the Board of the remuneration of non-executive directors. The Remuneration Committee considers factors such as salaries paid by comparable companies, time commitment and responsibilities of the directors, employment conditions elsewhere in the Group and desirability of performance-based remuneration.

During the year ended 31 March 2016, two meetings were held. Both meetings were held to consider and approve the increase of emoluments of an executive director.

DIRECTORS' AND AUDITORS' RESPONSIBILITIES FOR THE FINANCIAL STATEMENTS

The directors acknowledge their responsibility for preparing the financial statements of the Company for the year ended 31 March 2016.

The Board is responsible for presenting a balanced, clear and understandable assessment of annual, interim and quarterly reports, price-sensitive announcements and other disclosures required under the GEM Listing Rules and other statutory and regulatory requirements. The directors are responsible for the preparation of the consolidated financial statements of the Group for the relevant accounting periods under applicable statutory and regulatory requirements which give a true and fair view of the state of affairs, the results of operations and cash flows of the Group. In preparing the annual, interim and quarterly results of the Company for the year ended 31 March 2016, the Directors have adopted suitable accounting policies and applied them consistently.

薪酬委員會

本公司於二零零五年六月三日成立薪酬委員會,其書面職權範圍已於本公司網站披露。薪酬委員會有四名成員,包括本公司執行董事鄭鋼先生及三名獨立非執行董事,即胡善聯教授、 呂傳真教授及黃嘉慧女士。黃嘉慧女士為薪酬委員會主席。

薪酬委員會之職責及功能包括釐訂所有執行董事之具體薪酬組合,包括實物福利、退休金權益及報酬款項,包括任何就離職或終止委任應付之補償,並就非執行董事之酬金向董事會提出建議。薪酬委員會考慮之因素包括可資比較公司支付之薪金、各董事付出之時間及所負職方、本集團其他職位之僱用條件,以及是否適宜推出與業績掛鈎之酬金等。

於截至二零一六年三月三十一日止年度,薪酬 委員會舉行了兩次會議。舉行會議均以審議及 批准增加一名執行董事之薪酬。

董事及核數師對財務報表之責任

董事確認彼等於編製本公司截至二零一六年三 月三十一日止年度之財務報表之責任。

董事會須負責就年度、中期及季度報告、股價敏感資料之公佈及其他根據創業板上市規則及其他法定及監管規定須作出之披露呈報不偏布、清晰及可理解之評估。董事負責根據適用法定及規管要求編製真實及公平地反映本集團於有關會計期間之事務狀況、經營業績及現金流量之綜合財務報表。於編製截至二零一六及東上十一日止年度本公司之年度、中期及實徹採用該等會計政策。

環境、社會及管治報告

The responsibility of the auditors with respect to these consolidated financial statements is set out in the Independent Auditor's Report on pages 57 to 59 of this annual report.

核數師對該等綜合財務報表應負之責任列載於 本年報第57至59頁之獨立核數師報告內。

COMPANY SECRETARY

During the year, the company secretary of the Company has undertaken no less than 15 hours of professional training to update his skills and knowledge.

INTERNAL CONTROL

Internal Control and Risk Management Systems

The Group's internal control and risk management systems are designed to provide reasonable, but not absolute, assurance against material misstatement or loss and manage rather than eliminate risks of failure in operational systems. In 2015, the Board, through the Audit Committee, has reviewed and is satisfied with the effectiveness and adequacy of the internal control and risk management systems of the Group.

The Board will review the adequacy of resources, staff qualifications and experience training programmes and budget of the Company's accounting and financial reporting function annually.

AUDITORS' REMUNERATION

During the year ended 31 March 2016, the fees paid or payable to the auditors in respect of audit and non-audit services provided by the auditors of the Group were as follows:

公司秘書

於年內,本公司之公司秘書已進行不少於15個 小時之專業培訓以更新彼之技能及知識。

內部監控

內部監控及風險管理系統

本集團之內部監控及風險管理系統旨在合理地 (但並非絕對地)保證並無重大失實陳述或損 失,並管理(但並非完全消除)本集團營運系統 失誤的風險。於二零一五年,透過審核委員會, 董事會已審閱並信納本集團之內部監控及風險 管理系統屬有效且充分。

董事會將每年檢討資源是否充足、本公司會計及財務申報部門員工之資歷及經驗以及其培訓計劃及預算。

核數師酬金

於截至二零一六年三月三十一日止年度,就本 集團核數師提供之審核及非審核服務已付或應 付予核數師之費用如下:

Nature of services	服務性質	金額(千港元)
Audit services	審核服務	1,636
Non-audit services	非審核服務	336

The non-audit services fee was related to the Group's right issue placing review.

非審核服務費乃與本集團之供股配售審閲有 關。

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INVESTOR RELATIONS

During the year ended 31 March 2016, the Company has not made any changes to its Articles of Association. An up to date version of the Company's Article of Association is also available on the Company's website and the Stock Exchange's website.

COMMUNICATION WITH SHAREHOLDERS AND INVESTORS

The Board believes that a transparent and timely disclosure of the Group's information will enable shareholders and investors to make the best investment decision and to have better understanding of the Group's business performance and strategies. It is also vital for developing and maintaining continuing investor relations with the Company's potential and existing investors.

The Company maintains a website at www.huaxia-healthcare.com as a communication platform with shareholders and investors, where information and updates on the Group's financial information and other information are available for public access.

SHAREHOLDERS' RIGHTS

Shareholders are provided with contact details of the Company, such as telephone number, fax number, email address and postal address, in order to enable them to make any query that they may have with respect to the Company. They can also send their enquiries to the Board through these means. In addition, shareholders can contact the share registrar of the Company, if they have any enquires about their shareholdings.

All resolutions put forward at shareholder meetings will be voted on by poll pursuant to the GEM Listing Rules and poll results will be posted on the websites of the Stock Exchange and the Company after each shareholder meeting.

Pursuant to the Bye-Laws of the Company, the Board may whenever it thinks fit call special general meetings, and the shareholders holding at the date of deposit of the requisition not less than one-tenth of the paid up capital of the Company carrying the right of voting at general meetings of the Company shall at all times have the right, by written requisition to the Board or the company secretary, to require a special general meeting to be called by the Board for the transaction of any business specified in such requisition, and such meeting shall be held within two months after the deposit of such requisition.

CONSTITUTIONAL DOCUMENTS

There was no change in the Company's constitutional documents for the year.

投資者關係

於截至二零一六年三月三十一日止年度,本公司並未對其組織章程細則作出任何變動。本公司最新之組織章程細則可在本公司網站及聯交所網站瀏覽。

與股東及投資者溝通

董事會相信,透明而適時披露本集團之資料,有助股東及投資者作出最佳投資決定,並加深了解本集團業務表現及策略。與本公司之準投資者及現有投資者發展及維持持續之投資者關係亦至為重要。

本公司設有網站www.huaxia-healthcare.com,作為與股東及投資者溝通之平台,本集團會在網站公佈及更新財務資料與其他資料以供公眾查閱。

股東之權利

本公司向股東提供聯絡資料,如電話號碼、傳真號碼、電郵地址及郵寄地址,以便股東提出任何有關本公司之查詢。彼等亦可以透過此等方法向董事會提出查詢。此外,股東如有任何有關其股權之查詢,可以聯絡本公司之股份過戶登記處。

股東大會上提呈之所有決議案將根據創業板上 市規則投票表決,投票結果將於各股東大會結 束後於聯交所及本公司網站公佈。

根據本公司之公司細則,董事會可於其認為合適時召開股東特別大會,及任何於遞呈要求日期持有不少於本公司繳足股本(附有於本公司股東大會表決權利)十分之一之股東,於任何時候均有權透過向董事會或公司秘書發出書面要求,要求董事會召開股東特別大會,以處理有關要求中列明之任何事項,而有關大會須於遞呈要求後兩個月內舉行。

憲章文件

本公司之憲章文件於年內並無任何變動。

董事會報告

The directors have pleasure to present their annual report and the audited consolidated financial statements of the Group for the vear ended 31 March 2016.

DATE OF INCORPORATION

The Company was incorporated and registered as an exempted company with limited liability in the Cayman Islands on 28 May 2001 under the Companies Law (Revised) of the Cayman Islands.

The shares of the Company were listed on the GEM of the Stock Exchange on 10 May 2002.

PRINCIPAL ACTIVITIES

The Company acts as an investment holding company while its subsidiaries are principally engaged in the provision of general hospital services, pharmaceutical wholesale, distribution and pharmaceutical retail chain businesses in the PRC. Details of the principal activities of its subsidiaries are set out in Note 42 to the consolidated financial statements.

RESULTS AND DIVIDENDS

The results of the Group for the year ended 31 March 2016 and the state of the Group's affairs as at 31 March 2016 are set out in the consolidated financial statements on pages 60 to 63.

The Board does not recommend a final dividend for the year ended 31 March 2016.

SHARE CAPITAL

Details of the movements in share capital of the Company during the year are set out in Note 17 to the consolidated financial statements. 董事欣然提呈本集團截至二零一六年三月 三十一日止年度之年報及經審核綜合財務報 表。

註冊成立日期

本公司於二零零一年五月二十八日根據開曼群島公司法(經修訂)在開曼群島註冊成立及登記為獲豁免有限公司。

本公司股份於二零零二年五月十日在聯交所創 業板上市。

主要業務

本公司為一間投資控股公司,而其附屬公司主要在中國從事提供綜合性醫院服務、藥物批發、分銷業務及藥物零售連鎖店業務。本公司附屬公司主要業務之詳情載於綜合財務報表附註42。

業績及股息

本集團截至二零一六年三月三十一日止年度之 業績及本集團於二零一六年三月三十一日之事 務狀況載於第60至63頁之綜合財務報表。

董事會並不建議派發截至二零一六年三月 三十一日止年度之末期股息。

股本

本公司年內之股本變動詳情載於綜合財務報表 附註17。

SHARE OPTIONS

On 16 April 2015, the Company granted a total of 100,000,000 share options to directors and employees of the Group at the subscription of HK\$0.68 per share respectively with a 3 year exercise period each commencing 18 April 2015, 18 April 2016 and 18 April 2017 respectively.

RESERVES

Details of the movements in the reserves of the Company and the Group during the year are set out in Note 18 to the consolidated financial statements and in the consolidated statement of changes in equity respectively.

The Company did not have any distributable reserves as at 31 March 2016 (2015: approximately HK\$Nil million). Under the Companies Law (Revised) Chapter 22 of the Cayman Islands, the share premium of the Company is available for paying distributions or dividends to shareholders subject to the provisions of its Memorandum and Articles of Association and provided that immediately following the distribution or dividend the Company is able to pay its debts as they fall due in the ordinary course of business. In accordance with the Company's Articles of Association, dividends shall be distributed out of the retained profits or other reserves, including the share premium account, of the Company.

INVESTMENT PROPERTIES

The Group did not further invest in investment property during the year. Details of the movements in investment property of the Group during the year are set out in note 8 to the consolidated financial statements.

PROPERTY, PLANT AND EQUIPMENT

Details of the movements in property, plant and equipment of the Group during the year are set out in Note 6 to the consolidated financial statements.

購股權

於二零一五年四月十六日,本公司以每股0.68 港元之認購價向本集團董事及僱員授出合共 100,000,000份購股權,行使期分別為自二零 一五年四月十八日、二零一六年四月十八日及 二零一七年四月十八日起計為期三年。

儲備

本公司及本集團年內之儲備變動詳情分別載於 綜合財務報表附註18及綜合權益變動表內。

於二零一六年三月三十一日,本公司並無任何可供分派儲備(二零一五年:無)。根據開曼群島公司法第22章(經修訂),於本公司之組織章程無則規限下,如緊隨分派或派息後本公司有能力償還其於日常業務過程中到期之債務,則本公司之股份溢價可以分派或以股息方式派付予股東。根據本公司之組織章程無則,股息須自本公司保留溢利或其他儲備(包括股份溢價賬)撥付。

投資物業

本集團於年內並無進一步投資投資物業。年內本集團之投資物業之變動詳情載於綜合財務報表附註8。

物業、廠房及設備

本集團物業、廠房及設備於年內之變動詳情載 於綜合財務報表附註6。

董事會報告

DIRECTORS

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

Executive directors:

Dr. Jiang Tao

(appointed as Chief Executive Officer on 20 April 2015)

Mr. Zheng Gang

Dr. Huang Jiaqing

Mr. Yung Ka Chun (appointed on 20 April 2015)

Mr. Yung Kwok Leong (Chairman and Chief Executive Officer) (resigned on 20 April 2015)

Non-executive director:

Dr. Wong Yu Man, James

Mr. Tang Xun (appointed on 10 March 2015)

Independent non-executive directors:

Ms. Wong Ka Wai, Jeanne

Prof. Hu Shanlian
Prof. Lu Chuanzhen

In accordance with Article 87 of the Company's Articles of Association, Mr. Zheng Gang, the executive director of the Company and Prof. Hu Shanlian and Prof. Lu Chuanzhen, the independent non-executive directors of the Company, will retire and, being eligible, offer themselves for re-election at the forthcoming general meeting.

The biographical details of the directors and senior management are set on pages 20 to 23 of this annual report. Details of the emoluments of the directors and the five highest paid individuals are set out in Notes 30 and 31 to the consolidated financial statements, respectively.

董事

年內及截至本報告日期本公司之董事如下:

執行董事:

蔣濤博士(於二零一五年四月二十日獲委任為 行政總裁)

鄭鋼先生

黃加慶醫生

翁嘉晉先生

(於二零一五年四月二十日獲委任)

翁國亮先生(主席兼行政總裁)

(於二零一五年四月二十日辭任)

非執行董事:

王裕民醫生

湯珣先生(於二零一五年三月十日獲委任)

獨立非執行董事:

黃嘉慧女士

胡善聯教授

呂傳真教授

根據本公司之組織章程細則第87條,本公司執行董事鄭鋼先生以及本公司獨立非執行董事胡善聯教授及呂傳真教授將於應屆股東大會上輪值告退,惟符合資格並願意膺選連任。

董事及高級管理人員履歷詳情載於本年報第20至23頁。董事及五名最高薪酬人士之酬金詳情分別載於綜合財務報表附註30及31。

DIRECTORS' SERVICES CONTRACTS

Mr. Yung Kwok Leong, the executive director of the Company and chairman of the Board had signed a letter of appointment with the Company for a period of one year commencing from 1 February 2007 which will continue thereafter until terminated by either party giving to the other party not less than one month's notice in writing. Mr. Yung Kwok Leong resigned on 20 April 2015.

Dr. Jiang Tao has been appointed as chief executive director by way of a letter of appointment with the Company for a period of one year commencing from 20 April 2015 which will continue thereafter until terminated by either party giving to the other party not less than one month's notice in writing.

Mr. Zheng Gang has been appointed as an executive director by way of a letter of appointment with the Company for a period of one year commencing from 1 August 2007 which will continue thereafter until terminated by either party giving to the other party not less than one month's notice in writing.

Dr. Huang Jiaqing has been appointed as an executive director by way of a letter of appointment with the Company for a period of one year commencing from 30 July 2009 which will continue thereafter until terminated by either party giving to the other party not less than one month's notice in writing.

Mr. Yung Ka Chun has been appointed as an executive director by way of a contract with the Company for a period of three years commencing from 20 April 2015 which will continue thereafter until terminated by either party giving to the other party not less than one month's notice in writing.

Dr. Wong Yu Man, James, has been appointed as the non-executive director by way of a letter of appointment with the Company for a period of one year commencing from 20 March 2007 which will continue thereafter until terminated by either party giving to the other party not less than one month's notice in writing.

董事服務合約

本公司執行董事兼董事會主席翁國亮先生已與本公司簽訂委任書,由二零零七年二月一日起計為期一年,並將於其後續任,直至任何一方向另一方發出不少於一個月之書面通知終止聘任為止。翁國亮先生已於二零一五年四月二十日辭任。

蔣濤博士已獲本公司以委任書委任為行政總裁,自二零一五年四月二十日起計為期一年,並將於其後續任,直至任何一方向另外一方發出不少於一個月之書面通知終止聘任為止。

鄭鋼先生已獲本公司以委任書委任為執行董事,自二零零七年八月一日起計為期一年,並將於其後續任,直至任何一方向另外一方發出不少於一個月之書面通知終止聘任為止。

黃加慶醫生已獲本公司以委任書委任為執行董事,自二零零九年七月三十日起計為期一年,並將於其後續任,直至任何一方向另外一方發出不少於一個月之書面通知終止聘任為止。

翁嘉晉先生已獲本公司以合約函委任為執行董事,自二零一五年四月二十日起計為期三年,並將於其後續任,直至任何一方向另外一方發出不少於一個月之書面通知終止聘任為止。

王裕民醫生已獲本公司以委任書委任為非執 行董事,自二零零七年三月二十日起計為期一年,並將於其後續任,直至任何一方向另一方 發出不少於一個月之書面通知終止聘任為止。

董事會報告

Mr. Tang Xun, has been appointed as an independent non-executive director by way of a contract with the company for a period of one year commencing from 20 March 2015 which will continue thereafter until terminated by either party giving to the other party not less than one month's notice in writing.

Ms. Wong Ka Wai, Jeanne, has been appointed as an independent non-executive director by way of a letter of appointment with the Company for a period of one year commencing from 1 November 2007 which will continue thereafter until terminated by either party giving to the other party not less than one month's notice in writing.

Prof. Hu Shanlian and Prof. Lu Chuanzhen have been appointed as independent non-executive directors by way of letters of employment with the Company for a period of one year commencing from 30 July 2009 which will continue thereafter until terminated by either party giving to the other party not less than one month's notice in writing.

Save as disclosed above, none of the directors has any service contract with the Company or any of its subsidiaries which is not determinable by the Group within one year without payment of compensation, other than statutory compensation.

DIRECTORS' INTERESTS IN CONTRACTS

Save as disclosed under the heading "Connected transactions", no contracts of significance in relation to the Group's business to which the Company or any of its subsidiaries was a party and in which a director of the Company had a material interest, whether directly or indirectly, subsisted at the end of the year or at any time during the year.

湯珣先生已獲本公司以合約方式委任為獨立非執行董事,自二零一五年三月二十日起計為期一年,並將於其後續任,直至任何一方向另外一方發出不少於一個月之書面通知終止聘任為止。

黃嘉慧女士已獲本公司以委任書委任為獨立非執行董事,自二零零七年十一月一日起計為期一年,並將於其後續任,直至任何一方向另外一方發出不少於一個月之書面通知終止聘任為止。

胡善聯教授及呂傳真教授已獲本公司以委任 書委任為獨立非執行董事,自二零零九年七月 三十日起計為期一年,並將於其後續任,直至 任何一方向另外一方發出不少於一個月之書面 通知終止聘任為止。

除上文所披露者外,並無董事與本公司或其任何附屬公司訂立本集團不得於一年內毋須補償 (法定補償除外)而終止之服務合約。

董事於合約之權益

除標題為「關連交易」項下所披露者外,本公司 或其任何附屬公司概無訂立於年末時或年內任 何時間仍然有效而本公司董事直接或間接擁有 重大權益之有關本集團業務之重大合約。

DIRECTORS' AND CHIEF EXECUTIVE'S INTERESTS IN SHARES, UNDERLYING SHARES AND DEBENTURES OF THE COMPANY AND ITS ASSOCIATED CORPORATIONS

Disclosure of Interests

(a) Directors' interests and short positions in the securities of the Company and its associated corporations

As at 31 March 2016, the interests and short positions of the Directors and chief executive of the Company in the shares, underlying shares and debentures of the Company or any of its associated corporation (within the meaning of Part XV of the Securities and Futures Ordinance ("SFO")) which were recorded in the register required to be kept by the Company under Section 352 of the SFO, or otherwise notified to the Company and the Stock Exchange pursuant to the required standards of dealings by directors of the Company as referred to in Rules 5.46 to 5.67 of the GEM Listing Rules, were as follows:

(i) Interests in shares of the Company:

董事及主要行政人員於本公司及其 相聯法團之股份、相關股份及債權 證之權益

權益披露

(a) 董事於本公司及其相聯法團之證券之權 益及淡倉

於二零一六年三月三十一日,董事及本公司主要行政人員於本公司或其任何相聯法團(定義見證券及期貨條例(「證券及期貨條例」)第XV部)之股份、相關股份及債權證中擁有根據證券及期貨條例第352條須由本公司存置之登記冊所記錄之權益及淡倉,或根據創業板上市規則第5.46至5.67條所述之本公司董事進行買賣之規定標準須另行知會本公司及聯交所之權益及淡倉如下:

(i) 於本公司股份之權益:

				Approximate
				percentage
		Number		of the total
Name of Director	Nature of interest	of shares	Position	issued shares
				佔已發行
				股份總數之
董事姓名	權益性質	股份數目	倉位	概約百分比
		14/3		
Mr. Yung Ka Chun	Corporate interest (Note)	418,491,516	Long	24.63%
翁嘉晉先生	公司權益(附註)	418,491,516	好倉	24.63%
	Developed interest (Nata)	2.640.000	Lama	0.160/
	Personal interest (Note)	2,640,000	Long	0.16%
	個人權益(附註)	2,640,000	好倉	0.16%
Mr. Zhana Cana	Darsonal interest	6.044.000	Long	0.369/
Mr. Zheng Gang	Personal interest	6,044,000	Long	0.36%
鄭鋼先生	個人權益	6,044,000	好倉	0.36%

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Name of Director	Nature of interest	Number of shares	Position	Approximate percentage of the total issued shares
董事姓名	權益性質	股份數目	倉位	佔已發行 股份總數之 概約百分比
Dr. Jiang Tao	Personal interest	5,740,000	Long	0.34%
蔣濤博士	個人權益	5,740,000	好倉	0.34%
Dr. Huang Jiaqing	Personal interest	3,800,000	Long	0.22%
黃加慶醫生	個人權益	3,800,000	好倉	0.22%

Note:

These shares are held through Easeglory Holdings Limited ("Easeglory"), a company incorporated in the British Virgin Islands ("BVI") with limited liability, the entire issued share capital of which is directly owned by Mr. Yung Ka Chun. By virtue of the SFO, Mr. Yung Ka Chun is deemed to have interest of 98,500,000 convertible preference shares held by Easeglory, which represented approximately 5.80% of the issued share capital of the Company. Together with the preference shares held by Easeglory, Mr. Yung Ka Chun is deemed to have approximately 30.43% of the total issued ordinary share of the Company.

附註: 此等股份乃透過易耀控股有限公司(「易耀」,於英屬處女群島(「英屬處女群島」)註冊成立之有限公司)持有,易耀之全部已發行股本由翁嘉晉先生直接擁有。按照證券及期貨條例,翁嘉晉先生被視為擁有易耀所持有之98,500,000股可換

司已發行股本約5.80%。連同 易耀所持有之優先股, 翁嘉晉 先生被視為擁有本公司已發行

股優先股權益,其相當於本公

普通股總數約30.43%。

(ii) Interests in the issued share capital of the Company's associated corporation:

(ii) 於本公司相聯法團之已發行股本之權益:

Name of 董事姓名	Director	Name of associated corporation 相聯法團名稱	Capacity/ Nature of interest 身份/權益性質	Number of shares 股份數目	Position 倉位	Approximate percentage of shareholdings in the associated corporation's issued share capital 佔相聯 法團之已發行 股本之股權 概約百分比
Mr. Yung l 翁嘉晉先生		Wanjia Group (Note 1) 萬嘉集團 (附註1)	Corporate interest (Note 2) 公司權益(附註2)	24,192,100 24,192,100	Long 好倉	3.73% 3.73%
Note 1:	entire iss Group L incorpora in turn in Group, a Islands w listed on (represen share cal Group is	Healthcare Holdings used share capital of Greimited ("Greatly Weated in the BVI with limit interested in 411,917,64 a company incorporate with limited liability, of with the Main Board of the ting approximately 63.5 pital of Wanjia Group). an associated corporation urposes of the SFO.	eatly Wealth Global Ith"), a company ed liability, which is 8 shares of Wanjia ed in the Cayman which its shares are ne Stock Exchange 53% of the issued Therefore, Wanjia	附註1:	英限司本於公市當3.53%)就證券及	集團有限公司持之內 群島註集部 發環之萬嘉成交 發島份於註冊 發島份於 等自力 發島份 等自力 等自力 等自力 等自力 等自力 等自力 等自力 等自力
Note 2:		ares are held through E are capital of which is c		附註2:		乃透過易耀持有 [,] 而 部已發行股本由翁嘉 有。

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(iii) Interests in share options under Post-IPO share option scheme:

(iii) 首次公開發售後購股權計劃項下之 購股權權益:

Name of Director	Exercise period	Exercise price	Number of share options granted 已授出之	Position
董事姓名	行使期	行使價 	購股權數目	倉位
Mr. Yung Ka Chun	18 April 2015 to 17 April 2018	HK\$0.68	3,960,000	Long
翁嘉晉先生	二零一五年四月十八日至 二零一八年四月十七日	0.68港元	3,960,000	好倉
Dr. Jiang Tao	18 April 2015 to 17 April 2018	HK\$0.68	4,410,000	Long
蔣濤博士	二零一五年四月十八日至 二零一八年四月十七日	0.68港元	4,410,000	好倉
Mr. Tang Xun	18 April 2015 to 17 April 2018	HK\$0.68	3,000,000	Long
湯珣先生	二零一五年四月十八日至 二零一八年四月十七日	0.68港元	3,000,000	好倉
Dr. Huang Jiaqing	18 April 2015 to 17 April 2018	HK\$0.68	4,200,000	Long
黃加慶醫生	二零一五年四月十八日至二零一八年四月十七日	0.68港元	4,200,000	好倉
Mr. Zheng Gang	18 April 2015 to 17 April 2018	HK\$0.68	4,410,000	Long
鄭鋼先生	二零一五年四月十八日至二零一八年四月十七日	0.68港元	4,410,000	好倉
Mr. Wong Yu Man, James	18 April 2015 to 17 April 2018	HK\$0.68	1,000,000	Long
王裕民先生	二零一五年四月十八日至 二零一八年四月十七日	0.68港元	1,000,000	好倉

Save as disclosed above, as at 31 March 2016, none of the Directors nor the chief executive of the Company had any interests or short positions in any shares, underlying shares or debentures of the Company or any of its associated corporation (within the meaning of Part XV of the SFO) as recorded in the register required to be kept by the Company under Section 352 of the SFO, or otherwise notified to the Company and the Stock Exchange pursuant to Rules 5.46 to 5.67 of the GEM Listing Rules.

除上文所披露者外,於二零一六年三月三十一日,董事及本公司主要行政人員概無於本公司或其任何相聯法團(定義見證券及期貨條例第XV部)之任何股份、相關股份或債權證中擁有記錄於根據證券及期貨條例第352條須由本公司存置之登記冊之任何權益或淡倉,或根據創業板上市規則第5.46至5.67條須另行知會本公司及聯交所之任何權益或淡倉。

(b) Substantial shareholders' interests and short positions in shares and underlying shares

As at 31 March 2016, other than the interests of a director or chief executive of the Company as disclosed under the heading "Directors' and chief executive's interests in shares, underlying shares and debentures of the Company and its associated corporations" above, the interests and short positions of persons in the shares and underlying shares of the Company as recorded in the register required to be kept by the Company under Section 336 of the SFO were as follows:

(b) 主要股東於股份及相關股份之權益及淡 食

於二零一六年三月三十一日,除上文「董事及主要行政人員於本公司及其相聯法團之股份、相關股份及債權證之權益」一節所披露本公司董事或主要行政人員之權益外,以下人士於本公司股份及相關股份中擁有記錄於根據證券及期貨條例第336條須由本公司存置之登記冊之權益及淡倉:

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Long positions in shares of the Company:

於本公司股份之好倉:

Name of shareholder 股東名稱	Number of shares 股份數目	Position 倉位	Capacity 身份	percentage of the total issued shares 佔已發行 股份總數之 概約百分比
Easeglory Holdings Limited (Note 1)	516,991,516	Long	Beneficial owner	30.42%
易耀控股有限公司(附註1)	516,991,516	好倉	實益擁有人	30.42%
南方希望實業有限公司 (Note 2)	343,217,539	Long	Corporate interest	20.20%
南方希望實業有限公司(附註2)	343,217,539	好倉	公司權益	20.20%
新希望集團有限公司 (Note 2)	343,217,539	Long	Corporate interest	20.20%
新希望集團有限公司(附註2)	343,217,539	好倉	公司權益	20.20%

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Name of shareholder	Number of shares	Position	Capacity	Approximate percentage of the total issued shares 佔已發行股份總數之
股東名稱	股份數目	倉位	身份	概約百分比
New Hope International (Hong Kong) Limited (Note 2)	343,217,539	Long	Beneficial owner	20.20%
新希望國際(香港)有限公司 (附註2)	343,217,539	好倉	實益擁有人	20.20%
Mr. Liu Yonghao (Note 2)	343,217,539	Long	Corporate interest	20.20%
劉永好先生(附註2)	343,217,539	好倉	公司權益	20.20%
Ms. Liu Chang (Note 2)	343,217,539	Long	Corporate interest	20.20%
劉暢女士(附註2)	343,217,539	好倉	公司權益	20.20%
Ms. Li Wei (Note 2)	343,217,539	Long	Interest of spouse	20.20%
李巍女士(附註2)	343,217,539	好倉	配偶權益	20.20%
Shiny Cherry Limited (Note 3)	418,491,516	Long	Interest in controlled corporation	24.62%
Shiny Cherry Limited (附註3)	418,491,516	好倉	所控制法團權益	24.62%
VMS Finance Group Limited (Note 3)	418,491,516	Long	Interest in controlled corporation	24.62%
VMS Finance Group Limited (附註3)	418,491,516	好倉	所控制法團權益	24.62%
VMS Holdings Limited (Note 3)	418,491,516	Long	Interest in controlled corporation	24.62%
VMS Holdings Limited (附註3)	418,491,516	好倉	所控制法團權益	24.62%
MAK Siu Hang Viola	418,491,516	Long	Interest in controlled corporation	24.62%
麥少嫻	418,491,516	好倉	所控制法團權益	24.62%

Note 1: The issued share capital of Easeglory is 100% beneficially owned by Mr. Yung Ka Chun, an executive Director of the Company. The 516,991,516 shares represent (i) the 418,491,516 ordinary shares beneficially owned by Easeglory, and (ii) the 98,500,000 convertible preference shares.

附註1: 易耀之已發行股本全部由本公司 執行董事翁嘉晉先生實益擁有。該 516,991,516股股份指(i)易耀實益 擁有之418,491,516股普通股,及 (ii)98,500,000股可換股優先股。

Note 2: New Hope International (Hong Kong) Limited is interested in 343,217,539 shares of the Company. The issued share capital of New Hope International (Hong Kong) Limited is 75% beneficially owned by 南方希望實業有限公司 which is in turn 51% held by 新希望集團有限公司 and 49% is held by 西藏恒業鋒實業有限公司.

Both 新希望集團有限公司 and 西藏恒業鋒實業有限公司 are beneficially held by Mr. Liu Yonghao, Ms. Liu Chang and Ms. Li Wei in shareholding proportionate among them as 62.34%, 36.35% and 1.31% respectively. Therefore, Mr. Liu Yonghao, Ms. Liu Chang and Ms. Li Wei are interested in shares of the Company.

Note 3: Shiny Cherry Limited is wholly owned by VMS Finance Group Limited, VMS Finance Group Limited is wholly owned by VMS Holdings Limited and VMS Holdings Limited is wholly owned by MAK Siu Hang Viola. As such VMS Finance Group Limited, VMS Holdings Limited and MAK Siu Hang Viola are deemed to be interested in Shiny Cherry Limited interests in the Company.

Save as disclosed above, as at 31 March 2016, the Directors were not aware of any other person (other than the Directors and chief executive of the Company) who had interests or short positions in the shares or underlying shares of the Company as recorded in the register required to be kept by the Company under Section 336 of the SFO.

DIRECTORS' RIGHTS TO ACQUIRE SECURITIES

Apart from as disclosed under the heading "Directors' and chief executive's interests in shares, underlying shares and debentures" above, at no time since incorporation of the Company were rights to acquire benefits by means of the acquisition of shares in or debentures of the Company or of any other body corporate granted to any directors or their respective spouse or children under 18 years of age, or were any such rights exercised by them; or was the Company, its holding company or any of its subsidiaries a party to any arrangement to enable the directors, their respective spouse or children under 18 years of age to acquire such rights in any other body corporate.

附註2: 新希望國際(香港)有限公司於 343,217,539股本公司股份中擁有權 益。新希望國際(香港)有限公司之已 發行股本乃由南方希望實業有限公司 實益擁有75%,而南方希望實業有限 公司分別由新希望集團有限公司及 西藏恒業鋒實業有限公司持有51%及 49%。

新希望集團有限公司及西藏恒業鋒實業有限公司由劉永好先生、劉暢女士及李巍女士實益擁有,彼等之股權百分比分別為62.34%、36.35%及1.31%。因此,劉永好先生、劉暢女士及李巍女士於本公司股份中擁有權益。

附註3: Shiny Cherry Limited由VMS Finance Group Limited全資擁有,VMS Finance Group Limited由VMS Holdings Limited全資擁有,而VMS Holdings Limited由麥少嫻全資擁有。因此,VMS Finance Group Limited、VMS Holdings Limited及麥少嫻均被視為於Shiny Cherry Limited在本公司所擁有之權益中擁有權益。

除上文所披露者外,於二零一六年三月三十一日,董事並不知悉任何其他人士(董事及本公司主要行政人員除外)於本公司股份或相關股份中擁有根據證券及期貨條例第336條記錄於須由本公司存置之登記冊之權益或淡倉。

董事購買證券之權利

除上文「董事及主要行政人員於股份、相關股份及債權證之權益」一節所披露者外,本公司自註冊成立以來,概無向任何董事或彼等各自之配偶或未滿十八歲之子女授出任何權利,致使彼等可透過購入本公司或任何其他法人團體的股份或債權證而獲益,而彼等亦概無行使該等權利;且本公司、其控股公司或其任何附屬公司亦概無參與任何安排,致使董事、彼等各自之配偶或未滿十八歲之子女可獲得任何其他法人團體之該等權利。

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SHARE OPTION SCHEMES

As at 31 March 2016, there were 66,591,992 outstanding share options, of which, were granted pursuant to the Post-IPO share option schemes adopted on 20 April 2002 and 10 August 2011. A breakdown setting out the number of outstanding share options, their respective exercise price and respective exercise period under the Post-IPO scheme was as follows:

購股權計劃

於二零一六年三月三十一日,本公司有66,591,992份尚未行使購股權,其乃根據於二零零二年四月二十日及二零一一年八月十日採納之首次公開發售後購股權計劃授出。首次公開發售後計劃項下尚未行使購股權數目,其各自之行使價及行使期明細如下:

Categories of grantees	Exercise period	Exercise price	Number of share options outstanding 尚未行使之
承授人類別	行使期	行使價	購股權數目
Directors 董事			
Mr. Yung Ka Chun 翁嘉晉先生	18 April 2015 to 17 April 2018 二零一五年四月十八日至 二零一八年四月十七日	HK\$0.68 0.68港元	3,960,000 3,960,000
Dr. Jiang Tao 蔣濤博士	18 April 2015 to 17 April 2018 二零一五年四月十八日至 二零一八年四月十七日	HK\$0.68 0.68港元	4,410,000 4,410,000
Mr. Tang Xun 湯珣先生	18 April 2015 to 17 April 2018 二零一五年四月十八日至 二零一八年四月十七日	HK\$0.68 0.68港元	3,000,000
Mr. Zheng Gang 鄭鋼先生	18 April 2015 to 17 April 2018 二零一五年四月十八日至 二零一八年四月十七日	HK\$0.68 0.68港元	4,410,000 4,410,000

Categories of grantees	Exercise period	Exercise price	Number of share options outstanding 尚未行使之
承授人類別	行使期	行使價	購股權數目
Dr. Huang Jiaqing	18 April 2015 to 17 April 2018	HK\$0.68	4,200,000
黃加慶醫生	二零一五年四月十八日至 二零一八年四月十七日	0.68港元	4,200,000
Mr. Wong Yu Man, James	18 April 2015 to 17 April 2018	HK\$0.68	1,000,000
王裕民先生	二零一五年四月十八日至 二零一八年四月十七日	0.68港元	1,000,000
Employees of the Group	13 July 2006 to 12 July 2016	HK\$3.61	459,739
本集團僱員	二零零六年七月十三日至 二零一六年七月十二日	3.61港元	459,739
	21 March 2007 to 20 March 2017	HK\$2.94	1,042,253
	二零零七年三月二十一日至 二零一七年三月二十日	2.94港元	1,042,253
	30 September 2009 to 29 March 2019	HK\$0.50	450,000
	二零零九年九月三十日至 二零一九年三月二十九日	0.50港元	450,000
	18 April 2015 to 17 April 2018	HK\$0.68	43,660,000
	二零一五年四月十八日至 二零一八年四月十七日	0.68港元	43,660,000
Total 總計			66,591,992

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Purposes of the Share Option Schemes

The purposes of the Share Option Schemes are to attract and retain the best quality personnel for the development of the Group's businesses, to provide additional incentives to Directors and employees, etc., and to promote the long term financial success of the Group by aligning the interests of option holders to shareholders

Participants of the Share Option Schemes

Eligible participants of the Share Option Schemes include any employee or any proposed employee (including an officer or Director (whether executive or non-executive) or alternate Director of the Company or any affiliate), etc.

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

During the year ended 31 March 2016, there were no purchase, sale or redemption of the Company's listed securities by the Company or any of its subsidiaries.

PRE-EMPTIVE RIGHTS

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

FIVE YEAR FINANCIAL SUMMARY

A summary of the published results and of the assets, liabilities and non-controlling interests of the Group for the last five financial years, as extracted from the audited consolidated financial statements and restated as appropriate, is set out on page 224. This summary does not form part of the audited consolidated financial statements.

RELATED PARTY TRANSACTIONS

Certain connected transactions which are significant are also disclosed as related party transactions (see Note 41 to the consolidated financial statements).

購股權計劃目的

購股權計劃旨在吸引及挽留優秀人才,協力發展本集團業務;向董事及僱員等提供額外獎勵,以及透過令購股權持有人之利益與股東利益一致,促使本集團在財政上獲得長遠成功。

購股權計劃參與人士

購股權計劃之合格參與者包括任何僱員或任何準僱員(包括本公司或任何聯屬公司之行政人員或董事(不論執行或非執行)或替任董事)等。

購買、出售或贖回本公司上市股份

截至二零一六年三月三十一日止年度,本公司 或其任何附屬公司並無購買、出售或贖回本公 司之上市證券。

優先購股權

本公司之組織章程細則或開曼群島法例並無有 關本公司須向現有股東按比例提呈新股份之優 先購股權之規定。

五年財務摘要

過往五個財政年度本集團已刊發之業績及資產、負債及非控股權益摘要載於第224頁,有關資料乃摘錄自經審核綜合財務報表,並於適當情況下作出重列。此摘要並非經審核綜合財務報表之一部分。

關連人士交易

若干重大關連交易亦已披露為關連人士交易 (見綜合財務報表附註41)。

CONNECTED TRANSACTIONS

Pursuant to Chapter 20 of the GEM Listing Rules, the following transactions are "Connected Transactions" and "Continuing Connected Transactions" as defined in the GEM Listing Rules and are required to be disclosed in the annual report of the Company.

A. CONNECTED TRANSACTION

Issue share capital of the company as enlarged by the Conversion Shares

References are made to (i) the 2014 Announcement dated 4 December 2014 in relation to the possible alteration of the CPS-II Terms and possible Conversion of CPS-II involving an application for a Whitewash Waiver; (ii) the 2015 Announcement dated 15 January 2015 in relation to, among other things, the connected transaction in relation to the Conversion of CPS-II involving an application for a Whitewash Waiver; (iii) the circular of the Company dated 13 February 2015 (the "Circular") regarding that the CPS-II has been fully converted into Conversion Shares on 10 March 2015. The CPS-II Holders hold an aggregate of 761,709,055 Shares after the Conversion, representing approximately 45.85% in the issued share capital of the Company as enlarged by the Conversion Shares. The entire issued share capital of Easeglory Holdings Limited is owned by Marshal International Investments Limited which is in turn wholly and beneficially owned by Mr. Yung Kwok Leong. Mr. Yung Kwok Leong is deemed to have interest in those 120,960,500 Shares held by Easeglory Holdings Limited.

Mr. Yung Kwok Leong, father of Mr. Yung Ka Chun who is the director and one of the substantial shareholder of the Company, and is thus a connected person on the part of the Company under the GEM Listing Rules.

All the conditions precedent of the CPS-II Subscription being fulfilled, the CPS-II Subscription was completed on 10 March 2015. In accordance with the terms and conditions of the CPS-II Subscription Agreement, a total of 160,984,141 Second Batch CPSs were allotted and issued to Mr. Yung Kwok Leong.

關連交易

根據創業板上市規則第20章,下列交易為創業 板上市規則所界定之「關連交易」及「持續關連 交易」,須於本公司之年報內披露。

A. 關連交易

經轉換股份擴大後之本公司已發行股 本

謹此提述(i)日期為二零一四年十二月四日 之二零一四年公佈,內容有關可能更改可 換股優先股二條款及可能轉換可換股優 先股二(涉及申請清洗豁免);(ii)日期為 二零一五年一月十五日之二零一五年公 佈,內容有關(其中包括)與轉換可換股 優先股二(涉及申請清洗豁免)有關之關 連交易;(jjj)本公司日期為二零一五年二 月十三日之通函(「通函」),內容有關可 換股優先股二已於二零一五年三月十日 悉數轉換為轉換股份。於轉換後,可換股 優先股二持有人持有合共761,709,055股 股份,相當於經轉換股份擴大後之本公司 已發行股本約45.85%。易耀控股有限公 司之全部已發行股本乃由萬好國際投資 有限公司擁有,而萬好國際投資有限公司 由翁國亮先生全資實益擁有。翁國亮先生 被視為於易耀控股有限公司持有之該等 120,960,500股股份中擁有權益。

翁國亮先生為本公司之董事及主要股東 之一翁嘉晉先生之父親,因此,根據創業 板上市規則,彼為本公司之關連人士。

可換股優先股二認購事項之所有先決條件已獲達成,可換股優先股二認購事項已於二零一五年三月十日完成。根據可換股優先股二認購協議之條款及條件,合共160,984,141股第二批可換股優先股已獲配發及發行予翁國亮先生。

董事會報告

B. CONTINUING CONNECTED TRANSACTIONS

(i) Rental agreement with Fujian Huihao Pharmaceutical Chain Company Limited ("FHP Chain")

Tenancy Agreement 1

On 4 December 2014, Fujian Province Fuzhou City Huihao Pharmaceutical Company Limited (the "Fujian Huihao"), an indirectly-owned subsidiary of the Company, and FHP Chain entered a new tenancy agreement ("Tenancy Agreement 1") for the rental of (i) Level 1 and Level 4 of the office building located at No. 8 Huihao Road, Shangjie Town, Minhou Xian, Fujian Province, the PRC (the "Property 1") with a gross floor area ("GFA") approximately 1,268 square meter ("sq.m."); and (ii) Levels 1 to 3 of the warehouse building located at No. 8 Huihao Road, Shangjie Town, Minhou Xian, Fujian, the PRC (the "Property 2") with a GFA of approximately 9,852 sq.m.. The term of the lease is from 1 April 2015 to 31 March 2018 with a rental of RMB10,144 per month for the Property 1 and RMB49,260 per month for the Property 2 and is renewable upon the signing of a new rental agreement.

Tenancy Agreement 2

On 4 December 2014, Fujian Huihao Sihai Pharmaceutical Chain Company Limited (the "Huihao Sihai"), an indirectly-owned subsidiary of the Company, and FHP Chain entered a new tenancy agreement ("Tenancy Agreement 2") for the rental of (i) Level 3 of the office building located at No.8 Huihao Road, Shangjie Town, Minhou Xian, Fujian Province, the PRC (the "Property 3") with a GFA of approximately 600 sq.m.; and (ii) Level 4 of the warehouse building located on No.8 Huihao Road, Shangjie Town, Minhou Xian, Fujian Province, the PRC (the "Property 4") with a GFA of approximately 3,284 sq.m.. The term of the lease is from 1 April 2015 to 31 March 2018 with a rental of RMB4,800 per month for the Property 3 and RMB16,420 per month for the Property 4 and is renewable upon the signing of the new rental agreement.

B. 持續關連交易

(i) 與福建惠好醫藥連鎖有限公司 (「福建惠好醫藥連鎖」)訂立之 租賃協議

租賃協議1

於二零一四年十二月四日,本公司 之間接全資附屬公司福建省福州市 惠好藥業有限公司(「福建惠好」)與 福建惠好醫藥連鎖訂立一份新租賃 協議(「租賃協議1」)以租賃(i)建築 面積(「建築面積」)約為1,268平方 米(「平方米」)之位於中國福建省閩 侯縣上街鎮惠好路8號之辦公樓第1 及第4層(「物業1」);及(ii)建築面積 約為9.852平方米之位於中國福建省 閩侯縣上街鎮惠好路8號之倉庫第1 至第3層(「物業2」)。租約年期由二 零一五年四月一日起至二零一八年 三月三十一日止,物業1之月租為人 民幣10,144元,而物業2之月租為人 民幣49,260元,並可於簽訂新租賃 協議時重續。

租賃協議2

於二零一四年十二月四日,本公司 之間接全資附屬公司福建惠好四海 醫藥連鎖有限責任公司(「惠好四 海」)與福建惠好醫藥連鎖訂立一份 新租賃協議(「租賃協議2|)以租賃 (i)建築面積約為600平方米之位於中 國福建省閩侯縣上街鎮惠好路8號之 辦公樓第3層(「物業3」);及(ii)建築 面積約為3,284平方米之位於中國福 建省閩侯縣上街鎮惠好路8號之倉庫 第4層(「物業4|)。租約之年期由二 零一五年四月一日起至二零一八年 三月三十一日止,物業3之月租為人 民幣4,800元,而物業4之月租為人 民幣16,420元,並可於簽訂新租賃 協議時重續。

FHP Chain was held as to 50% of its issued share capital by Mr. Weng Jiale who is a cousin of Mr. Yung Ka Chun ("Mr. Yung"). Mr. Yung is a substantial shareholder of Hua Xia and is therefore a connected person of the Company under Rule 20.54 of the GEM Listing Rules.

During the year ended 31 March 2016, the annual cap, also the total rental charge paid, for the Group's total transaction amount with FHP Chain contemplated under the Tenancy Agreement 1 is RMB712,848 (equivalent to approximately HK\$873,239) and Tenancy Agreement 2 is RMB254,640 (equivalent to approximately HK\$311,934).

Rental agreements entered with Yung Muk Ying (the mother of Mr. Yung) (Ms. Yung) Tenancy Agreement 3

On 4 December 2014, Putian Huihao Medicine Co. Limited#(福建莆田惠好醫藥有限公司)("Putian Huihao"), an indirect wholly owned subsidiary of the Company entered into a tenancy agreement ("Tenancy Agreement 3") with Ms. Yung which for rental of (i) Level 1 of which is located at No. 1466, 1470, 1476 Xiadian Road, GongChen Street, Licheng District, Putian City, Fujian Province, China ("Property 5") with a GFA of approximately 169.81 sq.m.; and (ii) Level 2 of which is located at No. 1466, 1470, 1476 Xiadian Road, GongChen Street, Licheng District, Putian City, Fujian Province, China ("Property 6") with a GFA of approximately 192.86 sq.m.. The term of the lease is from 1 April 2015 to 31 March 2018 with a rental of RMB3,396.2 per month for Property 5 and RMB1,928.6 per month for Property 6 and is renewable upon the signing of the new rental agreement.

福建惠好醫藥連鎖由翁加樂先生 (彼為翁嘉晉先生(「**翁先生**」)之堂 弟)持有其50%已發行股本。翁先生 為華夏之主要股東,因此,根據創業 板上市規則第20.54條為本公司之關 連人士。

截至二零一六年三月三十一日止年度,年度上限,亦為已付租金開支總額,本集團於租賃協議1及租賃協議2項下擬與福建惠好醫藥連鎖進行之交易總額分別為人民幣712,848元(相等於約873,239港元)及人民幣254,640元(相等於約311,934港元)。

與翁木英(翁先生的母親)(「翁 女士」)訂立之租賃協議 租賃協議3

於二零一四年十二月四日,本公司 之間接全資附屬公司福建莆田惠好 醫藥有限公司(「莆田惠好」)與翁 女士訂立一份租賃協議(「租賃協議 3」) 以租賃(i)建築面積約為169.81 平方米之位於中國福建省莆田市荔 城區拱辰街道下店路1466, 1470, 1476號第1層(「物業5」);及(ii)建 築面積約為192.86平方米之位於 中國福建省莆田市荔城區拱辰街 道下店路1466, 1470, 1476號第2 層(「物業6」)。租約之年期由二零 一五年四月一日起至二零一八年三 月三十一日止,物業5之月租為人民 幣3,396.2元,而物業6之月租為人 民幣1,928.6元,並可於簽訂新租賃 協議時重續。

董事會報告

During the year ended 31 March 2016, the annual cap, also the total rental charge paid, for the Group's total transaction amount with Ms. Yung contemplated under the Tenancy agreement 3 is RMB63,897 (equivalent to approximately HK\$78,253).

The independent non-executive directors of the Company, Pro. Hu Shanlian, Pro. Lu Chuanzhen and Ms. Wong Ka Wai, Jeanne have, for the purpose of Rule 20.37 of the GEM Listing Rules, reviewed the above continuing connected transactions and confirmed that such continuing connected transactions, for the reporting period, have been entered into:

- in the ordinary and usual course of business of the Group;
- (ii) on normal commercial terms or on terms no less favourable to the Group than terms available to or from (as appropriate) independent third parties; and
- (iii) in accordance with the relevant agreements governing such transactions and on terms that are fair and reasonable and in the interests of the shareholders of the Company as a whole.

The independent non-executive directors of the Company have reviewed the continuing connected transactions and have confirmed that these continuing connected transactions were entered into (i) in the ordinary and usual course of business of the Group; (ii) on normal commercial terms or, if there are not sufficient comparable transactions to judge whether they are on normal commercial terms, on terms no less favourable to the Group than terms available to or from (as appropriate) independent third parties; and (iii) in accordance with the relevant agreements governing them on terms that are fair and reasonable and in the interests of the shareholders of the Company as a whole.

截至二零一六年三月三十一日止年度,年度上限,亦為已付租金開支總額,本集團於租賃協議3項下擬與翁女士進行之交易總額為人民幣63,897元(相等於約78,253港元)。

本公司之獨立非執行董事胡善聯教授、呂傳真教授及黃嘉慧女士已就創業板上市規則第20.37條審閱上述持續關連交易,並確認於報告期間,有關持續關連交易乃按下列基準訂立:

- (i) 於本集團之一般及日常業務過程中訂立;
- (ii) 按一般商業條款或不遜於本集 團給予獨立第三方或自獨立第 三方取得(如適當)之條款訂 立;及
- (iii) 根據監管有關交易之有關協議 及按對本公司股東整體而言屬 公平合理並符合彼等利益之條 款訂立。

本公司之獨立非執行董事已審閱持 續關連交易並確認該等持續關連交易並確認該等持續關連交易並確認該等持續關連之日常及正常及正常或是中;(ii)按一般商業條款以立)按一般商業條款訂立自(被款本集團給予或取自(視線款不情況而定)獨立第三方獲得之條款用;及(iii)根據按屬公平合理及符合等的規模整體利益之條款規管被議予以訂立。

The Company's auditors were engaged to report on the Group's continuing connected transactions in accordance with Hong Kong Standards on Assurance Engagements 3000 "Assurance Engagements Other Than Audits or Reviews of Historical Financial Information" and with reference to Practice Note 740 "Auditor's Letter on Continuing Connected Transactions under the Hong Kong Listing Rules" issued by the Hong Kong Institute of Certified Public Accountants. The Company's auditors have issued their unqualified letter containing their findings and conclusions in respect of the continuing connected transactions disclosed above by the Group in accordance with Rule 20.38 of the Listing Rules. A copy of the auditors' letter has been provided by the Company to the Stock Exchange.

REMUNERATION POLICY

The remuneration policy of the employees of the Group is set up by the Remuneration Committee and is based on merit, qualifications and competence of employees.

The remuneration policies of the Directors are decided by the Remuneration Committee having regard to the Group's operating results, individual performance and comparable market statistics.

CORPORATE GOVERNANCE

The Company has applied the code provisions set out in the Code on Corporate Governance Practices (the "CG Code") contained in Appendix 15 to the Listing Rules. Since its listing on the Stock Exchange, the Company has complied with the code provisions of the CG Code for the year ended 31 March 2016, save for the exceptions explained in the Corporate Governance Report in this report.

SUFFICIENCY OF PUBLIC FLOAT

According to the information that is publicly available to the Company and within the knowledge of the directors of the Company, the percentage of the Shares which are in hands of the public exceeds 25% of the total number of issued shares.

薪酬政策

本集團之僱員薪酬政策由薪酬委員會制定,並以僱員優點、資歷及能力為基準。

董事之薪酬政策由薪酬委員會經計及本集團之 經營業績、個別表現及可資比較市場統計數據 決定。

企業管治

本公司已應用載於上市規則附錄15之企業管治常規守則(「**企業管治守則**」)所載之守則條文。 自本公司於聯交所上市以來,其已於截至二零 一六年三月三十一日止年度遵守企業管治守則 之守則條文,惟本報告之企業管治報告所闡述 之例外情況除外。

足夠公眾持股量

根據本公司公開可得之資料及就本公司董事所知,公眾人士持有之股份百分比超過已發行股份總數之25%。

董事會報告

EVENTS AFTER THE END OF THE REPORTING PERIOD

Details of significant event occurring after the reporting period are set out in Note 45 to the consolidated financial statement.

INDEMNITY OF DIRECTORS

A permitted indemnity provision that provides for indemnity against liability incurred by Directors is currently in force and was in force throughout the year ended 31 March 2016.

BUSINESS REVIEW

Further discussion and analysis of these activities as required by Schedule 5 to the Companies Ordinance, including a discussion of the principal risks and uncertainties facing the Group and an indication of likely future developments in the Group's business, can be found in the "Management Discussion and Analysis" and "Environmental, Social and Governance Report" sections of this Annual Report. The above sections form part of this Directors' Report.

AUDITORS

The consolidated financial statements of the Group for the year ended 31 March 2016 were audited by HLB Hodgson Impey Cheng Limited who will retire at the forthcoming annual general meeting and being eligible, offer themselves for reappointment.

On behalf of the Board

Jiang Tao

Chief Executive Officer

Hong Kong, 16 June 2016

報告期末後事項

於報告期末後發生之重大事項之詳情載於綜合 財務報表附註45。

董事彌償

規定對董事所產生之責任進行彌償之經批准 彌償條文現仍有效及於截至二零一六年三月 三十一日止年度整年內均有效。

業務回顧

按公司條例附表5規定對該等業務所作之進一步討論及分析,包括討論本集團面對之主要風險及不明朗因素,以及本集團日後可能之業務發展之指示,載於本年報「管理層討論及分析」及「環境、社會及管治報告」節內。上述章節構成本董事會報告之一部分。

核數師

本集團截至二零一六年三月三十一日止年度之 綜合財務報表經由國衛會計師事務所有限公 司審核,彼將於即將舉行之股東週年大會上退 任,並符合資格及願意接受續聘。

代表董事會

行政總裁

蔣濤

香港,二零一六年六月十六日

Independent Auditors' Report 獨立核數師報告



31/F, Gloucester Tower 香港 The Landmark 中環

11 Pedder Street畢打街11號Central置地廣場

Hong Kong 告羅士打大廈31樓

TO THE SHAREHOLDERS OF HUA XIA HEALTHCARE HOLDINGS LIMITED

(incorporated in the Cayman Islands with limited liability)

We have audited the consolidated financial statements of Hua Xia Healthcare Holdings Limited (the "Company") and its subsidiaries (collectively referred to as the "Group") set out on pages 60 to 223, which comprise the consolidated statement of financial position as at 31 March 2016, and the consolidated statement of profit or loss and other comprehensive income, the consolidated statement of cash flows for the year then ended, and a summary of significant accounting policies and other explanatory information.

致華夏醫療集團有限公司全體股東

(於開曼群島註冊成立之有限公司)

吾等已審核列載於第60至223頁之華夏醫療集團有限公司(「貴公司」)及其附屬公司(統稱「貴集團」)之綜合財務報表,此財務報表包括於二零一六年三月三十一日之綜合財務狀況表與截至該日止年度之綜合損益及其他全面收益表、綜合權益變動表和綜合現金流量表,以及主要會計政策概要及其他解釋資料。

DIRECTORS' RESPONSIBILITY FOR THE CONSOLIDATED FINANCIAL STATEMENTS

The directors of the Company are responsible for the preparation of consolidated financial statements that give a true and fair view in accordance with Hong Kong Financial Reporting Standards issued by the Hong Kong Institute of Certified Public Accountants 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.

董事就綜合財務報表須承擔的責任

貴公司董事須根據香港會計師公會頒佈之香港 財務報告準則及香港公司條例之披露規定編製 及呈列綜合財務報表,以令綜合財務報表作出 真實與公平之反映,及落實董事認為編製綜合 財務報表所必要之內部監控,以使綜合財務報 表不存在由於欺詐或錯誤而導致之重大錯誤陳 述。

Independent Auditors' Report

獨立核數師報告

AUDITORS' RESPONSIBILITY

Our responsibility is to express an opinion on these consolidated financial statements based on our audit and to report our opinion solely to you, as a body, and for no other purpose. We do not assume responsibility towards or accept liability to any other person for the contents of this report. We conducted our audit in accordance with Hong Kong Standards on Auditing issued by the Hong Kong Institute of Certified Public Accountants. Those standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the consolidated financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the consolidated financial statements. The procedures selected depend on the auditors' judgement, including the assessment of the risks of material misstatement of the consolidated financial statements, whether due to fraud or error. In making those risk assessments, the auditors consider internal control relevant to the entity's preparation of consolidated financial statements that give a true and fair view 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 entity's internal control. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates made by the directors, as well as evaluating the overall presentation of the consolidated financial statements.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

核數師之責任

吾等之責任是根據吾等之審核對該等綜合財務報表作出意見,並僅向整體股東報告而不作其他用途。吾等概不就本報告之內容,對任何其他人士負責或承擔責任。吾等已根據香港會計師公會頒佈之香港審計準則進行審核。這些準則要求吾等遵守道德規範,並規劃及執行審核,從而合理確定綜合財務報表是否不存有任何重大錯誤陳述。

審核涉及執行程序以獲取有關綜合財務報表所載金額及披露資料之審核憑證。所選定之程序取決於核數師之判斷,包括評估由於欺詐或武器,包括評估由於欺詐述之對斷。在評估該等風險時,核數師考慮與認不可能,核數師考慮與公平之反,與認計適當之審核程序,以設計適當之審核程序,以設計適當之審核程序,會對公司之內部監控之效能發表意見。確核亦包括評價董事所採用之會計政策之合適性及所作出之會計估計之合理性,以及評價綜合財務報表之整體呈列方式。

吾等相信[,]吾等所獲得之審核憑證充足和適當 地為吾等之審核意見提供基礎。

Independent Auditors' Report 獨立核數師報告

OPINION

In our opinion, the consolidated financial statements give a true and fair view of the financial position of the Group as at 31 March 2016 and of the Group's financial performance and cash flows for the year then ended in accordance with Hong Kong Financial Reporting Standards and have been properly prepared in compliance with the disclosure requirements of the Hong Kong Companies Ordinance.

意見

吾等認為,綜合財務報表已根據香港財務報告 準則真實而公平地反映 貴集團於二零一六年 三月三十一日之財務狀況, 貴集團截至該日 止年度之財務表現及現金流量,並已按照香港 公司條例之披露規定妥為編製。

Certified Public Accountants

Wong Sze Wai, Basilia

Practising Certificate Number: P05806

Hong Kong, 16 June 2016

香港執業會計師

黃思瑋

執業證書編號: P05806

香港,二零一六年六月十六日

Consolidated Statement of Financial Position

綜合財務狀況表

As at 31 March 2016 於二零一六年三月三十一日

			2016	2015
		Note	二零一六年 HK\$'000	二零一五年 HK\$'000
		附註	千港元	千港元
ASSETS	資產			
Non-current assets	非流動資產			
Property, plant and equipment	物業、廠房及設備	6	91,772	72,030
Prepaid lease payments	預付租賃款項	7	34,897	30,255
Investment property	投資物業	8	7,199	8,093
Goodwill	商譽	9	30,068	31,939
			163,936	142,317
Current assets	流動資產			
Inventories	存貨	13	118,574	133,516
Trade and other receivables and	貿易及其他應收款項及			
deposits	按金	14	339,251	497,111
Derivative financial instruments	衍生金融工具	15	301	284
Pledged bank deposits	已抵押銀行存款	16	6,096	12,970
Cash and cash equivalents	現金及現金等值項目	16	249,712	88,793
			713,934	732,674
Total assets	資產總值		877,870	874,991
EQUITY	權益			
Capital and reserves	資本及儲備	4.7	47.070	47.604
Share capital	股本	17	17,978	17,601
Reserves	儲備	18	163,987	204,209
Equity attributable to owners of	本公司擁有人應佔權益			
the Company			181,965	221,810
Non-controlling interests	非控股權益		212,381	159,688
Total equity	權益總額		394,346	381,498

Consolidated Statement of Financial Position

綜合財務狀況表

As at 31 March 2016 於二零一六年三月三十一日

		Note 附註	2016 二零一六年 HK\$'000 千港元	2015 二零一五年 HK\$'000 千港元
LIABILITIES	負債			
Current liabilities	流動負債			
Trade and other payables	貿易及其他應付款項	21	271,771	287,349
Bank borrowings	銀行借貸	22	50,395	121,454
Amounts due to non-controlling	應付非控股股東之款項			
shareholders		23	662	1,147
Tax payables	應付税項		2,573	5,042
			325,401	414,992
Non-current liabilities	非流動負債			
Convertible note	可換股票據	24	83,178	5,432
Promissory note	承兑票據	25	74,104	72,712
Deferred tax liabilities	遞延税項負債	26	841	357
			158,123	78,501
Total liabilities	負債總額		483,524	493,493
Total equity and liabilities	權益及負債總額		877,870	874,991
Net current assets	流動資產淨值		388,533	317,682
Total assets less current liabilities	資產總值減流動負債		552,469	459,999

The consolidated financial statements were approved and authorised for issue by the Board of Directors on 16 June 2016 and signed on its behalf by:

綜合財務報表於二零一六年六月十六日由董事 會批准及授權刊發,並由下列董事代表簽署:

Jiang Tao	Yung Ka Chun	董事	董事
Director	Director	蔣濤	翁嘉晋

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

隨附之附註為該等綜合財務報表之一部分。

Consolidated Statement of Profit or Loss and Other Comprehensive Income 綜合損益及其他全面收益表

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

		Note 附註	2016 二零一六年 HK\$'000 千港元	2015 二零一五年 HK\$'000 千港元
Revenue	收益	28	1,574,607	1,780,309
Cost of sales	銷售成本		(1,295,227)	(1,502,581)
Gross profit	毛利		279,380	277,728
Other revenue	其他收益	28	7,593	9,502
Other gain, net	其他收益 [,] 淨額	28	2,574	476
Selling and distribution expenses	銷售及分銷費用		(152,022)	(141,745)
Administrative expenses	行政開支		(158,443)	(120,667)
Impairment loss on goodwill	商譽減值虧損		_	(785,169)
Loss on disposal of a subsidiary	出售一間附屬公司之虧損	12	(772)	
Loss from operations	經營業務虧損	29	(21,690)	(759,875)
Finance costs	財務費用	32	(19,464)	(11,520)
Loss before taxation	除稅前虧損		(41,154)	(771,395)
Taxation	税項	33	(3,942)	(10,789)
Loss for the year	本年度虧損		(45,096)	(782,184)
Other comprehensive (loss)/income	本年度其他全面			
for the year	(虧損)/收入			
Items that may be reclassified	其後可重新分類至損益之			
subsequently to profit or loss:	項目:			
Exchange differences on translating	換算海外經營業務之			
foreign operations	匯兑差額		(26,457)	2,131
Total comprehensive loss	本年度全面虧損總額			
for the year			(71,553)	(780,053)

Consolidated Statement of Profit or Loss and Other Comprehensive Income 綜合損益及其他全面收益表

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

		Note 附註	2016 二零一六年 HK\$'000	2015 二零一五年 HK\$'000
		門) 註	千港元 ————————————————————————————————————	千港元 ————
Loss for the year attributable to:	應佔本年度虧損:			
Owners of the Company	本公司擁有人		(43,372)	(505,581)
Non-controlling interests	非控股權益		(1,724)	(276,603)
			(45,096)	(782,184)
Total comprehensive loss	應佔本年度全面虧損總額:			
for the year attributable to:			()	(
Owners of the Company	本公司擁有人		(63,278)	(504,393)
Non-controlling interests	非控股權益		(8,275)	(275,660)
			(74 552)	(700.053)
			(71,553)	(780,053)
Loss per share attributable to	本公司擁有人應佔每股虧損			
owners of the Company	平 4 月 雅 月 入 16 旧 平 収 配 15			
– Basic (HK cents per share)	-基本(每股港仙)	34	(2.42)	(28.73)
– Diluted (HK cents per share)	- 攤薄(每股港仙)	34	(2.42)	(28.73)

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

隨附之附註為該等綜合財務報表之一部分。

Consolidated Statement of Changes in Equity

綜合權益變動表

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

		Attributable to the owners of the Company 本公司董有人應佔																							
		Share capital 数本 HKS'000 千港元	股本 HK\$'000											Share premium	Capital reserve	Other reserve	Special reserve	Translation reserve	Share-based payment reserve 以股份為	Convertible notes reserve	Statutory reserve	Retained profits/ (accumulated losses)	Sub-total	Non- controlling interests	Total equity
				股份溢價 HK\$*000 千港元	資本儲備 HK\$'000 千港元 (Note (c)) (附註(c))		HK\$'000 HK\$'000 千港元 千港元 (Note (a)) (Note (d)	匯兌储備 HK\$'000 千港元 (Note (d)) (附註(d))	00 HK\$'000 元 千港元 d)) (Note (e))	可換股 票據儲備 HK\$'000 千港元 (Note (f)) (附註(f))	法定储備 HK\$'000 千港元 (Note (b)) (附註(b))	保留 溢利 (累計虧損) HK\$'000 千港元	小計 HK \$ '000 千港元	非控股權益 HK\$'000 千港元	權益總額 HK\$'000 千港元										
As at 1 April 2014	於二零一四年四月一日	17,562	316,969	295,610	(97,455)	(6,735)	32,789	15,645	2,537	37,079	110,252	724,253	426,170	1,150,423											
Other comprehensive income/(loss) for the year, net of tax: Exchange difference on translating	本年度其他全面收入/ (虧損),扣除稅項: 換算海外業務之匯兑差額																								
foreign operations	+ 左 赤 新 40	-	-	-	-	-	1,188	-	-	-	- (505.504)	1,188	943	2,131											
Loss for the year	本年度虧損										(505,581)	(505,581)	(276,603)	(782,184)											
Total comprehensive income/(loss) for the year	本年度全面收入/(虧損) 總額						1,188				(505,581)	(504,393)	(275.660)	(780,053)											
Exercise of share options	行使購股權	39	1,969	_	_	_	- 1,100	(58)	_	_	(303,301)	1,950	(273,000)	1,950											
Lapse of share options	購股權失效	_	-	-	_	_	_	(15,399)	_	_	15,399	-	_	-											
Non-controlling interests arising on the acquisition of	收購附屬公司產生之 非控股權益(附註11)												0.470	0.470											
subsidiaries (Note 11) Transfer to statutory reserve	轉撥至法定儲備					-				3,569	(3,569)	_	9,178	9,178											
As at 31 March 2015 and 1 April 2015	於二零一五年三月三十一日及 二零一五年四月一日	17,601	318,938	295,610	(97,455)	(6,735)	33,977	188	2,537	40,648	(383,499)	221,810	159,688	381,498											
Other comprehensive loss for the year, net of tax:	本年度其他全面虧損, 扣除税項:																								
Exchange difference on translating	換算海外業務之匯兑差額						(40,005)					(40.005)	(0.554)	125 157											
foreign operations Loss for the year	本年度虧損			_		_	(19,906)			_	(43,372)	(19,906) (43,372)	(6,551) (1,724)	(26,457 (45,096											
coss for the year	-1" DC NO DR			<u> </u>							(45,512)	(45,512)	(1/12-1/	(45,050											
Total comprehensive loss for the year	本年度全面虧損總額	_	_	_	_	_	(19,906)	_	_	_	(43,372)	(63,278)	(8,275)	(71,553											
Equity-settled share-based payments	以權益結算並以股份																								
Providence of the constitute	為基礎之付款	-	- 22.222	-	///-	-	-	19,376	-	-	-	19,376	-	19,376											
Exercise of share options Deemed disposal of interest in	行使購股權 視作出售於一間附屬公司之	377	32,323	-	-	-	-	(7,541)	-	-	-	25,159	-	25,159											
a subsidiary	抗ド山吉水一同桁層な可之 権益		-	_	(29,208)	_	_	_	_	_	_	(29,208)	63,409	34,201											
Additional interest in a subsidiary	一間附屬公司之額外權益		-	-	550	-	-	-	_	-	-	550	(550)	-											
Transfer to statutory reserve	轉撥至法定儲備	-	-	-	-	-	_	-	-	2,474	(2,474)	_	_	-											
Disposal of a subsidiary (Note 12)	出售一間附屬公司(附註12)	-	1	-	-	-	(139)	_	0.624	-	-	(139)	(1,891)	(2,030)											
Issue of convertible note Deferred taxation of convertible notes	發行可換股票據 可換股票據之遞延税項	-		_	_	_	_	_	9,624 (1,929)	-	-	9,624 (1,929)	_	9,624 (1,929											
Secretarian of Convertible Hotes	TANKAN SE KEMIKETAN K								(1,323)			(1,323)		(1,323)											
As at 31 March 2016	於二零一六年三月三十一日	17,978	351.261	295.610	(126,113)	(6,735)	13,932	12,023	10.232	43,122	(429,345)	181,965	212.381	394.346											

Consolidated Statement of Changes in Equity

綜合權益變動表

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

Notes:

(a) The increase in special reserve amounting to approximately HK\$2,935,000 of the Group represents the difference between the nominal amount of the shares issued by the Company and the aggregate amount of the share capital of a subsidiary acquired pursuant to a group reorganisation in 2001.

The decrease in special reserve amounting to approximately HK\$41,580,000 of the Group represents the difference between the fair value and the contracted value of consideration shares paid for acquisition of subsidiaries during the year ended 31 March 2007.

The increase in special reserve amounting to approximately HK\$31,910,000 of the Group represents the difference between the fair value and the contracted value of consideration shares paid for acquisition of subsidiaries during the year ended 31 March 2008.

- (b) As stipulated by the relevant People's Republic of China ("PRC") laws and regulations, the subsidiaries of the Company established in the PRC shall set aside 10% of its net profit after taxation for the statutory surplus reserve fund (except where the reserve balance has reached 50% of the subsidiaries' paid-up capital). The reserve fund can only be used, upon approval by the board of directors and by the relevant authority, to offset accumulated losses or increase capital.
- (c) The increase in capital reserve amounting to approximately HK\$579,395,000 of the Group as the result of capital reduction taken by the Company during the year ended 31 March 2012.

The decrease in capital reserve amounting to approximately HK\$283,785,000 during the year ended 31 March 2014 represented special interim dividend paid in specie in connection with the separate listing of shares of Wanjia Group Holdings Limited ("Wanjia Group"), a subsidiary of the Company, on the Main Board of The Stock Exchange of Hong Kong Limited (the "Stock Exchange") on 11 October 2013.

(d) The translation reserve comprises all foreign exchange differences arising from the translation of the financial statements of operations outside Hong Kong. The reserve is dealt with in accordance with the accounting policies set out in Note 3. 附註:

(a) 本集團特別儲備增加約2,935,000港元指本公司發行之股份面值與於二零零一年進行集團重組時所收購一家附屬公司股本總額之差額。

本集團之特別儲備減少約41,580,000港元,減少金額指截至二零零七年三月三十一日止年度內收購附屬公司之已付代價股份之公平值與約定值間之差額。

本集團之特別儲備增加約31,910,000港元,增加金額指截至二零零八年三月三十一日止年度內收購附屬公司之已付代價股份之公平值與約定值間之差額。

- (b) 根據中華人民共和國(「中國」)相關法律及法規之規定,於中國成立之本公司附屬公司須撥出10%除税後純利為法定盈餘儲備積金(除非儲備結餘已達至附屬公司繳足資本之50%)。 待董事會及有關政府當局批准後,儲備基金僅可用作抵銷累計虧損或增加資本。
- (c) 本集團資本儲備增加約579,395,000港元乃由 於本公司於截至二零一二年三月三十一日止年 度進行股本削減所致。

於截至二零一四年三月三十一日止年度資本儲備減少約283,785,000港元指就本公司之附屬公司萬嘉集團控股有限公司(「萬嘉集團」)之股份於二零一三年十月十一日於香港聯合交易所有限公司(「聯交所」)主板獨立上市而以實物支付之特別中期股息。

(d) 匯兑儲備包括換算於香港境外之業務之財務報 表而產生之所有外匯差額。該儲備乃根據附註 3所載之會計政策而處理。

Consolidated Statement of Changes in Equity

綜合權益變動表

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

(e) The share-based payment reserve represents the fair value of services estimated to be received in exchange the grant of the relevant options over the relevant vesting periods, the total of which is based on the fair value of the options at grant date. The amount is recognised as staff costs and related expenses with a corresponding increase in the share-based payment reserve.

The share-based payment reserve which is expired would be released directly to retained profits.

- (f) The convertible notes reserve represents the equity components of the convertible notes issued. Convertible notes issued are split into their liability and equity components at initial recognition at the fair values of the convertible notes, which is determined by independent qualified professional valuers.
- (g) The decrease in other reserve of approximately HK\$89,802,000 during the year ended 31 March 2014 represented the difference between the amount of special interim dividend paid in specie and the non-controlling interests' share of net assets of Wanjia Group pursuant to the separate listing of shares of Wanjia Group.

The decrease in other reserve of approximately HK\$7,653,000 during the year ended 31 March 2014 represented the capitalised listing expenses arised from the separate listing of shares of Wanjia Group.

On 12 May 2015, the Group disposed 25% equity interest of Fuzhou Province Huihao City Huihao Pharmaceutical Co. Limited ("Fuzhou Huihao") by way of increasing the registered capital of Fuzhou Huihao from RMB60,000,000 to RMB80,000,000. The non-controlling interests of Fuzhou Huihao agreed to pay RMB20,000,000 for the increase capital of Fuzhou Huihao. The Group recognised a decrease in other reserve of approximately HK\$29,208,000.

On 9 September 2015, the Group further acquired 0.51% equity interest of Fujian Huihao Sihai Pharmaceutical Chain Company Limited (the "Huihao Sihai") by way of increasing the registered capital, as a result other reserve was increased approximately HK\$550,000.

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

(e) 以股份為基礎之付款儲備指為換取於相關歸屬 期間內授出相關購股權而估計將予收取之服 務之公平值,其總數乃以購股權於授出日期之 公平值為計算基準。該金額確認為員工成本及 相關開支,並相應增加以股份為基礎之付款儲 備。

> 以股份為基礎之付款儲備屆滿後將直接發放至 保留溢利。

- (f) 可換股票據儲備指已發行可換股票據之權益部份。已發行可換股票據於初步確認時按可換股票據公平值分為其負債及權益部份,其公平值由獨立合資格專業估值師釐定。
- (g) 於截至二零一四年三月三十一日止年度內之其 他儲備減少約89,802,000港元指根據萬嘉集團 股份獨立上市之以實物方式派付之特別中期股 息金額與非控股權益分佔萬嘉集團之資產淨值 之差額。

截至二零一四年三月三十一日止年度內,其他 儲備減少約7,653,000港元指萬嘉集團之股份 獨立上市所產生之已資本化上市開支。

於二零一五年五月十二日,本集團透過將福建省福州市惠好藥業有限公司(「福州惠好」)之註冊資本由人民幣60,000,000元增加至人民幣80,000,000元而出售福州惠好25%之股權。福州惠好之非控股權益同意支付人民幣20,000,000元作為福州惠好之增加資本。本集團確認其他儲備減少約29,208,000港元。

於二零一五年九月九日,本集團透過增加註冊 資本方式進一步收購福建惠好四海醫藥連鎖 有限責任公司(「惠好四海」)之0.51%股權,因 此,其他儲備增加約550,000港元。

隨附附註為該等綜合財務報表之一部分。

Consolidated Statement of Cash Flows

綜合現金流量表

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

		Note 附註	2016 二零一六年 HK\$'000 千港元	2015 二零一五年 HK\$'000 千港元
CASH FLOWS FROM OPERATING ACTIVITIES	經營業務之現金流量			
Loss before taxation	除税前虧損		(41,154)	(771,395)
Adjustments for: Interest income	調整項目: 利息收入		(1 206)	(4.120)
Interest income Interest expenses	利息開支		(1,206) 19,464	(4,139) 11,520
Amortisation of prepaid lease payments	預付租賃款項攤銷		1,405	1,257
Depreciation of property, plant and	物業、廠房及設備折舊		1,105	1,237
equipment			18,679	14,678
Change in fair value of investment property	投資物業公平值變動		490	252
Change in fair value of derivative financial instruments	衍生金融工具公平值變動		(17)	100
Loss/(gain) on disposal of property,	出售物業、廠房及設備之		(17)	100
plant and equipment	虧損/(收益)		551	(4)
Loss on disposal of a subsidiary	出售一間附屬公司之虧損	12	772	_
Impairment loss recognised in respect of	就貿易及其他應收款項			
trade and other receivables	確認之減值虧損		5,595	5,317
Reversal of impairment loss recognised in respect of trade and other receivables	就貿易及其他應收款項 確認之減值虧損撥回		(010)	(010)
Impairment loss on goodwill	商譽減值虧損		(910)	(818) 785,169
Equity-settled share-based payments	以權益結算並以股份			705,105
	為基礎之付款		19,376	<u> </u>
Operating cash inflows before movements	營運資金變動前經營			
in working capital	現金流入		23,045	41,937
Decrease in inventories	存貨減少		13,803	13,928
Decrease in trade and other receivables and	貿易及其他應收款項及			
deposits	按金減少		166,066	71,503
Decrease in trade and other payables	貿易及其他應付款項減少		(12,053)	(111,913)
Decrease in amounts due to non-controlling	應付非控股股東之款項減少		(405)	(66)
shareholders Decrease in financial asset at fair	按公平值透過損益列賬之		(485)	(66)
value through profit or loss	財務資產減少		_	1,259
	7,3 3,5 3,7 2,7 2,7 3,7 3,7 3,7 3,7 3,7 3,7 3,7 3,7 3,7 3			
Net cash generated from operations	業務所得現金淨額		190,376	16,648
PRC Enterprise Income Tax paid	已付中國企業所得税		(5,754)	(17,074)
	O 13 1 PH >K/// N D0			
Net cash generated from/(used in) operating	勿然类教 所但 /			
activities	經營業務所得/ (所用)現金淨額		184,622	(426)
	ハハハンを上げて			(420)

Consolidated Statement of Cash Flows

綜合現金流量表

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

		Note 附註	2016 二零一六年 HK\$'000 千港元	2015 二零一五年 HK\$'000 千港元
CASH FLOWS FROM INVESTING ACTIVITIES	投資活動之現金流量			
Interest received Purchase of property, plant and equipment Additions of prepaid lease payments Net cash inflow on disposal of a subsidiary	已收利息 購買物業、廠房及設備 添置預付租賃款項 出售一間附屬公司		1,206 (43,335) (7,934)	4,139 (20,817) –
Deemed disposal of interest in a subsidiary Proceeds from disposal of property,	現金流入淨額 視作出售於 一間附屬公司之權益 出售物業、廠房及設備之	12	2,107 16,314	_
plant and equipment Net cash outflow from acquisition of subsidiaries	所得款項 收購附屬公司現金流出淨額			396 (4,002)
Net cash used in investing activities	投資活動所用現金淨額		(31,642)	(20,284)
Interest paid Decrease in pledged bank deposits Proceeds from issue of convertible note net of cost Proceeds from exercise of share options Proceeds from bank borrowings Repayment of bank borrowings	已付利息 已抵押銀行存款減少 發行可換股票據所得款項, 扣除成本 行使購股權所得款項 銀行借款所得款項 償還銀行借款		(12,927) 6,874 82,225 25,159 124,059 (190,252)	(9,749) 4,461 - - 153,067 (132,684)
Net cash generated from financing activities	融資活動所得現金淨額		35,138	15,095
Net increase/(decrease) in cash and cash equivalents	現金及現金等值項目 增加/(減少)淨額		188,118	(5,615)
Cash and cash equivalents at the beginning of the year Effect of foreign currency exchange rate	年初之現金及現金等值項目 外幣匯率變動之影響		88,793	92,418
Cash and cash equivalents at the end of the year	年終之現金及現金等值項目		249,712	88,793

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

隨附之附註為該等綜合財務報表之一部分。

Notes to the Consolidated Financial Statements 綜合財務報表附許

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

1. CORPORATE INFORMATION

The Company was incorporated in the Cayman Islands on 28 May 2001 as an exempted company with limited liability. The shares of the Company are listed on the Growth Enterprise Market ("GEM") of the Stock Exchange. The registered office of the Company is Cricket Square, Hutchins Drive, P.O. Box 2681 GT George Town, Grand Cayman, KY1-1111, Cayman Islands. The head office and principal place of business of the Company in Hong Kong is located at 19/F., New Wing, 101 King's Road, Hong Kong.

The consolidated financial statements are presented in Hong Kong dollars ("HK\$"), which is the functional currency of the Company, and the functional currency of most of its subsidiaries is Renminbi ("RMB"). The consolidated financial statements are presented in thousands of units of HK\$ (HK\$'000), unless otherwise stated.

The Company acts as an investment holding company while its subsidiaries are principally engaged in the provision of general hospital services and pharmaceutical wholesale and distribution and pharmaceutical retail chain business in the PRC. The principal activities of its subsidiaries are set out in Note 42 to the consolidated financial statements.

1. 公司資料

本公司於二零零一年五月二十八日在開 曼群島註冊成立為一家獲豁免有限公司。本公司股份在聯交所創業板(「創業 板」)上市。本公司註冊辦事處為Cricket Square, Hutchins Drive, P.O. Box 2681 GT George Town, Grand Cayman, KY1-1111, Cayman Islands。本公司之總辦事 處及香港主要營業地點位於香港英皇道 101號新翼19樓。

綜合財務報表乃以本公司之功能貨幣港元(「港元」)呈列,大部份附屬公司之功能貨幣為人民幣(「人民幣」)。除另有指明外,綜合財務報表以千港元(千港元)呈列。

本公司為一間投資控股公司,而其附屬公司主要在中國從事提供綜合性醫院服務及藥物批發及分銷以及藥物零售連鎖店業務。其附屬公司之主要業務載於綜合財務報表附註42。

Notes to the Consolidated Financial Statements

綜合財務報表附註

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

2. APPLICATION OF NEW AND REVISED HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs")

In the current year, the Group has applied, for the first time, the following new Hong Kong Accounting Standards ("HKASs"), amendments and interpretations ("new HKFRSs") issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA"), which are effective for the Group's financial year beginning on 1 April 2015.

HKAS 19 (Amendments) Defined Benefit Plans: Employee

Contributions

HKFRSs (Amendments) Annual Improvements to HKFRSs

2010-2012 Cycle

HKFRSs (Amendments) Annual Improvements to HKFRSs

2011-2013 Cycle

The adoption of the above amendments to HKFRSs has had no material impact on the Group's financial performance and position.

The nature and impact of each amendment is described below.

Amendments to HKAS 19 *Defined Benefit Plans: Employee Contributions*

The amendments to HKAS 19 apply to contributions from employees or third parties to defined benefit plans. The amendments simplify the accounting for contributions that are independent of the number of years of employee service, for example, employee contributions that are calculated according to a fixed percentage of salary. If the amount of the contributions is independent of the number of years of service, an entity is permitted to recognise such contributions as a reduction of service cost in the period in which the related service is rendered. The amendments have had no impact on the Group as the Group does not have defined benefit plan.

2. 應用新訂及經修訂香港財務 報告準則(「香港財務報告準 則」)

於本年度,本集團已首次採納下列由香港會計師公會(「香港會計師公會」)頒佈對本集團二零一五年四月一日開始之財政年度有效之新香港會計準則(「香港會計準則」)、修訂本及詮釋(「新香港財務報告準則」)。

香港會計準則第19號 界定福利計劃: 僱員供款

(修訂本)

香港財務報告準則 香港財務報告準則二零一 (修訂本) 零年至二零一二年週期

之年度改進

香港財務報告準則 (修訂本)

香港財務報告準則二零 一一年至二零一三年週

期之年度改進

採納上述香港財務報告準則之修訂本並 無對本集團之財務表現及狀況構成重大 影響。

各修訂本之性質及影響於下文詳述。

香港會計準則第19號(修訂本)*界定福利計劃:僱員供款*

香港會計準則第19號之修訂本適用於僱員或第三方向界定福利計劃供款。該等修訂本簡化與僱員服務年期無關之供款之入賬,例如按薪金固定百分比計算之僱員供款。倘供款金額與服務年期無關,則實體獲准將該等供款於提供相關服務期間作為服務成本確認為扣減。由於本集團並無界定福利計劃,故該等修訂本對本集團並無影響。

Notes to the Consolidated Financial Statements 綜合財務報表附註

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

2. APPLICATION OF NEW AND REVISED HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") – continued

Annual Improvements to HKFRSs 2010–2012 Cycle and 2011–2013 Cycle

The Group has applied the amendments to HKFRSs included in the Annual Improvements to HKFRSs 2010–2012 Cycle and 2011–2013 Cycle for the first time in the current year. One of the annual improvements requires entities to disclose judgements made by management in applying the aggregation criteria set out in paragraph 12 of HKFRS 8 Operation Segments. The Group has several operating segments and made the required disclosures in accordance with the amendments in Note 5. The application of these amendments has had no impact on the disclosures or amounts recognised in the Group's consolidated financial statements.

The Group has not early applied the following new and revised HKFRSs that have been issued but are not yet effective:

HKFRSs (Amendments) Annual Improvements to HKFRSs

2012-2014 Cycle²

HKFRS 9 Financial Instruments³

HKFRS 10, HKFRS 12 Investment Entities: Applying the

and HKAS 28 (2011) Consolidation Exception²

(Amendments)

2. 應用新訂及經修訂香港財務報告準則(「香港財務報告準則」) -續

> 香港財務報告準則二零一零年至二零 一二年週期及二零一一年至二零一三 年週期之年度改進

> 本集團已於本年度內首次應用載於香港財務報告準則二零一等年至二年週期及二零一一年至二零一三年週期之年度改進內之香港財務報告準則之實體須披露實體須披露實體須披露實體所不。其中一項年度改進規定實體須披露經濟第12段所列匯總條件時所作判斷。本集團擁有多個經營分部,並已根據有關修訂本於附註5作出規定披露。應用該內所作披露或確認金額構成影響。

本集團並無提早應用以下已頒佈但尚未 生效之新訂及經修訂香港財務報告準則:

香港財務報告準則 香港財務報告準則二零

(修訂本) -二年至二零一四年

週期之年度改進2

香港財務報告準則 金融工具3

第9號

香港財務報告準則 投資實體:綜合入賬例外

第10號、香港財務報告 情況之應用2

準則第12號及香港

會計準則第28號

(二零一一年)

(修訂本)

綜合財務報表附註

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

2. APPLICATION OF NEW AND REVISED HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") – continued

HKFRS 10 and HKAS 28	Sale or Contribution of Assets
(Amendments)	between an Investor and its Associate or Joint Venture ⁵
HKFRS 11 (Amendments)	Accounting for Acquisition of Interests in Joint Operation ²
HKFRS 14	Regulatory Deferral Accounts ¹
HKFRS 15	Revenue from Contracts with Customers ³
HKFRS 16	Leases ⁴
HKAS 1 (Amendments)	Disclosure Initiative ²
HKAS 16 and HKAS 38	Clarification of Acceptable
(Amendments)	Methods of Depreciation and
	Amortisation ²
HKAS 16 and HKAS 41 (Amendments)	Agriculture: Bearer Plants ²
HKAS 27 (Amendments)	Equity Method in Separate Financial Statements ²

- Effective for first annual HKFRS financial statements beginning on or after 1 January 2016, with early application permitted.
- Effective for annual periods beginning on or after 1 January 2016, with early application permitted.
- Effective for annual periods beginning on or after 1 January 2018, with early application permitted.
- Effective for annual periods beginning on or after 1 January 2019, with early application permitted.
- Effective for annual periods beginning on or after the date to be determined.

2. 應用新訂及經修訂香港財務報告準則(「香港財務報告準則」) - 續

香港財務報告準則 投資者與其聯營公司或合 第10號及香港會計 營企業之間的資產出 準則第28號(修訂本) 售或注資⁵ 香港財務報告準則 收購共同經營權益之會計

第11號(修訂本) 處理2

香港財務報告準則 監管遞延賬戶1

第14號

香港財務報告準則 來自客戶合約之收益3

第15號

香港財務報告準則 租賃4

第16號

香港會計準則第1號 披露主動性2

(修訂本)

香港會計準則第16號及 澄清折舊及攤銷之接納方

香港會計準則第38號 法2

(修訂本)

香港會計準則第16號及 農業:結果實之植物2

香港會計準則第41號

(修訂本)

香港會計準則第27號 獨立財務報表之權益法²

(修訂本)

- 1 於二零一六年一月一日或之後開始之首 個年度香港財務報告準則財務報表生 效,允許提早應用。
- ² 於二零一六年一月一日或之後開始之年 度期間生效,允許提早應用。
- 3 於二零一八年一月一日或之後開始之年 度期間生效,允許提早應用。
- 4 於二零一九年一月一日或之後開始之年 度期間生效,允許提早應用。
- 5 於待釐定日期或之後開始之年度期間生效。

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

2. APPLICATION OF NEW AND REVISED HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") – continued

Annual Improvements to HKFRSs 2012-2014 Cycle

The Annual Improvements to HKFRSs 2012–2014 Cycle include a number of amendments to various HKFRSs, which are summarised below.

The amendments to HKFRS 5 introduce specific guidance in HKFRS 5 for when an entity reclassifies an asset (or disposal group) from held for sale to held for distribution to owners (or vice versa), or when held-for-distribution accounting is discontinued. The amendments apply prospectively.

The amendments to HKFRS 7 provide additional guidance to clarify whether a servicing contract is continuing involvement in a transferred asset for the purpose of the disclosures required in relation to transferred assets and clarify that the offsetting disclosures (introduced in the amendments to HKFRS 7 Disclosure — Offsetting Financial Assets and Financial Liabilities issued in December 2011 and effective for periods beginning on or after 1 January 2013) are not explicitly required for all interim periods. However, the disclosures may need to be included in condensed interim financial statements to comply with HKAS 34 Interim Financial Reporting.

2. 應用新訂及經修訂香港財務報告準則(「香港財務報告準則」) -績

香港財務報告準則二零一二年至二零 一四年週期之年度改進

香港財務報告準則二零一二年至二零一四年週期之年度改進包括多項香港財務報告準則之修訂,概述如下。

香港財務報告準則第5號之修訂本於其內 文引入對實體將資產(或出售組別)從持 作銷售重新分類為持作向擁有人分銷(反 之亦然)或持作分銷終止入賬之具體指 引。修訂本提前應用。

香港財務報告準則第7號之修訂本提供額外指引以澄清服務合約於資產轉移中是否持續牽涉(就有關資產轉移所要求之披露而言)並澄清對所有中期期間並無明確要求抵銷披露(已於二零一一年十二月頒佈並於二零一三年一月一日或之後開始之期間生效之香港財務報告準則第7號披露一抵銷財務資產及財務負債之修訂本)。然而,披露或需載入簡明中期財務報表,以遵從香港會計準則第34號中期財務報告。

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

2. APPLICATION OF NEW AND REVISED HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") – continued

Annual Improvements to HKFRSs 2012-2014 Cycle

- continued

The amendments to HKAS 19 clarify that the high quality corporate bonds used to estimate the discount rate for postemployment benefits should be issued in the same currency as the benefits to be paid. These amendments would result in the depth of the market for high quality corporate bonds being assessed at currency level. The amendments apply from the beginning of the earliest comparative period presented in the financial statements in which the amendments are first applied. Any initial adjustment arising should be recognised in retained earnings at the beginning of that period.

The amendments to HKAS 34 clarify the requirements relating to information required by HKAS 34 that is presented elsewhere within the interim financial report but outside the interim financial statements. The amendments require that such information be incorporated by way of a cross reference from the interim financial statements to the other part of the interim financial report that is available to users on the same terms and at the same time as the interim financial statements.

The directors do not anticipate that the application of these amendments will have a material impact on the Group's consolidated financial statements.

2. 應用新訂及經修訂香港財務報 告準則(「香港財務報告準則」) -續

香港財務報告準則二零一二年至二零 一四年週期之年度改進-績

香港會計準則第19號之修訂本澄清優質公司債券(用於估計退休後福利之貼現率)應按與將予支付福利相同之貨幣發行。該等修訂本會導致按貨幣層面評估之優質公司債券之市場深度。該等修訂本從首次應用修訂之財務報表所呈列最早比較期間期初起應用。所引致之任何初步調整應於該期間期初於保留盈利內確認。

香港會計準則第34號之修訂本釐清有關 香港會計準則第34號要求於中期財務報 告內其他部分但於中期財務報表外呈列 之資料之規定。該等修訂本要求該資料從 中期財務報表以交叉引用方式併入中期 財務報告其他部分(按與中期財務報表相 同之條款及時間提供予使用者)。

董事預期,應用該等修訂本不會對本集團 之綜合財務報表構成重大影響。

綜合財務報表附註

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

2. APPLICATION OF NEW AND REVISED HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") – continued

HKFRS 9 Financial Instruments

HKFRS 9 issued in November 2009 introduced new requirements for the classification and measurement of financial assets. HKFRS 9 was subsequently amended in October 2010 to include requirements for the classification and measurement of financial liabilities and for derecognition, and in November 2013 to include the new requirements for general hedge accounting. Another revised version of HKFRS 9 was issued in July 2014 mainly to include (a) impairment requirements for financial assets and (b) limited amendments to the classification and measurement requirements by introducing a "fair value through other comprehensive income" (FVTOCI) measurement category for certain simple debt instruments.

Key requirements of HKFRS 9 are described below:

All recognised financial assets that are within the scope of HKAS 39 Financial Instruments: Recognition and Measurement to be subsequently measured at amortised cost or fair value. Specifically, debt investments that are held within a business model whose objective is to collect the contractual cash flows, and that have contractual cash flows that are solely payments of principal and interest on the principal outstanding are generally measured at amortised cost at the end of subsequent reporting periods. All other debt investments and equity investments are measured at their fair values at the end of subsequent accounting periods. In addition, under HKFRS 9, entities may make an irrevocable election to present subsequent changes in the fair value of an equity investment (that is not held for trading) in other comprehensive income, with only dividend income generally recognised in profit or loss.

2. 應用新訂及經修訂香港財務報 告準則(「香港財務報告準則」) -續

香港財務報告準則第9號金融工具

香港財務報告準則第9號的主要規定載述 如下:

• 所有屬香港會計準則第39號金融 工具:確認和計量範圍之已確認認期 務資產其後將以攤銷成本務 計量。特別是,於一項裝金 ,於一項現金流模的 ,以及合約現金流為 ,以及合約現金流為 。所持目的為收取現金流 。所有其他債務投資本 一般於其後報告期末以費股本計量。 此外,根據香港財務報告準則 ,實體不可撤回地選擇(並, 全面收益中呈列權益投資。 則以入一般於損益確認。

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

2. APPLICATION OF NEW AND REVISED HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") – continued HKFRS 9 Financial Instruments – continued

- with regard to the measurement of financial liabilities designated as at fair value through profit or loss, HKFRS 9 requires that the amount of change in the fair value of the financial liability that is attributable to changes in the credit risk of that liability is presented in other comprehensive income, unless the recognition of the effects of changes in the liability's credit risk in other comprehensive income would create or enlarge an accounting mismatch in profit or loss. Changes in fair value of financial liabilities attributable to changes in the financial liabilities' credit risk are not subsequently reclassified to profit or loss. Under HKAS 39, the entire amount of the change in the fair value of the financial liability designated as fair value through profit or loss was presented in profit or loss.
- In relation to the impairment of financial assets, HKFRS 9 requires an expected credit loss model, as opposed to an incurred credit loss model under HKAS 39. The expected credit loss model requires an entity to account for expected credit losses and changes in those expected credit losses at each reporting date to reflect changes in credit risk since initial recognition. In other words, it is no longer necessary for a credit event to have occurred before credit losses are recognised; and

2. 應用新訂及經修訂香港財務報告準則(「香港財務報告準則」) -續

香港財務報告準則第9號金融工具-續

- 就指定按公平值計入損益之財務負債之計量而言,香港財務報債之計量而言,香港財務負債之計量而引致的財務負債與動金額乃於其他全面內域,除非在其他全面內域,除非在其他全面內域,除非在其他全面。財務負債人。財務負債公平負債人。對於損益內類等負債公平值變動,指定按值,所全數於損益中呈列。
- 就財務資產之減值而言,與香港會計準則第39號項下按已產生信貸虧損模式計算相反,香港財務報告準則第9號規定按預期信貸虧損模式計算。預期信貸虧損模式規定實體於各報告日期將預期信貸虧損及該等預期信貸虧損之變動入賬,以反映信貸風險自初始確認以來之變動。換言之,毋須再待發生信貸事件方確認信貸虧損;及

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

2. APPLICATION OF NEW AND REVISED HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") – continued HKFRS 9 Financial Instruments – continued

• The new general hedge accounting requirements retain the three types of hedge accounting mechanisms currently available in HKAS 39. Under HKFRS 9, greater flexibility has been introduced to the types of transactions eligible for hedge accounting, specifically broadening the types of instruments that qualify for hedging instruments and the types of risk components of non-financial items that are eligible for hedge accounting. In addition, the effectiveness test has been overhauled and replaced with the principle of an "economic relationship". Retrospective assessment of hedge effectiveness is also no longer required. Enhanced disclosure requirements about an entity's risk management activities have also been introduced.

HKFRS 9 is effective for annual periods beginning on or after 1 January 2018.

The directors anticipate that the adoption of HKFRS 9 in the future may have an impact on the amounts reported in respect of the Group's financial assets and financial liabilities. Regarding the Group's financial assets, it is not practicable to provide a reasonable estimate of that effect until a detailed review has been completed.

2. 應用新訂及經修訂香港財務報告準則(「香港財務報告準則」) -續

香港財務報告準則第9號金融工具-續

新一般對沖會計法規定保留三類目前香港會計準則第39號可用之對沖會計法。根據香港財務報告準則第9號,該會計法向可作對沖會計之交易類別引入更大靈活度,尤其是擴闊合資格作為對沖工具之工具類別及可作對沖會計之非金融項目之工具類別及可作對沖會計之非金融項目之經全面改革,並以「經濟關係」原則取代。對沖有效性不再需要追溯評估。亦已引入有關實體風險管理活動之強化披露規定。

香港財務報告準則第9號於二零一八年一 月一日或之後開始之年度期間生效。

董事預期,於未來採納香港財務報告準則 第9號可能對有關本集團的財務資產和財 務負債的報告金額產生影響。就本集團財 務資產而言,在完成詳盡檢討前提供該影 響之合理估計乃不切合實際。

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

2. APPLICATION OF NEW AND REVISED HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") – continued Amendments to HKFRS 10, HKFRS 12 and HKAS 28 (2011) Investment Entities: Applying the Consolidation Exception

The amendments to HKFRS 10, HKFRS 12 and HKAS 28 clarify that the exemption from preparing consolidated financial statements is available to a parent entity that is a subsidiary of an investment entity, even if the investment entity measures all its subsidiaries at fair value in accordance with HKFRS 10. The amendments also clarify that the requirement for an investment entity to consolidate a subsidiary providing services related to the former's investment activities applies only to subsidiaries that are not investment entities themselves.

The directors do not anticipate that the application of these amendments will have a material impact on the Group's consolidated financial statements.

2. 應用新訂及經修訂香港財務報 告準則(「香港財務報告準則」) -續

香港財務報告準則第10號、香港財務報告準則第12號及香港會計準則第28號(二零一一年)(修訂本)投資實體:綜合入賬例外情況之應用

香港財務報告準則第10號、香港財務報告 準則第12號及香港會計準則第28號之修 訂本澄清,即使投資實體根據香港財務報 告準則第10號按公平值計量其所有附屬 公司,作為投資實體附屬公司之母實體仍 可豁免編製綜合財務報表。該等修訂本亦 澄清,投資實體將提供與其前身投資活動 相關服務之附屬公司綜合入賬之規定僅 適用於本身並非投資實體之附屬公司。

董事預期,應用該等修訂本不會對本集團 之綜合財務報表構成重大影響。

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

2. APPLICATION OF NEW AND REVISED HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") – continued Amendments to HKFRS 10 and HKAS 28 Sale or Contribution of Assets between an Investor and its Associate or Joint Venture

The amendments to HKFRS 10 and HKAS 28 deal with situations where there is a sale or contribution of assets between an investor and its associate or joint venture. Specifically, the amendments state that gains or losses resulting from the loss of control of a subsidiary that does not contain a business in a transaction with an associate or a joint venture that is accounted for using the equity method, are recognised in the parent's profit or loss only to the extent of the unrelated investors' interests in that associate or joint venture. Similarly, gains and losses resulting from the remeasurement of investments retained in any former subsidiary (that has become an associate or a joint venture that is accounted for using the equity method) to fair value are recognised in the former parent's profit or loss only to the extent of the unrelated investors' interests in the new associate or joint venture.

The directors do not anticipate that the application of these amendments to HKFRS 10 and HKAS 28 will have a material impact on the Group's consolidated financial statements.

2. 應用新訂及經修訂香港財務報告準則(「香港財務報告準則」) -續

> 香港財務報告準則第10號及香港會計 準則第28號(修訂本)投資者與其聯 營公司或合營企業之間的資產出售或 注資

> 董事預期,應用香港財務報告準則第10號 及香港會計準則第28號之該等修訂本不 會對本集團之綜合財務報表構成重大影響。

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

2. APPLICATION OF NEW AND REVISED HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") – continued

Amendments to HKFRS 11 Accounting for Acquisition of Interests in Joint Operation

The amendments to HKFRS 11 provide guidance on how to account for the acquisition of a joint operation that constitutes a business as defined in HKFRS 3 Business Combinations. Specifically, the amendments state that the relevant principles on accounting for business combinations in HKFRS 3 and other standards (e.g. HKAS 36 Impairment of Assets regarding impairment testing of a cash generating unit to which goodwill on acquisition of a joint operation has been allocated) should be applied. The same requirements should be applied to the formation of a joint operation if and only if an existing business is contributed to the joint operation by one of the parties that participate in the joint operation.

A joint operator is also required to disclose the relevant information required by HKFRS 3 and other standards for business combinations.

The amendments to HKFRS 11 apply prospectively for annual periods beginning on or after 1 January 2016. The directors do not anticipate that the application of these amendments to HKFRS 11 will have a material impact on the Group's consolidated financial statements.

2. 應用新訂及經修訂香港財務報告準則(「香港財務報告準則」) -績

香港財務報告準則第11號(修訂本) 收購共同經營權益之會計處理

香港財務報告準則第11號之修訂本就如何為收購構成香港財務報告準則第3號業務合併所界定業務之共同經營作會計處理提供指引。具體而言,該等修訂本訂明有關香港財務報告準則第3號所述業務時,數不可以對於收購共同經營時獲分配商譽之規值則試)應予採用。倘及與共同經營之其中一方向共同經營注入現有業務時,則成立共同經營亦須應用相同規定。

共同經營者亦須就業務合併披露香港財務報告準則第3號及其他準則規定之相關 資料。

香港財務報告準則第11號之修訂本就於 二零一六年一月一日或之後開始之年度 期間提前應用。董事預期,應用香港財務 報告準則第11號之該等修訂本不會對本 集團之綜合財務報表構成重大影響。

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

2. APPLICATION OF NEW AND REVISED HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") – continued HKFRS 14 Regulatory Deferral Accounts

HKFRS 14 Regulatory Deferral Accounts, describes regulatory deferral account balances as amounts of expense or income that would not be recognised as assets or liabilities in accordance with other standards, but that qualify to be deferred in accordance with IFRS/HKFRS 14 because the amount is included, or is expected to be included, by the rate regulator in establishing the price(s) that an entity can charge to customers for rate regulated goods or services.

The amendments to HKFRS 14 apply prospectively for annual periods beginning on or after 1 January 2016. The directors do not anticipate that the application of HKFRS 14 will have a material impact on the Group's consolidated financial statements.

HKFRS 15 Revenue from Contracts with Customers

HKFRS 15 was issued which establishes a single comprehensive model for entities to use in accounting for revenue arising from contracts with customers. HKFRS 15 will supersede the current revenue recognition guidance including HKAS 18 Revenue, HKAS 11 Construction Contracts and the related Interpretations when it becomes effective.

2. 應用新訂及經修訂香港財務報 告準則(「香港財務報告準則」) - 續

香港財務報告準則第14號*監管遞延脹* 戶

香港財務報告準則第14號監管遞延賬戶將監管遞延賬戶結餘視為不會根據其他 準則確認為資產或負債,但因收費監管部 門設定實體可就收費遭到監管之貨品或 服務自客戶收取之價格時計入或預計計 入該等款項而合資格根據國際財務報告 準則/香港財務報告準則第14號遞延之 收支。

香港財務報告準則第14號之修訂本就於 二零一六年一月一日或之後開始之年度 期間提前應用。董事預期,應用香港財務 報告準則第14號不會對本集團之綜合財 務報表構成重大影響。

香港財務報告準則第15號來自客戶合 約之收益

已頒佈之香港財務報告準則第15號制定一項單一全面模式供實體用以將來自客戶合約所產生之收益入賬。香港財務報告準則第15號於生效後將取代現時載於香港會計準則第18號收益、香港會計準則第11號建築合約及相關詮釋之收益確認指引。

綜合財務報表附註

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

2. APPLICATION OF NEW AND REVISED HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") – continued

HKFRS 15 Revenue from Contracts with Customers

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The core principle of HKFRS 15 is that an entity should recognise revenue to depict the transfer of promised goods or services to customers in an amount that reflects the consideration to which the entity expects to be entitled in exchange for those goods or services. Specifically, the Standard introduces a 5-step approach to revenue recognition:

- Step 1: Identify the contract(s) with a customer
- Step 2: Identify the performance obligations in the contract
- Step 3: Determine the transaction price
- Step 4: Allocate the transaction price to the performance obligations in the contract
- Step 5: Recognise revenue when (or as) the entity
 satisfies a performance obligation

Under HKFRS 15, an entity recognises revenue when (or as) a performance obligation is satisfied, i.e. when 'control' of the goods or services underlying the particular performance obligation is transferred to the customer. Far more prescriptive guidance has been added in HKFRS 15 to deal with specific scenarios. Furthermore, extensive disclosures are required by HKFRS 15.

The directors anticipate that the application of HKFRS 15 in the future may have a material impact on the amounts reported and disclosures made in the Group's consolidated financial statements. However, it is not practicable to provide a reasonable estimate of the effect of HKFRS 15 until the Group performs a detailed review.

2. 應用新訂及經修訂香港財務報告準則(「香港財務報告準則」) -績

香港財務報告準則第15號來自客戶合 約之收益-續

香港財務報告準則第15號之核心原則為 實體於確認描述向客戶轉讓承諾貨品或 服務之收益時,金額應能反映該實體預期 就交換該等貨品或服務有權獲得之代價。 具體而言,該準則引入確認收益之五個步 驟:

- 第一步:識別與客戶訂立之合約
- 第二步:識別合約中之履約責任
- 第三步: 釐定交易價
- 第四步:將交易價分配至合約中之 履約責任
- 第五步:於實體完成履約責任時(或 就此)確認收益

根據香港財務報告準則第15號,實體於完成履約責任時(或就此)確認收益,即於特定履約責任相關貨品或服務之「控制權」移交客戶之時。香港財務報告準則第15號已就特殊情況之處理方法加入更明確之指引。此外,香港財務報告準則第15號要求更詳盡之披露。

董事預期,日後應用香港財務報告準則第 15號可能對於本集團綜合財務報表中呈 報之金額及作出之披露構成重大影響。然 而,在本集團完成詳盡檢討前合理估算香 港財務報告準則第15號之影響乃不切實 際。

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

2. APPLICATION OF NEW AND REVISED HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") – continued

HKFRS 16 Leases

HKFRS 16 supersedes HKAS 17 Leases, HK(IFRIC) - Int 4 "Determining whether an Arrangement contain a Lease", HK(SIC) - Int 15 "Operating Lease - Incentives" and HK(SIC) – Int 27 "Evaluating the Substance of Transactions Involving the Legal Form of a Lease". HKFRS 16 eliminates the classification by a lessee of leases as either operating or finance. Instead all leases are treated in a similar way to finance leases in accordance with HKAS 17 "Leases". Under HKFRS 16, leases are recorded on the statement of financial position by recognizing a liability for the present value of its obligation to make future lease payments with an asset (comprised of the amount of lease liability plus certain other amounts) either being disclosed separately in the statement of financial position (within right-of-use assets) or together with property, plant and equipment. The most significant effect of the new requirements will be an increase in recognised lease assets and financial liabilities. There are some exemptions. HKFRS 16 contains options which do not require a lessee to recognise assets and liabilities for (a) short term leases (i.e. lease of 12 months or less, including the effect of any extension options) and (b) leases of low value assets (for example, a lease of a personal computer). HKFRS 16 substantially carries forward the lessor's accounting requirements in HKAS 17.

2. 應用新訂及經修訂香港財務報告準則(「香港財務報告準則」) -績

香港財務報告準則第16號租賃

香港財務報告準則第16號已取代香港會 計準則第17號租賃、香港(國際財務報 告詮釋委員會)一詮釋第4號「釐定安 排是否包括租賃」、香港(常設詮釋委員 會) - 詮釋第15號「經營租賃-優惠 | 及 香港(常設詮釋委員會)-詮釋第27號 「評估牽涉租賃的法律形式的交易的內 容」。香港財務報告準則第16號消除承租 人將租賃分類為經營或融資之規定。取而 代之,所有租賃均根據香港會計準則第 17號「租賃」以與融資租賃類似的方式處 理。根據香港財務報告準則第16號,租賃 乃透過按其以於財務狀況表獨立披露(計 入使用權資產)或與物業、廠房及設備共 同披露的資產(包括租賃負債款項加若干 其他金額)支付未來租賃款項的責任之現 值確認債項之方式於財務狀況表入賬。該 等新規定的最大影響為已確認租賃資產及 金融負債將會增加。當中亦有若干例外情 况。香港財務報告準則第16號載有選項, 承租人毋須就(a)短期租賃(即12個月或以 下的租賃,包括任何續期選擇的影響)及 (b)低價值資產租賃(例如租賃個人電腦) 確認資產及負債。香港財務報告準則第16 號大致保留香港會計準則第17號內出租 人的會計要求。

綜合財務報表附註

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

2. APPLICATION OF NEW AND REVISED HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") – continued

HKFRS 16 Leases - continued

Accordingly, a lessor continues to classify its leases as operating leases or finance leases, and to account for those two types of leases differently. In classifying a sublease, an intermediate lessor shall classify the sublease as a finance lease or an operating lease as follows:

(a) if the head lease is a short-term lease that the entity, as a lessee, the sublease shall be reclassified as an operating lease; (b) otherwise, the sublease shall be classified by reference to the right-of-use asset arising from the head lease, rather than by reference to the underlying asset. HKFRS 16 clarifies that a lessee separates lease components and service components of a contract, and applies the lease accounting requirements only to the lease components.

The Company is in the process of making an assessment of the potential impact of application of HKFRS 16, the directors consider that it is not practicable to provide a reasonable estimate of the effect of the adoption of HKFRS 16 until the Company performs a detailed review.

Amendments to HKAS 1 Disclosure Initiative

The amendments to HKAS 1 give some guidance on how to apply the concept of materiality in practice.

The amendments to HKAS 1 are effective for annual periods beginning on or after 1 January 2016. The directors do not anticipate that the application of these amendments to HKAS 1 will have a material impact on the Group's consolidated financial statements.

2. 應用新訂及經修訂香港財務報告準則(「香港財務報告準則」) -續

香港財務報告準則第16號租賃-續

因此,出租人繼續將其租賃分類為經營租賃或融資租賃,並將該兩種租賃分別入賬。就分租的分類而言,中介出租人應按下列條件將分租分類為融資租賃或經營租賃:

(a)倘主租賃乃短期租賃而該實體為承租人,則分租應重新分類為經營租賃;(b)否則,分租應參照因主租賃產生的使用權資產而分類,而非參照相關資產分類。香港財務報告準則第16號明確説明承租人須區分合約的租賃部份及服務部份,並僅就租賃部份應用租賃會計要求。

本公司現正就應用香港財務報告準則第 16號的潛在影響進行評估,董事認為,在 本公司進行詳盡審閱前提供採用香港財 務報告準則第16號影響的合理估計並不 切合實際。

香港會計準則第1號(修訂本)披露主 動性

香港會計準則第1號之修訂本就如何實踐 應用重要性概念提供一些指引。

香港會計準則第1號之修訂本於二零一六年一月一日或之後開始之年度期間生效。董事預期,應用香港會計準則第1號之該等修訂本不會對本集團之綜合財務報表構成重大影響。

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

2. APPLICATION OF NEW AND REVISED HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") – continued

Amendments to HKAS 16 and HKAS 38 Clarification of Acceptable Methods of Depreciation and Amortisation

The amendments to HKAS 16 prohibit entities from using a revenue-based depreciation method for items of property, plant and equipment. The amendments to HKAS 38 introduce a rebuttable presumption that revenue is not an appropriate basis for amortisation of an intangible asset. This presumption can only be rebutted in the following two limited circumstances:

- (a) when the intangible asset is expressed as a measure of revenue; or
- (b) when it can be demonstrated that revenue and consumption of the economic benefits of the intangible asset are highly correlated.

The amendments apply prospectively for annual periods beginning on or after 1 January 2016.

The directors do not anticipate that the application of the amendments to HKAS 16 and HKAS 38 will have a material impact on the Group's consolidated financial statements.

2. 應用新訂及經修訂香港財務報告準則(「香港財務報告準則」) -續

香港會計準則第16號及香港會計準則 第38號(修訂本)*澄清折舊及攤銷之* 接納方法

香港會計準則第16號之修訂本禁止實體就物業、廠房及設備項目使用以收益為基礎之折舊法。香港會計準則第38號之修訂本引入可推翻之假設,即收入並非無形資產攤銷之合適基準。此項假設僅可於以下兩個有限情況下被推翻:

- (a) 當無形資產是以收益來衡量;或
- (b) 當可證明無形資產之收益與其經濟 利益消耗存在高度關聯時。

該等修訂本就於二零一六年一月一日或 之後開始之年度期間提前應用。

董事預期,應用香港會計準則第16號及香港會計準則第38號之修訂本將不會對本集團之綜合財務報表構成重大影響。

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

2. APPLICATION OF NEW AND REVISED HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") – continued

Amendments to HKAS 27 Equity Method in Separate Financial Statements

The amendments allow an entity to account for investments in subsidiaries, joint ventures and associates in its separate financial statements:

- At cost;
- In accordance with HKFRS 9 Financial Instruments (or HKAS 39 Financial Instruments: Recognition and Measurement for entities that have not yet adopted HKFRS 9); or
- Using the equity method as described in HKAS 28
 Investments in Associates and Joint Ventures.

The accounting option must be applied by category of investments.

The amendments also clarify that when a parent ceases to be an investment entity, or becomes an investment entity, it shall account for the change from the date when the change in status occurred.

In addition to the amendments to HKAS 27, there are consequential amendments to HKAS 28 to avoid a potential conflict with HKFRS 10 Consolidated Financial Statements and to HKFRS 1 First time Adoption of Hong Kong Financial Reporting Standards.

The directors do not anticipate that the application of these amendments to HKAS 27 will have a material impact on the Group's consolidated financial statements.

2. 應用新訂及經修訂香港財務報 告準則(「香港財務報告準則」) - 續

香港會計準則第27號(修訂本)獨立 財務報表之權益法

該等修訂本允許實體按以下方式將於附屬公司、合營企業及聯營公司之投資在其獨立財務報表入賬:

- 按成本;
- 根據香港財務報告準則第9號金融工 具(或就尚未採納香港財務報告準 則第9號之實體而言,香港會計準則 第39號金融工具:確認及計量);或
- 按香港會計準則第28號於聯營公司及合營企業之投資所述使用權益法。

會計選項必須按投資類別應用。

該等修訂本亦澄清當母公司不再為投資 實體,或成為投資實體時,須由狀況改變 當日起將相關變動入賬。

除香港會計準則第27號之修訂本外,香港會計準則第28號有後續修訂,避免與香港財務報告準則第10號綜合財務報表及香港財務報告準則第1號首次採納香港財務報告準則出現潛在衝突。

董事預期,應用香港會計準則第27號之該 等修訂本將不會對本集團之綜合財務報 表構成重大影響。

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Statement of compliance

The consolidated financial statements have been prepared in accordance with HKFRSs which is a collective term that includes all applicable individual HKFRSs, HKASs and Interpretations issued by the HKICPA. In addition, the consolidated financial statements include applicable disclosures required by the Growth Enterprise Market of the Stock Exchange (the "GEM Listing Rules") and by the disclosure requirements of the Hong Kong Companies Ordinance.

The provisions of the new Hong Kong Companies Ordinance ("CO") (Cap. 622) regarding preparation of accounts and directors' reports and audits became effective for the Company for the financial year ended 31 March 2016. Further, the disclosure requirements set out in the Listing Rules regarding annual accounts have been amended with reference to the new CO and to streamline with HKFRSs. Accordingly, the presentation and disclosure of information in the consolidated financial statements for the financial year ended 31 March 2016 have been changed to comply with these new requirements. Comparative information in respect of the financial year ended 31 March 2015 are presented or disclosed in the consolidated financial statements based on the new requirements. Information previously required to be disclosed under the predecessor CO or Listing Rules but not under the new CO or amended Listing Rules are not disclosed in these consolidated financial statements

3. 主要會計政策概要

合規聲明

綜合財務報表乃按香港財務報告準則編製,香港財務報告準則為統稱,其包括香港會計師公會頒佈之所有適用個別香港財務報告準則、香港會計準則及詮釋。此外,綜合財務報表包括聯交所創業板證券上市規則(「創業板上市規則」)及香港公司條例之披露規定所規定之所有適用披露。

綜合財務報表附註

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

A summary of significant accounting policies followed by the Group in the preparation of the financial statements is set out below:

Basis of preparation

The measurement basis used in the preparation of the consolidated financial statements is historical cost except for certain financial assets (including derivative financial instruments) and investment properties that are measured at fair value at the end of each reporting period, as explained in the accounting policies below, as explained in the accounting policies set out below. Historical cost is generally based on the fair value of the consideration of given in exchange for goods and services.

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, regardless of whether that price is directly observable or estimated using another valuation technique. In estimating the fair value of an asset or a liability, the Group takes into account when pricing the asset or liability at the measurement date. Fair value for measurement and/or disclosure purposes in these consolidated financial statements is determined on such a basis, except for share-based payment transactions that are within the scope of HKFRS 2, leasing transactions that are within the scope of HKAS 17, and measurements that have some similarities to fair value but are not fair value, such as net realisable value in HKAS 2 or value in use in HKAS 36.

3. 主要會計政策概要 - 續

本集團編製財務報表依據之主要會計政 策概要載列如下:

編製基準

編製綜合財務報表所使用之計量基準為歷史成本,惟下文所載會計政策所解釋之若干財務資產(包括衍生金融工具)及投資物業於各報告期末乃按公平值計量則除外。歷史成本一般根據交換商品及服務時支付代價之公平值計算。

公平值為市場參與者於計量日在有序交 易中出售資產所得到或轉讓負債所可直接觀察 之價格,不論該價格是否可直接觀察負債 用其他估值技術估算。估算資產或負債計量 平值時,本集團會考慮資產或長中作確 中值時,本集團會考慮資產或是 一之價格。該等綜合財務報表中作確確以此為基礎的之公平值以此為基礎的支付交易、香港會計準則第2號的軍人的 號範圍內的租賃交易及與公平值存如 號範圍內的租赁交易及平值可 號範圍內的租賃交易及到第12 會計準則第2號的可變現淨值或香港 準則第36號的使用價值)除外。

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Basis of preparation - continued

In addition, for financial reporting purposes, fair value measurements are categorised into Level 1, 2 or 3 based on the degree to which the inputs to the fair value measurements are observable and the significance of the inputs to the fair value measurement in its entirety, which are described as follows:

- Level 1 inputs are quoted prices (unadjusted) in active markets for identical assets or liabilities that the entity can access at the measurement date;
- Level 2 inputs are inputs, other than quoted prices included within Level 1, that are observable for the asset or liability, either directly or indirectly; and
- Level 3 inputs are unobservable inputs for the asset or liability.

Basis of consolidation

The consolidated financial statements incorporate the financial statements of the Company and entities (including structured entities) controlled by the Company and its subsidiaries. Control is achieved when the Company:

- has power over the investee;
- is exposed, or has rights, to variable returns from its involvement with the investee; and
- has the ability to use its power to affect its returns.

3. 主要會計政策概要 - 續

編製基準-續

此外,就財務報告目的而言,公平值計量 根據公平值計量輸入數據可觀察程度及 輸入數據對公平值計量之整體重要性分 為第一級、第二級或第三級,內容如下:

- 第一級輸入數據為實體可於計量日 獲取之同類資產或負債於活躍市場 的(未經調整)報價;
- 第二級輸入數據為資產或負債可直接或間接觀察的輸入數據(計入第一級的報價除外);及
- 第三級輸入數據為資產或負債的不可直接觀察輸入數據。

綜合基準

綜合財務報表編入本公司及由本公司及其 附屬公司所控制實體(包括結構性實體) 之財務報表。當本公司屬以下情況時則取 得控制權:

- 可對受投資實體行使權力;
- 對來自參與受投資實體之可變回報 承擔風險或享有權利;及
- 有能力使用其權力影響其回報。

綜合財務報表附註

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Basis of consolidation - continued

The Group reassesses whether or not it controls an investee if facts and circumstances indicate that there are changes to one or more of the three elements of control listed above.

When the Group has less than a majority of the voting rights of an investee, it has power over the investee when the voting rights are sufficient to give it the practical ability to direct the relevant activities of the investee unilaterally. The Group considers all relevant facts and circumstances in assessing whether or not the Group's voting rights in an investee are sufficient to give it power, including:

- the size of the Group's holding of voting rights relative to the size and dispersion of holdings of the other vote holders;
- potential voting rights held by the Group, other vote holders or other parties;
- rights arising from other contractual arrangements;
 and
- any additional facts and circumstances that indicate that the Group has, or does not have, the current ability to direct the relevant activities at the time that decisions need to be made, including voting patterns at previous shareholders' meetings.

3. 主要會計政策概要 - 續

綜合基準-續

倘有事實或情況顯示上述三項控制因素中,有一項或以上出現變數,本集團會重新評估其是否控制受投資實體。

倘本集團於受投資實體之投票權未能佔大多數,但只要投票權足以賦予本集團實際能力可單方面掌控受投資實體之相關業務時,本集團即對受投資實體擁有權力。 在評估本集團於受投資實體之投票權是否足以賦予其權力時,本集團考慮所有相關事實及情況,其中包括:

- 本集團持有投票權之規模相對於其 他選票持有人持有投票權之規模及 分散性;
- 本集團、其他選票持有人或其他人 士持有的潛在投票權;
- 其他合約安排產生之權利;及
- 一 於需要作出決定(包括先前股東大會上之投票模式)時表明本集團當前擁有或並無擁有指導相關活動之能力之任何額外事實及情況。

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Basis of consolidation - continued

Consolidation of a subsidiary begins when the Group obtains control over the subsidiary and ceases when the Group loses control of the subsidiary. Specifically, income and expenses of a subsidiary acquired or disposed of during the year are included in the consolidated statement of profit or loss and other comprehensive income from the date the Group gains control until the date when the Group ceases to control the subsidiary.

Profit or loss and each component of other comprehensive income are attributed to the owners of the Company and to the non-controlling interests even if this results in the non-controlling interests having a deficit balance.

Where necessary, adjustments are made to the financial statements of subsidiaries to bring their accounting policies into line with the Group's accounting policies.

All intragroup assets and liabilities, equity, income, expenses and cash flows relating to transactions between members of the Group are eliminated in full on consolidation.

3. 主要會計政策概要 - 續

綜合基準-續

綜合一家附屬公司賬目之時間從本集團 取得該附屬公司之控制權起至本集團失 去該附屬公司之控制權止。尤其是,於年 內所收購或出售之一家附屬公司之收入 及開支,自本集團取得該附屬公司之控制 權之日起至本集團失去該附屬公司之控 制權之日止計入綜合損益及其他全面收 益表。

損益及其他全面收益之各項歸屬於本公司擁有人及非控股權益,即使此將導致非 控股權益出現虧絀結餘。

如有需要[,]將對附屬公司之財務報表作出 調整[,]以使其會計政策與本集團使用之會 計政策一致。

集團內公司間之所有資產及負債、權益、 收入及開支及與本集團成員公司間之交 易有關之現金流量均於綜合賬目時悉數 對銷。

綜合財務報表附註

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Changes in the Group's ownership interests in existing subsidiaries

Changes in the Group's ownership interests in subsidiaries that do not result in the Group losing control over the subsidiaries are accounted for as equity transactions. The carrying amounts of the Group's interests and the non-controlling interests are adjusted to reflect the changes in their relative interests in the subsidiaries. Any difference between the amount by which the non-controlling interests is adjusted and the fair value of the consideration paid or received is recognised directly in equity and attributed to owners of the Company.

When the Group loses control of a subsidiary, the profit or loss on disposal is calculated as the difference between (i) the aggregate of the fair value of the consideration received and the fair value of any retained interest and (ii) the previous carrying amount of the assets (including goodwill), and liabilities of the subsidiary and any noncontrolling interests. All amounts previously recognisesd in other comprehensive income in relation to that subsidiary are accounted for as if the Group had directly disposed of the related assets or liabilities of the subsidiary (i.e. reclassified to profit or loss or transferred to another category of equity as specified/permitted by applicable HKFRSs). The fair value of any investment retained in the former subsidiary at the date when control is lost is regarded as the fair value on initial recognition for subsequent accounting under HKAS 39 Financial Instruments: Recognition and Measurement or, when applicable, the cost on initial recognition of an investment in an associate or a joint venture.

3. 主要會計政策概要 - 續

本集團於現有附屬公司之所有權權益 變化

本集團於附屬公司之所有權權益變化倘不導致本集團失去對附屬公司之控制權,則按權益交易入賬。本集團之權益及非控股權益之賬面值將作出調整,以反映彼等於附屬公司相關權益之變化。非控股權益之調整金額與所支付或收取代價之公平值之間之任何差額直接於權益確認並歸屬於本公司擁有人。

當本集團失去對一間附屬公司之控制權, 出售收益或虧損按下列兩者之間之差額 計算(i)所收取代價之公平值與任何保留權 益之公平值之總額及(ii)資產(包括商譽) 之先前賬面值及附屬公司之負債及任何 非控股權益。所有先前於其他全面收益確 認與該附屬公司有關之金額按猶如本集 團已直接出售該附屬公司之相關資產及 負債情況下之方式入賬(即按適用香港財 務報告準則指定/允許重新分類至損益 或轉撥至另一類權益)。於失去控制權當 日於該前附屬公司保留之任何投資之公 平值將被視為根據香港會計準則第39號 「金融工具:確認及計量 | 就隨後會計初步 確認時之公平值或(如適用)初步確認於 聯營公司或合營企業之投資時之成本。

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Business combinations

Acquisitions of businesses are accounted for using the acquisition method. The consideration transferred in a business combination is measured at fair value, which is calculated as the sum of the acquisition-date fair values of the assets transferred by the Group, liabilities incurred 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. Acquisition related costs are generally recognised in profit or loss as incurred.

At the acquisition date, the identifiable assets acquired and the liabilities assumed are recognised at their fair values at the acquisition date, except that:

- deferred tax assets or liabilities and liabilities or assets related to employee benefit arrangements are recognised and measured in accordance with HKAS 12 Income Taxes and HKAS 19 Employee Benefits respectively;
- (ii) liabilities or equity instruments related to sharebased payment transactions of the acquiree or the replacement of an acquiree's share-based payment transactions with share-based payment transactions of the Group are measured in accordance with HKFRS 2 Share-based Payment at the acquisition date; and
- (iii) assets (or disposal groups) that are classified as held for sale in accordance with HKFRS 5 Non-current Assets Held for Sale and Discontinued Operations are measured in accordance with that standard.

3. 主要會計政策概要 - 續

業務合併

收購業務採用收購法入賬。業務合併的所轉讓代價按公平值計量,而計算方法為由本集團轉讓的資產、本集團產生的對被收購方前擁有人的負債及本集團為換取被收購方的控制權而發行的股權於收購日期的公平值的總額。有關收購的成本一般於產生時於損益中確認。

於收購日期,所收購的可識別資產及所承 擔的負債於收購日期按公平值確認,惟以 下情況除外:

- (i) 遞延税項資產或負債及與僱員福利 安排相關的負債或資產分別按香港 會計準則第12號所得税及香港會計 準則第19號僱員福利確認及計量;
- (ii) 與被收購方以股份支付的交易有關或以本集團以股份支付的交易取代被收購方以股份支付的交易有關的負債或股本工具,乃於收購日期按香港財務報告準則第2號以股份為基礎的付款計量;及
- (iii) 根據香港財務報告準則第5號供銷售 非流動資產及已終止經營業務分類 為供銷售資產(或出售組別)根據該 準則計量。

綜合財務報表附註

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Business combinations – continued

Goodwill is measured as the excess of the sum of the consideration transferred, the amount of any non-controlling interests in the acquiree, and the fair value of the acquirer's previously held equity interest in the acquiree (if any) over the net of the acquisition-date amounts of the identifiable assets acquired and the liabilities assumed. If, after assessment, the net of the acquisition-date amounts of the identifiable assets acquired and liabilities assumed exceeds the sum of the consideration transferred, the amount of any non-controlling interests in the acquiree and the fair value of the acquirer's previously held interest in the acquiree (if any), the excess is recognised immediately in profit or loss as a bargain purchase gain.

Non-controlling interests that are present ownership interests and entitle their holders to a proportionate share of the entity's net assets in the event of liquidation may be initially measured either at fair value or at the non-controlling interests' proportionate share of the recognised amounts of the acquiree's identifiable net assets. The choice of measurement basis is made on a transaction-by-transaction basis. Other types of non-controlling interests are measured at their fair values or another measurement basis required by another HKFRSs.

3. 主要會計政策概要 - 續

業務合併-續

商譽是以所轉讓的代價、任何非控股權益 於被收購方中所佔金額及收購方先前持 有的被收購方的股權的公平值(如有)的 總和,超出所收購的可識別資產及所承擔 的負債於收購日期的淨額的差額計值。倘 經過評估後,所收購的可識別資產讓的係 價、任何非控股權益於被收購方中所佔金 額及收購方先前持有的被收購方的權益 的公平值(如有)的總和,則差額即時於 損益內確認為議價收購收益。

屬現時擁有權權益且於清盤時讓持有人有權按比例分佔實體資產淨值的非控股權益,可初步以公平值或非控股權益應佔被收購方可識別資產淨值的已確認金額比例計量。計量基準的選擇乃按每次交易為基礎。其他類型的非控股權益乃按公平值或按其他香港財務報告準則規定的計量基準來計量。

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Business combinations – continued

When the consideration the Group transfers in a business combination includes assets or liabilities resulting from a contingent consideration arrangement, the contingent consideration is measured at its acquisition date fair value and included as part of the consideration transferred in a business combination. Changes in the fair value of the contingent consideration that qualify as measurement period adjustments are adjusted retrospectively, with the corresponding adjustments against goodwill. Measurement period adjustments are adjustments that arise from additional information obtained during the "measurement period" (which cannot exceed one year from the acquisition date) about facts and circumstances that existed at the acquisition date.

The subsequent accounting for changes in the fair value of the contingent consideration that do not qualify as measurement period adjustments depends on how the contingent consideration is classified. Contingent consideration that is classified as equity is not remeasured at subsequent reporting dates and its subsequent settlement is accounted for within equity. Contingent consideration that is classified as an asset or a liability is remeasured at subsequent reporting dates in accordance with HKAS 39, or HKAS 37 Provisions, Contingent Liabilities and Contingent Assets, as appropriate, with the corresponding gain or loss being recognised in profit or loss.

3. 主要會計政策概要 - 續

業務合併-續

如本集團於業務合併的轉讓代價中含有 因為或然代價安排所產生的資產或負債, 此或然代價須按收購日期的公平值來計 量並計入業務合併轉讓代價的一部份。 凡合資格計入計量期調整的或然代價經 平值變動均須作出追溯調整,並對商糧 出相應調整。計量期調整乃指在「計量期間」(不得超過自收購日期起計一年)取 得有關於收購日期已存在的事實及情況 的補充資料導致作出的調整。

不合資格作為計量期調整的或然代價公平值變動其後會計處理將取決於或然代價是如何分類。被歸類為權益的或然代價是不會在其後呈報日期重新計算以及其其後的結算將計入權益內。被歸類為資產或負債的或然代價須按照香港會計準則第39號或香港會計準則第37號撥備、或然負債及或然資產(如適用)在其後呈報日期重新計算,並在損益中確認相應的盈虧。

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For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Business combinations – continued

When a business combination is achieved in stages, the Group's previously held equity interest in the acquiree is remeasured to fair value at the acquisition date (i.e. the date when the Group obtains control), and the resulting gain or loss, if any, is recognised in profit or loss. Amounts arising from interests in the acquiree prior to the acquisition date that have previously been recognised in other comprehensive income are reclassified to profit or loss where such treatment would be appropriate if that interest were disposed of.

If the initial accounting for a business combination is incomplete by the end of the reporting period in which the combination occurs, the Group reports provisional amounts for the items for which the accounting is incomplete. Those provisional amounts are adjusted during the measurement period, and additional assets or liabilities are recognised, to reflect new information obtained about facts and circumstances that existed at the acquisition date that, if known, would have affected the amounts recognised at that date.

3. 主要會計政策概要 - 續

業務合併-續

當業務合併分階段實現,本集團過往持有的被收購方股權按於收購日(即本集團取得控制權當日)的公平值重新計量,而由此產生的收益或虧損(如有)於損益中確認。於收購日前自被收購方權益產生且過往已於其他全面收益中確認的金額,均重新分類至損益(該處理方法在出售該權益時亦適用)。

倘業務合併的初步會計處理於合併產生的報告期末仍未完成,則本集團會就仍未完成會計處理的項目呈報暫定金額。該等暫定金額於計量期間內作出調整,以及確認額外資產或負債,以反映獲得有關於收購日期已存在事實及情況的新資料,而倘知悉該等資料,將會影響於當日確認的金額。

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Goodwill

Goodwill arising on an acquisition of a business is carried at cost as established at the date of acquisition of the business less accumulated impairment losses.

For the purposes of impairment testing, goodwill is allocated to each of the Group's cash-generating units (the "CGUs") (or groups of cash-generating units) that is expected to benefit from the synergies of the combination.

A cash-generating unit to which goodwill has been allocated is tested for impairment annually, or more frequently when there is an indication that the unit may be impaired. If the recoverable amount of the cash-generating unit is less than its carrying amount, the impairment loss is allocated first to reduce the carrying amount of any goodwill allocated to the unit and then to the other assets of the unit on a prorata basis based on the carrying amount of each asset in the unit. Any impairment loss for goodwill is recognised directly in profit or loss in the consolidated statement of profit or loss and other comprehensive income. An impairment loss recognised for goodwill is not reversed in subsequent periods.

On disposal of the relevant cash-generating unit, the attributable amount of goodwill is included in the determination of the profit or loss on disposal.

Revenue recognition

Revenue is measured at the fair value of the consideration received or receivable. Provided it is probable that the economic benefits will flow to the Group and revenue and costs, if applicable, can be measured reliably, revenue is recognised in the consolidated statement of profit or loss and other comprehensive income as follows:

3. 主要會計政策概要 - 續

商譽

收購一項業務所產生的商譽以於收購該 業務當日成立之成本減累計減值虧損計 量。

就減值測試而言,商譽將被分配到預期從 合併的協同效應中受益的本集團各有關 現金產生單位(「現金產生單位」)或現金 產生單位的組別。

已獲分配商譽的現金產生單位每年或當其有可能出現減值的跡象時更頻密地進行減值測試。倘現金產生單位的可收回金額少於其賬面值,減值虧損首先將被分配以削減分配到該單位的商譽賬面值,其後按該單位內各資產的賬面值按比例分配至該單位的其他資產。商譽的任何減值虧損益中確認。就商譽確認的減值虧損於其後期間不予撥回。

於出售相關現金產生單位時,會計入商譽 應佔金額以釐定出售損益。

收益確認

收益乃按已收或應收代價之公平值計量。 倘可能為本集團帶來經濟利益及能可靠 計量收益與成本(如適用)時,則按以下 方式於綜合損益及其他全面收益表內確 認收益:

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For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Revenue recognition - continued

(a) Sales of goods

Revenue from sales of goods is recognised when the significant risks and rewards of ownership have been transferred to the buyers, provided that the Group maintains neither managerial involvement to the degree usually associated with ownership, nor effective control over the goods sold.

(b) Provision of general hospital services

Revenue from provision of general hospital service is recognised when the services are provided.

(c) Interest income

Interest income is recognised on a time-proportion basis using effective interest method. When a receivable is impaired, the Group reduces the carrying amount to its recoverable amount, being the estimated future cash flows discounted at original effective interest rate of the instrument, and continues unwinding the discount as interest income. Interest income on impaired loans is recognised using the original effective interest rate.

(d) Rental income

Rental income from operating leases is recognised on a straight-line basis over the term of the relevant lease.

Leasing

Leases are classified as finance leases whenever the terms of the leases transfer substantially all the risks and rewards of ownership to the lessee. All other leases are classified as operating leases.

3. 主要會計政策概要 - 續

收益確認-續

(a) 銷售貨品

銷售貨品之收益於擁有權之重大風 險及回報轉交買家時確認,惟本集 團既無維持擁有權所附管理權亦無 維持售出貨品之實際控制權。

(b) 提供綜合性醫院服務

提供綜合性醫院服務之收益乃於提 供服務時確認。

(c) 利息收入

利息收入採用實際利息法按時間比例基準確認。倘應收款項出現減值,本集團會將賬面值減至其可收回款額,即估計未來現金流量按該工具之原定實際利率貼現之數額,並繼續解除貼現作為利息收入。已減值之貸款之利息收入按原定實際利率確認。

(d) 租金收入

經營租賃之租金收入乃按有關租期 以直線法確認。

租賃

倘租賃條款將租賃擁有權絕大部分風險及 收益轉讓予承租人,則租賃被分類為融資 租賃。所有其他租賃被分類為經營租賃。

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Leasing – continued

The Group as lessor

Rental income from operating leases is recognised in the consolidated statement of profit or loss and other comprehensive income on a straight-line basis over the term of the relevant lease. Initial direct costs incurred in negotiating and arranging an operating lease are added to the carrying amount of the leased asset and recognised as an expense on a straight-line basis over the lease term.

The Group as lessee

Assets held under finance assets are recognised as assets of the Group at their fair values at the inception of the lease or, if lower, at the present value of the minimum lease payments. The corresponding liability to the lessor is included in the consolidated statement of financial position as a finance lease obligation. Lease payments are apportioned between finance charges and reduction of the lease obligation so as to achieve a constant rate of interest on the remaining balance of the liability. Finance charges are charged directly to the consolidated statement of profit or loss and other comprehensive income.

Rental payable under operating leases are charged to the consolidated statement of profit or loss and other comprehensive income on a straight-line basis over the terms of the relevant lease. Benefits received and receivable as an incentive to enter into an operating lease are recognised as a reduction of rental expense over the lease term on a straight-line basis.

3. 主要會計政策概要 - 續

租賃-續

本集團作為出租人

經營租賃之租金收入乃於相關租賃期內 以直線法於綜合損益及其他全面收益表 內確認。磋商及安排經營租賃時產生之初 步直接成本會計入租賃資產之賬面值,並 會於租期內以直線法確認為開支。

本集團作為承租人

按融資資產持有之資產按租賃開始時之公平值或最低租賃付款現值之較低者確認為本集團資產。出租人之相應負債於綜合財務狀況表列作融資租賃承擔。租賃付款按比例於財務費用及租賃承擔扣減之間作出分配,從而計算該等負債應付餘額之固定利率。財務費用直接於綜合損益及其他全面收益表扣除。

經營租賃之應付租金於有關租賃期間按 直線法於綜合損益及其他全面收益表扣 除。作為訂立經營租賃優惠之已收及應收 利益亦於租賃期內以直線法確認為租金 支出扣減。

綜合財務報表附註

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Prepaid lease payments for land use rights

Prepaid lease payments for land use rights are stated as cost less subsequent accumulated amortisation and any accumulated impairment losses. The cost of interest in leasehold land are amortised on a straight line basis over the relevant interest in leasehold land.

Property, plant and equipment

Property, plant and equipment are stated at cost less accumulated depreciation and subsequent accumulated impairment losses, if any;

The cost of an asset 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 the property, plant and equipment have been put into operation, such as repairs and maintenance, is normally charged to the consolidated statement of profit or loss and other comprehensive income in the period in which it is incurred. In situations where it can be clearly demonstrated that the expenditure has resulted in an increase in the future economic benefits expected to be obtained from the use of the property, plant and equipment, the expenditure is capitalised as an additional cost of that asset.

3. 主要會計政策概要 - 續

土地使用權之預付租賃款項

土地使用權之預付租賃款項按成本扣除往後的累計攤銷及任何累計減值虧損後列賬。租賃土地權益之成本於享有有關租賃土地權益期間內以直線法攤銷。

物業、廠房及設備

物業、廠房及設備乃按成本值減累計折舊 及其後之累計減值虧損(如有)列賬。

資產之成本包括其購買價及資產達致其 擬定用途之狀況與地點之任何直接應佔 成本。物業、廠房及設備運作後產生如維 修保養等開支一般於產生期間計入綜合 損益及其他全面收益表。於清楚顯示開支 乃因預期使用物業、廠房及設備所獲得之 日後經濟利益增加之情況下,開支當作該 資產之額外成本撥充資本。

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Property, plant and equipment - continued

Depreciation is provided to write off the cost of property, plant and equipment, using the straight line method, over their estimated useful lives. The principal annual rates are as follows:

Building	Over the lease terms
Leasehold improvements	Over the lease terms
Plant and machinery	20%
Furniture, fixtures and equipment	20% to 33%
Motor vehicles	20%
Office equipment	20%

The gain or loss arising from disposal of an asset is determined as the difference between the sale proceeds and the carrying amount of the asset and is recognised in the consolidated statement of profit or loss and other comprehensive income.

Inventories

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

3. 主要會計政策概要 - 續

物業、廠房及設備-續

物業、廠房及設備項目以直線法按其估計 使用年期折舊撥備,以撇銷成本,主要年 率如下:

樓宇	租約期內
租賃物業裝修	租約期內
廠房及機器	20%
傢俬、裝置及設備	20%至33%
汽車	20%
辦公室設備	20%

出售資產產生之盈虧乃按銷售所得款項 與相關資產賬面值之差額釐定並於綜合 損益及其他全面收益表確認。

存貨

存貨按成本及可變現淨值兩者中之較低者入賬。成本按先入先出法計算,包括一切購貨成本及(如適用)將存貨運至目前地點及達致現狀產生之其他成本。可變現淨值乃按日常業務內估計售價減達致出售該等存貨之一切估計成本計算。

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For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Trade and other receivables

Trade and other receivables are recognised initially at fair value and subsequently measured at amortised cost using the effective interest method, less provision for impairment. A provision for impairment of trade and other receivables is established when there is objective evidence that the Group will not be able to collect all amounts due according to the original terms of receivables. The amount of the provision is the difference between the asset's carrying amount and the present value of estimated future cash flows, discounted at the effective interest rate. The amount of the provision is recognised in the consolidated statement of profit or loss and other comprehensive income.

Impairment of tangible assets (other than goodwill, intangible assets with indefinite lives)

At the end of each reporting period, the Group reviews the carrying amounts of its tangible and intangible assets to determine whether there is any indication that those assets have suffered an impairment loss. If the recoverable amount of an asset is estimated to be less than its carrying amount, the carrying amount of the asset is reduced to its recoverable amount. An impairment loss is recognised as an expense immediately.

Where an impairment loss subsequently reverses, the carrying amount of the asset is increased to the revised estimate of its recoverable amount, but so that the increased carrying amount does not exceed the carrying amount that would have been determined had no impairment loss been recognised for the asset in prior years. A reversal of an impairment loss is recognised as income immediately.

3. 主要會計政策概要 - 續

貿易及其他應收款項

貿易及其他應收款項初步乃按公平值確認,其後以實際利率法按攤銷成本計量,減去減值撥備。倘有客觀憑證顯示本集團將未能根據應收款項之原來條款收回所有到期金額,則設立貿易及其他應收款項之減值撥備。撥備金額乃資產賬面值及估計未來現金流量現值之差額,按實際利率貼現。撥備金額於綜合損益及其他全面收益表確認。

有形資產(商譽、無既定期限之無形 資產除外)減值

於各報告期末,本集團審閱有形及無形資產賬面值,以決定是否有跡象顯示此等資產出現減值虧損。倘資產之可收回數額估計低於其賬面值,則資產賬面值會降至其可收回數額。減值虧損即時確認為開支。

倘減值虧損其後撥回,資產賬面值增至其可收回數額之經修訂估計值,但增加之賬面值不超逾過往年度資產減值虧損未予確認下應予確定之賬面值。撥回後減值虧損即時確認為收入。

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Taxation

Income tax expense represents the sum of the tax currently payable and deferred tax.

The tax currently payable is based on taxable profit for the year. Taxable profit differs from profit as reported in the consolidated statement of profit or loss and other comprehensive income because it excludes items of income or expense that are taxable or deductible in other years and it further excludes items that are never taxable and deductible.

Deferred tax is recognised on differences between the carrying amount of assets and liabilities in the financial statements and the corresponding tax bases used in the computation of taxable profit, and is accounted for using the balance sheet liabilities method. Deferred tax liabilities are generally recognised for all taxable temporary differences, and deferred tax assets are recognised to the extent that it is probable that taxable profits will be available against which deductible temporary differences, and deferred tax assets are recognised to the extent that it is probable that it is probable that taxable profits will be available against which deductible temporary differences can be utilised. Such assets and liabilities are not recognised if the temporary difference arises from goodwill (or negative goodwill) or from the initial recognition (other than in a business combination) of the other assets and liabilities in a transaction that affects neither the tax profit nor the accounting profit.

3. 主要會計政策概要 - 續

稅項

所得税開支指現時應付税項與遞延税項 之總和。

現時應付税項根據年內之應課税溢利計算。應課税溢利與綜合損益及其他全面收益表中所報溢利淨額不同,乃由於前者不包括在其他年度應課税或可扣税收支項目,並且不包括從未課税或扣税之項目。

遞延税項乃就財務報表所列之資產及負債賬面值與計算應課税溢利所用相關稅基兩者之差額確認,以資產負債表負債法 入賬。一般須就所有應課稅暫時差額確認 遞延稅項負債,而遞延稅項資產則於有應 課稅溢利可用作扣稅暫時差額時確認 延稅項資產限於可能有應課稅溢利可無 延稅項資產限於可能有應課稅溢利可供 動用作扣稅暫時差額時確認。倘暫時差額 來自商譽(或負商譽)或初步確認對應課 稅溢利或會計溢利並無影響的交易(於 務合併除外)之其他資產及負債,則不會 確認該等資產及負債。

綜合財務報表附註

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Taxation - continued

Deferred tax liabilities are recognised for taxable temporary differences arising on investments in subsidiaries, except where the Group is able to control the reversal of the temporary difference will not reverse in the foreseeable future.

Deferred tax is calculated at the tax rates that are expected to apply in the period when the liability is settled or the asset realised, based on tax rate (and tax laws) that have been enacted or substantively enacted by the end of the reporting period. The measurement of deferred tax liabilities reflects the tax consequences that would follow from the manner in which the Group expects, at the end of the reporting period, to recover or settle the carrying amount of its liabilities. Deferred tax is charged or credited to consolidated statement of profit or loss and other comprehensive income except when it relates to items charged or credited directly or equity, in which case the deferred tax is also dealt within equity.

Current and deferred tax are recognized in profit or loss, except when they related to items that are recognized in other comprehensive income or directly in equity, in which case, the current and deferred tax are also recognised in other comprehensive income or directly in equity respectively. Where current tax or deferred tax arises from the initial accounting for a business combination, the tax effect is included in the accounting for the business combination.

3. 主要會計政策概要 - 續

稅項一續

除非本集團可控制暫時差額之逆轉於可 見將來不大可能會逆轉,否則會就於附屬 公司之投資產生之應課税暫時差額確認 遞延税項負債。

遞延稅項按預期於償還債項或套現資產期間適用之稅率,並基於在報告期末前已頒佈或實際上已頒佈之稅率(及稅法)計算。遞延稅項負債之計量反映本集團預期於報告期末收回或償還其負債賬面值之方式所產生之稅務影響。遞延稅項於綜合損益及其他全面收益表扣除或入賬,惟倘遞延稅項與直接自權益扣除或入賬之項目有關,則遞延稅項亦以權益會計法處理。

即期及遞延税項均於損益內確認,惟當彼等與於其他全面收益或直接於權益內確認之項目有關時則除外,於此情況下,即期及遞延税項亦分別於其他全面收入或直接於權益內確認。倘即期税項或遞延税項因就業務合併之初步會計處理而產生,則税務影響乃計入業務合併之會計處理內。

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Financial instruments

Financial assets and financial liabilities are recognised on the consolidated statement of financial position when the Group becomes a party to the contractual provisions of the instruments. Financial assets and financial liabilities are initially measured at fair value. Transaction costs that are directly attributable to the acquisition or issue of financial assets and financial liabilities (other than financial assets and financial liabilities at fair value through profit or loss) are added to or deducted from the fair value of the financial assets or financial liabilities, as appropriate, on initial recognition. Transaction costs directly attributable to the acquisition of financial assets or financial liabilities at fair value through profit or loss are recognised immediately in the consolidated statement of profit or loss and other comprehensive income.

Financial assets

The Group's financial assets are classified into loans and receivable and financial assets at fair value through profit or loss ("FVTPL"). The classification depends on the nature and purpose of the financial assets and is determined at the time of initial recognition. All regular purchases or sales of financial assets are recognised and derecognised on a trade date basis. Regular purchases or sales are purchases or sales of financial assets that require delivery of assets within the time frame established by regulation or convention in the marketplace.

3. 主要會計政策概要 - 續

金融工具

當本集團成為工具合約條文之一方,則於綜合財務狀況表內確認財務資產及財務負債初步按公平值計量。收購或發行財務資產及財務負債初步按公平值透過損益的,以財務資產及財務負債除外)乃於公平值域財務資產或財務負債之公平值大數。收購按公平值透過以平值,或從財務資產或財務負債之公平值透過以上財務資產或財務負債直接應佔之財務資產或財務負債直接應佔之財務資產或財務負債直接應佔之財務資產或財務負債直接應佔之效過成本,即時於綜合損益及其他全面收益表內確認。

財務資產

本集團之財務資產分類為貸款及應收款項以及按公平值透過損益列賬(「按公平值透過損益列賬(「按公平值透過損益列賬」)之財務資產。有關分類乃取決於財務資產之性質及目的,並會於初步確認時釐定。所有一般購買或出售之財務資產乃按交易日基準確認及取消確認。一般購買或出售指對須按市場所在地規則或慣例所確定時限內交付資產之財務資產之購買或出售。

綜合財務報表附註

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Financial instruments - continued

Financial assets - continued

Effective interest method

The effective interest method is a method of calculating the amortised cost of a debt instrument and of allocating interest income over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash receipts (including all fees and points paid or received that form an integral part of the effective interest rate, transaction costs and other premiums or discounts) through the expected life of the debt instrument, or, where appropriate, a shorter period, to the net carrying amount on initial recognition.

Income is recognised on an effective interest basis for debt instruments other than those financial assets classified as at FVTPL.

Financial Assets at FVTPL

Financial assets are classified as at FVTPL when the financial asset is either held for trading or it is designated as at FVTPL.

A financial asset is classified as held for trading if:

- it has been acquired principally for the purpose of selling in the near future; or
- on initial recognition it is a part of an identified portfolio of financial instruments that the Group manages together and has a recent actual pattern of short-term profit-taking; or
- it is a derivative that is not designated and effective as a hedging instrument.

3. 主要會計政策概要 - 續

金融工具-續

財務資產-續

實際利息法

實際利息法乃計算債務工具攤銷成本以及於相關期間分配利息收入之方法。實際利率乃在債務工具之預計年期或(如適用)較短期間內,將估計未來現金收入(包括構成實際利率部份之所有已付或已收費用及利率差價、交易成本及其他溢價或折讓)準確貼現至初步確認時之賬面淨值之利率。

除分類為按公平值透過損益列賬之財務 資產外, 債務工具之收入乃按實際利息基 準確認。

按公平值透過損益列賬之財務資產

當財務資產為持作買賣或指定為按公平 值透過損益列賬,則該財務資產分類為按 公平值透過損益列賬。

倘符合以下條件,財務資產乃分類為持作 買賣:

- 收購該資產之主要目的為於近期內 出售;或
- 於初步確認時,其為本集團共同管理之已識別財務工具之已識別組合之一部份,並近期擁有短期獲利之實質模式;或
- 其為未指定及具有有效對沖工具作 用之衍生工具。

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Financial instruments - continued

Financial assets - continued

Financial Assets at FVTPL – continued

A financial asset other than a financial asset held for trading may be designated as at FVTPL upon initial recognition if:

- such designation eliminates or significantly reduces a measurement or recognition inconsistency that would otherwise arise; or
- the financial asset forms part of a group of financial assets or financial liabilities or both, which is managed and its performance is evaluated on a fair value basis, in accordance with the Group's documented risk management or investment strategy, and information about the grouping is provided internally on that basis;
- it forms part of a contract containing one or more embedded derivatives, and HKAS 39 Financial instruments: Recognition and Measurement permits the entire combines contract (asset or liability) to be designated as at FVTPL.

Financial assets at FVTPL are stated at fair value, with any gains or losses arising on remeasurement recognised in profit or loss. The net gain or loss recognised in profit or loss incorporates and dividend or interest earned on the financial asset and is included in the "other revenue".

3. 主要會計政策概要 - 續

金融工具-續

財務資產-續

按公平值透過損益列賬之財務資產-續 財務資產(持作買賣財務資產除外)可於 下列情況下於初步確認時指定為按公平 值透過損益列賬:

- 該指定消除或大幅減少可能會出現 之計量或確認方面之不一致性;或
- 該財務資產構成根據本集團制定之 風險管理或投資策略管理及以公平 值基準評估表現之一組財務資產或 財務負債或財務資產及財務負債組 合之一部份,而且有關分組之資料 乃按該基準向內部提供;或
- 其構成包含一項或多項內含衍生工 具之合約之一部份,而香港會計準 則第39號金融工具:確認及計量允 許將整個組合合約(資產或負債)指 定為按公平值透過損益列賬。

按公平值透過損益列賬之財務資產乃按 公平值列賬,而重新計量產生之任何盈虧 則於損益確認。於損益確認之盈虧淨額包 括就財務資產所賺取之任何股息或利息, 並列入「其他收益」項下。

綜合財務報表附註

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Financial instruments - continued

Financial assets – continued

Loans and receivables

Loans and receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market. At the end of each reporting period subsequent to initial recognition, loans and receivables are carried at amortised cost using the effective interest method, less any identified impairment losses.

Impairment of financial assets

Financial assets, other than those at FVTPL, are assessed for indicators of impairment at the end of each reporting period. Financial assets are considered to be impaired when there is objective evidence that, as a result of one or more events that occurred after the initial recognition of the financial asset, the estimated future cash flows of the financial assets have been affected.

For all other financial assets, objective evidence of impairment could include:

- significant financial difficulty of the issuer or counterparty; or
- breach of contract, such as a default or delinquency in interest or principal payments; or
- it becoming probable that the borrower will enter bankruptcy or financial re-organisation; or
- disappearance of an active market for that financial asset because of financial difficulties.

3. 主要會計政策概要 - 續

金融工具-續 財務資產-續

貸款及應收款項

貸款及應收款項為並未於交投活躍之市場內報價而附帶固定或可釐定付款之非衍生財務資產。於初步確認後及各報告期末,貸款及應收款項使用實際利率法按攤銷成本減任何可識別減值虧損列賬。

財務資產減值

財務資產(按公平值透過損益列賬的財務 資產除外)會於各報告期末評定是否有減 值跡象。於有客觀憑證顯示財務資產的估 計未來現金流因於初步確認該財務資產 後發生的一件或多件事件而受到影響時, 財務資產會被視作已減值。

就所有其他財務資產而言[,]減值的客觀憑 證可能包括:

- 發行人或交易對手出現重大財政困 難;或
- 違反合約,如逾期支付或拖欠利息 或本金;或
- 借款人很可能破產或進行財務重 組;或
- 該財務資產的活躍市場因財政困難 而消失。

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Financial instruments - continued

Financial assets - continued

Impairment of financial assets – continued

For certain categories of financial assets, such as trade receivables and others receivables, assets that are assessed not to be impaired individually are, in addition, assessed for impairment on a collective basis. Objective evidence of impairment for a portfolio of receivables could include the Group's past experience of collecting payments, an increase in die number of delayed payments in the portfolio past the average credit period of 90 days, observable changes in national or local economic conditions that correlate with default on receivables.

For financial assets carried at amortised cost, the amount of the impairment loss recognised is the difference between the asset's carrying amount and the present value of the estimated future cash flows discounted at the financial asset's original effective interest rate.

For financial assets carried at cost, the amount of the impairment loss is measured as the difference between the asset's carrying amount and the present value of the estimated future cash flows discounted at the current market rate of return for a similar financial asset. Such impairment loss will not be reversed in subsequent periods.

The carrying amount of the financial asset is reduced by the impairment loss directly for all financial assets with the exception of trade and other receivables, where the carrying amount is reduced through the use of an allowance account. Changes in the carrying amount of the allowance account are recognised in profit or loss. When a trade and other receivable is considered uncollectible, it is written off against the allowance account. Subsequent recoveries of amounts previously written off are credited to profit or loss.

3. 主要會計政策概要 - 續

金融工具-續 財務資產-續

財務資產減值-續

此外,貿易應收款項及其他應收款項等被評估為非個別減值的若干財務資產類別按整體基準進行減值評估。應收款項組合的客觀減值證據可能包括本集團的過往收款經驗、組合內延遲還款超逾平均信貸期90日的次數增加,以及與應收款項逾期有關的全國或地方經濟狀況明顯改變。

就按攤銷成本列賬的財務資產而言,所確認的減值虧損金額為資產賬面值與以財務資產原實際利率貼現的估計未來現金流現值間的差額。

就按成本列賬的財務資產而言,減值虧損 的金額按資產的賬面值與按類似財務資 產的現行市場回報率貼現的估計未來現 金流量的現值之間的差額計量。該減值虧 損不會於其後期間撥回。

就所有財務資產而言,財務資產賬面值會 直接因減值虧損而作出扣減,惟賬面值會 透過使用撥備賬作出扣減的貿易及其他 應收款項除外。撥備賬的賬面值變動於損 益中確認。當貿易及其他應收款項被視為 不可收回時,其會於撥備賬內撇銷。先前 已撇銷款項如其後收回,會計入損益內。

綜合財務報表附註

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Financial instruments - continued

Financial assets – continued

Impairment of financial assets – continued

For financial assets measured at amortised cost, if, in a subsequent period, the amount of the impairment loss decreases and the decrease can be related objectively to an event occurring after the impairment was recognised, the previously recognised impairment loss is reversed through profit or loss to the extent that the carrying amount of the investment at the date the impairment is reversed does not exceed what the amortised cost would have been had the impairment not been recognised.

Effective interest method

The effective interest method is a method of calculating the amortised cost of a financial liability and of allocating interest expense over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash payments (including all fees and points paid or received that form an integral part of the effective interest rate, transaction costs and other premiums or discounts) through the expected life of the financial liability, or where appropriate, a shorter period, to the net carrying amount on initial recognition.

Interest expense is recognised on an effective interest basis other than financial liabilities classified as at FVTPL.

3. 主要會計政策概要 - 續

金融工具-續 財務資產-續

財務資產減值-續

就按攤銷成本計量的財務資產而言,如在 其後期間,減值虧損金額減少,而有關減 少客觀上與確認減值虧損後發生的事件 有關,則先前已確認的減值虧損會透過損 益予以撥回,惟該投資於減值撥回當日的 賬面值不得超過未確認減值時的攤銷成 本。

實際利率法

實際利率法乃計算金融負債之攤銷成本及按有關期間分配利息開支之方法。實際利率乃按金融負債之預計年期或(如適用)較短期間,準確折讓估計未來現金付款(包括構成實際利率不可或缺部分之一切已付或已收費用及利差、交易成本及其他溢價或折讓)至初步確認時之賬面淨值之利率。

利息開支乃按實際利率基準確認,惟分類為按公平值透損益列賬之財務負債除外。

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Financial instruments - continued

Financial liabilities and equity

Financial liabilities and equity instruments issued by a group entity are classified according to the substance of the contractual arrangements entered into and the definitions of a financial liability and an equity instrument.

An equity instrument is any contract that evidences a residual interest in the assets of the Group after deducting all of its liabilities. The Group's financial liabilities are generally classified into other financial liabilities. The accounting policies adopted in respect of financial liabilities and equity instruments are set out below.

Classification as debt or equity

Debt and equity instruments issued by a group entity are classified as either financial liabilities or as equity in accordance with the substance of the contractual arrangements and the definitions of a financial liability and an equity instrument. An equity instrument is any contract that evidences a residual interest in the assets of the Group after deducting all of its liabilities. The Group's financial liabilities are generally classified into other financial liabilities. The accounting policies adopted in respect of financial liabilities and equity instruments are set out below.

Other financial liabilities

Other financial liabilities are subsequently measured at amortised cost, using the effective interest method.

3. 主要會計政策概要 - 續

金融工具-續

財務負債及股本

一家集團公司所發行之財務負債及股本 工具乃根據所訂立合約安排之內容及財 務負債和股本工具之定義予以分類。

股本工具乃作為於本集團資產經扣除其 所有負債後之餘額權益憑證之合約。本集 團之財務負債一般分類為其他財務負債。 就財務負債及股本工具所採納之會計政 策載列如下。

分類為債務或權益

由集團實體發行之債務及權益工具按合約安排之實質內容,以及財務負債及權益工具之定義而歸類為財務負債或權益。權益工具指能證明本集團在減去其所有負債後之資產中剩餘權益之任何合約。本集團之財務負債一般分類為其他財務負債。就財務負債及權益工具採納之會計政策載列如下。

其他財務負債

其他財務負債隨後使用實際利率法按攤 銷成本計量。

綜合財務報表附註

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Financial instruments - continued

Financial liabilities and equity - continued

Effective interest method

The effective interest method is a method of calculating the amortised cost of a financial liability and of allocating interest expense over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash payments (including all fees and points paid or received that form an integral part of the effective interest rate, transaction costs and other premiums or discounts) through the expected life of the financial liability, or where appropriate, a shorter period, to the net carrying amount on initial recognition.

Convertible notes

Convertible notes issued by the Company that contain both financial liability and equity components are classified separately in respective liability and equity components on initial recognition. On initial recognition, the fair value of the liability component is determined using the prevailing market interest of similar non-convertible debts. The difference between the proceeds of the issue of the convertible notes and the fair value assigned to the liability component, respecting the embedded call option for the holder to convert the bond into equity, is included in equity (convertible notes reserve).

3. 主要會計政策概要 - 續

金融工具-續 財務負債及股本-續

實際利率法

實際利率法乃計算財務負債之攤銷成本及按有關期間分配利息開支之方法。實際利率乃按財務負債之預計年期或(如適用)較短期間,準確折讓估計未來現金付款(包括構成實際利率不可或缺部分之一切已付或已收費用及利差、交易成本及其他溢價或折讓)至初步確認時之賬面淨值之利率。

可換股票據

本公司所發行包括財務負債及權益部份之可換股票據於初步確認時會分別被分類為相關之負債及權益部份。於初步確認時,負債部份之公平值乃按類似不可轉換債務之現行市場利率釐定。發行可換股票據之所得款項與轉往負債部份之公平值之差額,即代表可讓持有人將債券兑換為股權之內附認購期權應列入權益內(可換股票據儲備)。

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Financial instruments – continued Financial liabilities and equity – continued

Convertible notes – continued

In subsequent periods, the liability component of the convertible notes is carried at amortised cost using the effective interest method. The equity component, represented by the option to convert the liability component into ordinary shares of the Company, will remain in convertible notes reserve until the embedded option is exercised (in which case the balance stated in convertible notes reserve will be transferred to share capital and share premium). Where the option remains unexercised at the expiry date, the balance stated in convertible notes reserve will be released to the retained profits. No gain or loss is recognised in the consolidated statement of profit or loss and other comprehensive income upon conversion or expiration of the option.

Transaction costs that relate to the issue of the convertible notes are allocated to the liability and equity components in proportion to the allocation of the proceeds. Transactions costs relating to the equity component are charged directly to convertible notes reserve. Transaction costs relating to the liability component are included in the carrying amount of the liability portion and amortised over the period of the convertible notes using the effective interest method.

3. 主要會計政策概要 - 續

金融工具-續 財務負債及股本-續

可換股票據-續

於往後期間,可換股票據之負債部份乃使 用實際利率法按攤銷成本列賬。權益部份 (即可將負債部份兑換為本公司普通股之 期權)將保留於可換股票據儲備,直至內 附期權獲行使為止(在此情況下,可換股 票據儲備之結餘將轉移至股本及股份溢 價)。倘期權於到期日尚未獲行使,可換 股票據儲備之結餘將撥至保留盈利。期權 兑換或到期時將不會於綜合損益及其他 全面收益表中確認任何盈虧。

發行可換股票據有關之交易成本,按所得 款項之分配比例撥往負債及權益部份。權 益部份有關之交易成本會直接於可換股 票據儲備內扣除。負債部份有關之交易成 本計入負債部份之賬面金額,並利用實際 利率法於可換股票據期限內予以攤銷。

綜合財務報表附註

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Financial instruments – continued Financial liabilities and equity – continued

Equity instruments

Equity instruments issued by the Company are recorded at the proceeds received, net of direct issue costs.

Financial guarantee contract

A financial guarantee contract is a contract that requires the issuer to make specified payments to reimburse the holder for a loss it incurs because a specified debtor fails to make payment when due in accordance with the original or modified terms of debt instrument. A financial guarantee contract issued by the Company and not designed as at fair value through profit or loss is recognised initially at its fair value less transaction costs that are directly attributable to the issue of the financial guarantee contract.

Derecognition

The Group derecognises a financial asset only when the contractual rights to the cash flows from the asset expire, or when it transfers the financial asset and substantially all the risks and rewards of ownership of the asset to another entity. If the Group neither transfers nor retains substantially all the risks and rewards of ownership and continues to control the transferred asset, the Group continues to recognise the asset to the extent of its continuing involvement and recognises and associated liability. If the Group retains substantially all the risks and rewards of ownership of a transferred financial asset, the Group continues to recognise the financial asset and also recognises a collateralised borrowing for the proceeds received.

3. 主要會計政策概要 - 續

金融工具-續 財務負債及股本-續

股本工具

本公司發行之股本工具按已收所得款項 扣除直接發行成本記錄。

財務擔保合約

財務擔保合約指因指定債務人未能按債務工具之原有或經修改條款如期付款時, 發行者需支付指定金額給持有人以補償 其所遭受損失之合約。本公司已出具及並 不是按公平值透過損益列賬之財務擔保 合約首次以其公平值減發行財務擔保合 約之直接應佔交易費用確認。

取消確認

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Financial instruments - continued

Derecognition – continued

On derecognition of a financial asset in its entirety, the difference between the asset's carrying amount and the sum of the consideration received and receivable and the cumulative gain or loss that had been recognised in other comprehensive income and accumulated in equity is recognised in profit or loss.

On derecognition of a financial asset other than in its entirety, the Group allocates the previous carrying amount of the financial asset between the part it continues to recognise, and the part it no longer recognises on the basis of the relative fair values of those parts on the date of the transfer. The difference between the carrying amount allocated to the part that is no longer recognised and the sum of the consideration received for the part no longer recognised and any cumulative gain or loss allocated to it that had been recognised in other comprehensive income is recognised in profit or loss. A cumulative gain or loss that had been recognised in other comprehensive income is allocated between the part that continues to be recognised and the part that is no longer recognised on the basis of the relative fair values of those parts.

The Group derecognises financial liabilities when, and only when, the Group's obligations are discharged, cancelled or expire. The difference between the carrying amount of the financial liability derecognised and the consideration paid and payable is recognised in profit or loss.

3. 主要會計政策概要 - 續

金融工具-續

取消確認-續

於全面取消確認財務資產時,資產賬面值 與已收及應收代價以及已於其他全面收 益確認並於權益累計之累計損益之總和 之差額,將於損益中確認。

除全面取消確認外,於取消確認財務資產時,本集團會將財務資產之過往賬面值,繼續確認之部份及不再確認之部份於轉讓日期之相對公平值在兩者間作出分配。不再確認部份問分配之賬面值與之已於其他全面收益確認之已於損益內確認。已於損益內確認之之是額,乃於損益內確認。已於損益內確認之之之,將按繼續確認之部份及不再確認之部份之相對公平值間作出分配。

當且只有當本集團之責任獲解除、取消或 到期時,本集團取消確認財務負債。取消 確認之財務負債賬面值與已付及應付代 價之差額乃於損益中確認。

綜合財務報表附註

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Foreign currencies

In preparing the financial statements of each individual group entity, transactions in currencies other than the entity's functional currency (foreign currencies) are recognised at the rates of exchange prevailing at the dates of the transactions. At the end of the reporting period, monetary items denominated in foreign currencies are retranslated at the rates prevailing at that date. Nonmonetary items carries at fair value that are denominated in foreign currencies are retranslated at the rates prevailing at the date when the fair value was determined. Non-monetary items that are measured in terms of historical cost in a foreign currency are not retranslated.

Exchange differences on monetary items are recognised in profit or loss in the period in which they arise except for:

- exchange differences on foreign currency borrowings relating to assets under construction for future productive use, productive use, which are included in the cost of those assets when they are regarded as an adjustment to interest costs on those foreign currency borrowings;
- exchange differences on transactions entered into in order to hedge certain foreign currency risks; and
- exchange differences on monetary items receivable from or payable to a foreign operation for which settlement is neither planned nor likely to occur (therefore forming part of the net investment in the foreign operation), which are recognised initially in other comprehensive income and reclassified from equity to profit or loss on repayment of the monetary items.

3. 主要會計政策概要 - 續

外幣

編製個別集團實體之財務報表時,以該實體功能貨幣以外之貨幣(外幣)進行之交易乃按於交易日期當時之匯率確認。於報告期末,以外幣結算之貨幣項目按當日之匯率重新換算。按公平值列賬且以外幣結算之非貨幣項目按釐定公平值當日之現行匯率重新換算。按過往成本以外幣計算之非貨幣項目不予重新換算。

貨幣項目之匯兑差額於產生期間計入損 益,惟以下各項除外:

- 有關用作未來生產用途之在建資產 之外幣借貸之匯兑差額,該等差異 於被視為外幣借貸利息成本之調整 時計入該等資產之成本;
- 為對沖若干外幣風險而訂立之交易 之匯兑差額;及
- 應收或應付海外業務之貨幣項目之 匯兑差額,而其既無計劃結算或不 大可能結算(因此為海外業務淨投 資之一部份),並初步於其他全面收 入確認及於償還貨幣項目時由權益 重新分類至損益。

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Foreign currencies - continued

For the purpose of presenting the Financial Information, the assets and liabilities of the Group's foreign operations are translated into the presentation currency of the Group (i.e. Hong Kong dollars) using exchange rates prevailing at the end of each of the Track Record Period. Income and expense items are translated at the average exchange rates for the period, unless exchange rates fluctuate significantly during the period, in which case the exchange rates at the dates of the transactions are used. Exchange differences arising, if any, are recognised in other comprehensive income and accumulated in equity under the heading of foreign currency translation reserve (attributed to non-controlling interests as appropriate).

In relation to a partial disposal of a subsidiary that does not result in the Group losing control over the subsidiary, the proportionate share of accumulated exchange differences are re-attributed to non-controlling interests and are not recognised in profit or loss. For all other partial disposals (i.e. partial disposals of associates or joint arrangements that do not result in the Group losing significant influence or joint control), the proportionate share of the accumulated exchange differences is reclassified to profit or loss.

Goodwill and fair value adjustments to identifiable assets and liabilities assumed through acquisition of a foreign operation are treated as assets and liabilities of the foreign operation and translated at the rate of exchange prevailing at the end of each reporting period. Exchange differences arising are recognised in other comprehensive income.

3. 主要會計政策概要 - 續

外幣-續

就呈列財務資料而言,本集團外國業務之 資產及負債均按各往績記錄期間末匯率 換算為本集團之呈報貨幣(即港元)。收 入及開支項目乃按期間平均匯率換算,除 非匯率於期內出現重大波幅,則於此情況 下,將採用交易日期之匯率。所產生之匯 兑差額(如有)於其他全面收入中確認並 於權益中匯兑儲備(視情況歸入非控股權 益)項下累計。

就部分出售附屬公司但並無引致本集團 失去對該附屬公司之控制權而言,則按比 例將分佔之累計匯兑差額重新分配予非 控股權益,且不在損益內確認。至於所有 其他部份出售(即部份出售聯營公司或合 營安排惟並未導致本集團失去重大影響 力或共同控制),按比列分佔之累計匯兑 差額乃重新分類至損益。

透過收購外國業務之可識別資產及所承擔之負債之商譽及公平值調整將被視作該外國業務之資產及負債,並按各報告期末之匯率換算。由此產生之匯兑差額乃於其他全面收入內確認。

綜合財務報表附註

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Current assets and liabilities

Current assets are expected to be realised within twelve months of the end of the reporting period or in the normal course of the Group's operating cycle. Current liabilities are expected to be settled within twelve months of the end of the reporting period or in the normal course of the Group's operating cycle.

Contingent liabilities and contingent assets

A contingent liability is a possible obligation that arises from past events and whose existence will only be confirmed by the occurrence or non-occurrence of one or more uncertain future events not wholly within the control of the Group. It can also be a present obligation arising from past events that is not recognised because it is not probable that outflow of economic resources will be required or the amount of obligation cannot be measured reliably. A contingent liability is not recognised but is disclosed in the notes to the financial statements. When a change in the probability of an outflow occurs so that outflow is probable, they will then be recognised as a provision.

A contingent asset is a possible asset that arises from past events and whose existence will be confirmed only by the occurrence or non-occurrence of one or more uncertain future events not wholly within the control of the Group. A contingent asset is not recognised but is disclosed in the notes to the financial statements when an inflow of economic benefits is probable. When inflow is virtually certain, an asset is recognised.

3. 主要會計政策概要 - 續

流動資產及負債

流動資產預期於報告期末起計十二個月內或於本集團營運週期之一般過程中變現。流動負債預期於報告期末起計十二個月內或於本集團營運週期之一般過程中償付。

或然負債及或然資產

或然負債指因已發生的事件而可能引起的責任,此等責任須就某一宗或多宗集團不確定事件會否發生才能確認,而本事團並不能完全控制這些未來不確定事件的實現有的責任,但由於可能不要發生不實現。或然負債亦可能是因可能不需要生無不可能性。或者負債不會被確認,或責任金額未能可靠地也便會的不可能性改變而導致出現資源消耗時,此等負債將被確認為撥備。

或然資產是指因已發生的事件而可能產生的資產,此等資產須就某一宗或多宗未來不確定事件會否發生才能確認,而本集團並不能完全控制這些未來不確定事件會否實現。或然資產不會被確認,但會於可能收到經濟效益時在財務報表附註內披露。若實質確定有收到經濟效益時,資產方會予以確認。

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Cash and cash equivalents

For the purpose of the consolidated statement of cash flows, cash and cash equivalents comprise cash on hand and demand deposits, and short term highly liquid investments which are readily convertible into known amounts of cash and which are subject to an insignificant risk of changes in value, and have a short maturity of generally within three months when acquired, less bank overdrafts which are repayable on demand and form an integral part of the Group's cash management.

For the purpose of the consolidated statement of financial position, cash and cash equivalents comprise cash on hand and at banks, which are not restricted to use.

Provisions

Provisions recognised when the Group has a present obligation (legal or constructive) as a result of a past event and it is probable that an outflow of resources will be required to settle the obligation, and a reliable estimate of the amount of the obligation can be made. Provisions are reviewed at the end of each reporting period and adjusted to reflect the current best estimate. Where the effect of the time value of money is material, the amount of a provision is the present value at the end of the reporting period of the expenditures expected to be required to settle the obligations.

3. 主要會計政策概要 - 續

現金及現金等值項目

就綜合現金流量表而言,現金及現金等值項目包括手頭現金及通知存款,以及短期、流通性極高、可隨時換算為已知金額現金、價值變動風險很低,而且期限較短(一般在購入後三個月以內)之投資,扣除按須通知償還之銀行透支,其構成本集團現金管理整體之一部份。

就綜合財務狀況表而言[,]現金及現金等值項目包括無限制使用之手頭及銀行現金。

撥備

撥備乃於本集團因過往事項而現時承擔 債務(法定或推定),且有可能需要流出 資源以償付有關債務,以及能夠可靠估計 債務數額時確認。撥備於各報告期末審閱 並調整以反映現時最佳估計。倘貨幣時間 值之影響重大,撥備會以償付有關債務之 預計開支於報告期末之現值入賬。

綜合財務報表附註

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Employee benefits

Salaries, annual bonuses, paid annual leave, leave passage and the cost to the Group of non-monetary benefits are accrued in the period in which the associated services are rendered by employees of the Group. Where payment or settlement is deferred and the effect would be material, these amounts are stated at their present values.

Contributions to Mandatory Provident Funds as required under the Hong Kong Mandatory Provident Fund Schemes Ordinance and to the state-managed retirement benefits schemes for the employees of the Group's overseas entities are recognised as an expense in the consolidated statement of profit or loss and other comprehensive income as incurred.

Termination benefits are recognised when, and only when, the Group demonstrably commits itself to terminate employment or to provide benefits as a result of voluntary redundancy by having a detailed formal plan which is without realistic possibility of withdrawal.

Defined contribution plans are post-employment benefit plans under which the Group pays fixed contributions into separate entities such as social security plans in the PRC, and the Group has no legal or constructive obligation to pay further contributions of any of the funds do not hold sufficient assets to pay all employee benefits relating to employee services in the current and prior periods. The Group's contributions to defined contribution plans are recognised in the financial year to which they relate.

3. 主要會計政策概要 - 續

僱員福利

本集團有關薪金、年終獎金、有薪年假、 假期旅遊津貼及非貨幣福利之成本乃於 本集團僱員提供相關服務之期間內累計。 倘延遲支付或結算,並構成重大影響,則 此等款項須按其現值列賬。

根據香港強制性公積金計劃條例的規定 作出之強制性公積金供款以及就本集團 海外實體之僱員作出之國家管理退休福 利計劃供款,乃於產生時在綜合損益及其 他全面收益表確認為開支。

停職福利只會在本集團有正式具體計劃 且無撤回該計劃之實質可能性,並明確表 示停職或由於自願遣散而提供福利時予 以確認。

界定供款計劃乃退休後福利計劃,據此,本集團向獨立實體(例如中國社保計劃) 支付固定供款,而倘任何基金並無持有足 夠資產以支付與本期間及過往期間之僱 員服務有關之所有僱員福利,則本集團並 無法定或推定責任以支付進一步供款。本 集團對界定供款計劃之供款乃於相關之 財政年度內確認。

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Share-based payment expenses

The fair value of share options granted to employees is recognised as an employee cost with a corresponding increase in a capital reserve within equity. The fair value is measured at the grant date using the binominal lattice model, taking into account the terms and conditions upon which the options were granted. Where the employees have to meet vesting conditions before becoming unconditionally entitled to the share options, the total estimated fair value of share options is spread over the vesting period, taking into account the probability that the options will vest.

During the vesting period, the number of share options that is expected to vest is reviewed. Any adjustment to the cumulative fair value recognised in prior years is charged/ credited to the consolidated statement of profit or loss and other comprehensive income for the year of the review, unless the original employee expenses qualify for recognition as an asset, with a corresponding adjustment to the capital reserve. On vesting date, the amount recognised as an expense is adjusted to reflect the actual number of share options that vest (with a corresponding adjustment to the capital reserve) except where forfeiture is only due to not achieving vesting conditions that relate to the market price of the Company's shares. The equity amount is recognised in the capital reserve until either the option is exercised (when it is transferred to the share premium account) or the option expires (when it is released directly to retained profits).

3. 主要會計政策概要 - 續

以股份為基礎付款之開支

授予僱員之購股權之公平值乃確認為一項僱員成本,並於權益內之資本儲備確認相應增加。該公平值乃於授出日期使用二項點陣模式,經計及購股權獲授出時之條款及條件後計量。倘僱員須於無條件享有購股權之前履行歸屬條件,則購股權之估計公平值總額乃經計及購股權將會歸屬之可能性後按歸屬期予以攤分。

於歸屬期內,會檢討預期歸屬之購股權數目。於過往年度確認之累計公平值之任何調整乃扣自一計入有關檢討年度之綜合全面損益賬,除非原有僱員支出可確認一項資產,並於資本儲備確認相應增加,則作別論。於歸屬日,確認為一項實際購入,以反映歸屬之實際購入,以反映歸屬之實際購入,以反映歸屬之實際購入,惟份沒收僅因未達致與本公司股份之於轉有關之歸屬條件則除外。股本款額乃於轉有關之歸屬條件則除外。股本款額乃於轉不儲備中確認直至購股權獲行使(當其直接撥至保留盈利時)為止。

綜合財務報表附註

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Borrowing costs

Borrowing costs are interests and other costs incurred in connection with the borrowing of funds. All borrowing costs are charged to the consolidated statement of profit or loss and other comprehensive income in the period in which the costs are incurred.

Segment reporting

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

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

3. 主要會計政策概要 - 續

借款成本

借款成本指借用資金產生之利息及其他 成本。所有借款成本均於產生期間在綜合 損益及其他全面收益表列賬。

分類報告

經營分類及於財務報表呈報之各分類金額乃依據向本集團最高行政管理層定期報告以便彼等分配資源予各業務部門及地區及評定其表現之財務資料而劃分。

就財務申報而言,個別重要之經營分類並不予合併計算,除非各分類擁有類似經濟特點,並在產品及服務、生產過程、客戶類別、分銷產品或提供服務所用方法,以及規管環境均有類似性質。個別不重要之經營分類倘符合以上大部分條件,則予合併計算。

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Investment properties

Investment properties are completed properties which are held for their investment potential, any rental income being negotiated at arm's length.

Investment properties under construction have been accounted for in the same way as completed investment properties. Specifically, construction costs incurred for investment properties under construction are capitalised as part of the carrying amount of the investment properties under construction. Investment properties under construction are measured at fair value at the end of the reporting period. Any difference between the fair value of the investment properties under construction and their carrying amounts is recognised in profit or loss in the period in which they arise.

An investment property is derecognised upon disposal or when the investment property is permanently withdrawn from use or no future economic benefits are expected from its disposals. Any gain or loss arising on derecognition of the asset (calculated as the difference between the net disposal proceeds and the carrying amount of the asset) is included in the consolidated statement of profit or loss and other comprehensive income in the year in which the item is derecognised.

3. 主要會計政策概要 - 續

投資物業

投資物業乃因具投資潛力而持有而租金收入可按公平基準磋商之已落成物業。

在建投資物業之入賬方式與已竣工投資物業相同。具體來說,在建投資物業產生之建設成本乃資本化作在建投資物業賬面值之一部分。在建投資物業乃按報告期末之公平值計量。在建投資物業之公平值與其賬面值之間之任何差額,乃於產生期內之損益確認。

一項投資物業被出售或該項投資物業永久停止使用,或預期出售該項投資物業不會產生任何未來經濟收益,則會取消確認該項投資物業。取消確認該項資產所產生之任何損益(按出售所得款項淨額與該項資產賬面值之差額計算)均列入取消確認有關項目年度之綜合損益及其他全面收益表。

綜合財務報表附註

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Impairment of financial assets

Financial assets, other than those at financial assets at fair value through profit or loss, are assessed for indicators of impairment at the end of each reporting period. Financial assets are impaired where there is objective evidence that, as a result of one or more events that occurred after the initial recognition of the financial asset, the estimated future cash flows of the financial assets have been impacted.

For all other financial assets, objective evidence of impairment could include:

- (a) significant financial difficulty of the issuer or counterparty; or
- (b) default or delinquency in interest or principal payments; or
- (c) it becoming probable that the borrower will enter bankruptcy or financial re-organisation; or
- (d) the disappearance of an active market for that financial asset because of financial difficulties.

For certain categories of financial asset, such as trade receivables, assets that are assessed not to be impaired individually are subsequently assessed for impairment on a collective basis. Objective evidence of impairment for a portfolio of receivables could include the Group's past experience of collecting payments, an increase in the number of delayed payments in the portfolio past the average credit period of 7 to 90 days, observable changes in national or local economic conditions that correlate with default on receivables.

3. 主要會計政策概要 - 續

財務資產減值

於各報告期末評估財務資產有否減值跡象,惟按公平值透過損益列賬之財務資產除外。倘有客觀證據顯示財務資產首次確認後發生的一項或多項事件導致相關財務資產之估計未來現金流量被削弱,則財務資產視為已減值。

就所有其他財務資產而言,減值之客觀證 據包括:

- (a) 發行人或交易對手出現重大財政困 難;或
- (b) 拖欠或不支付利息或本金付款;或
- (c) 借貸方很可能破產或進行財務重 組;或
- (d) 由於財政困難財務資產之活躍市場 消失。

就若干類別之財務資產(例如貿易應收款項)而言,被評為不會單獨作出減值之資產會於其後彙集一併評估減值。應收款項組合出現減值之客觀證據包括本集團過往收款經驗、組合內延遲付款之拖欠期超過7至90日平均信貸期之宗數上升,以及國家或地方經濟狀況出現明顯變動導致應收款項被拖欠。

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Impairment of financial assets - continued

For financial assets carried at amortised cost, an impairment loss is recognised in profit or loss when there is objective evidence that the asset is impaired, and is measured as the difference between the asset's carrying amount and the present value of the estimated future cash flows discounted at the original effective interest rate.

For financial assets carried at cost, the amount of the impairment loss is measured as the difference between the asset's carrying amount and the present value of the estimated future cash flows discounted at the current market rate of return for a similar financial asset. Such impairment loss will not be reversed in subsequent periods.

The carrying amount of the financial asset is reduced by the impairment loss directly for all financial assets with the exception of trade receivables, where the carrying amount is reduced through the use of an allowance account. Changes in the carrying amount of the allowance account are recognised in profit or loss. When a trade receivable is considered uncollectible, it is written off against the allowance account. Subsequent recoveries of amounts previously written off are credited to profit or loss.

For financial assets measured at amortised cost, if, in a subsequent period, the amount of impairment loss decreases and the decrease can be related objectively to an event occurring after the impairment losses was recognised, the previously recognised impairment loss is reversed through profit or loss to the extent that the carrying amount of the asset at the date the impairment is reversed does not exceed what the amortised cost would have been had the impairment not been recognised.

3. 主要會計政策概要 - 續

財務資產減值-續

就按攤銷成本列賬之財務資產而言,當有客觀證據證明資產已減值,減值虧損於損益中確認,並按資產賬面值與按原實際利率貼現之估計未來現金流量現值之差額計算。

就按成本列賬之財務資產而言,減值虧損金額乃資產賬面值與估計未來現金流量 折現計算的現值兩者之間的差額,而折現 率為同類財務資產之現時市場回報率。該 減值虧損不可在往後期間撥回。

所有財務資產之減值虧損會直接於財務 資產之賬面值中作出扣減,惟貿易應收款 項除外,貿易應收款項之賬面值會透過撥 備賬作出扣減。撥備賬內之賬面值變動會 於損益中確認。當貿易應收款項被視為不 可收回時,將於撥備賬內撇銷。先前已撇 銷的款項如其後收回,將撥回損益內。

就按攤銷成本計量之財務資產而言,倘減 值虧損額於隨後期間有所減少,而有關減 少在客觀上與確認減值虧損後發生之事 件有關,則先前已確認之減值虧損將透過 損益予以撥回,惟該項資產於減值被撥回 當日之賬面值不得超過若無確認減值之 原有已攤銷成本。

綜合財務報表附註

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Related Parties Transactions

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

- (a) A person or a close member of that person's family is related to the Group if that person:
 - (i) has control or joint control over the Group;
 - (ii) has significant influence over the Group; or
 - (iii) is a member of the key management personnel of the Group or of a parent of the Group.
- (b) An entity is related to the Group if any of the following conditions applies:
 - (i) The entity and the Group are members of the same group (which means that each parent, subsidiary and fellow subsidiary is related to the others).
 - (ii) One entity is an associate or joint venture of the other entity (or an associate or joint venture of a member of a group of which the other entity is a member).

3. 主要會計政策概要 - 續

關連人士交易

與本集團關連之人士指:

- (a) 倘一名人士或該人士家庭的近親成 員符合下列條件,則與本集團有關 連:
 - (i) 控制或共同控制本集團;
 - (ii) 對本集團有重大影響;或
 - (iii) 屬本集團或本集團母公司主要 管理人員的成員。
- (b) 倘屬下列情況,一間實體屬與本集 團有關連:
 - (i) 該實體與本集團為同一集團 的成員公司(代表各自之母公 司、附屬公司及同系附屬公司 均互相關連)。
 - (ii) 一間實體屬另一間實體的聯營公司或合營公司(或為一集團之聯營公司或合營公司,而另一實體為該集團之成員公司)。

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Related Parties Transactions – continued

- (b) Any entity is related to the Group if any of the following conditions applies: continued
 - (iii) Both entities are joint ventures of the same third party.
 - (iv) One entity is a joint venture of a third entity and the other entity is an associate of the third entity.
 - (v) The entity is a post-employment benefit plan for the benefit of employees of either the Group or an entity related to the Group. If the Group is itself such a plan, the sponsoring employers are also related to the Group.
 - (vi) The entity is controlled or jointly controlled by a person identified in (a).
 - (vii) A person identified in (a) (i) has significant influence over the entity or is a member of the key management personnel of the entity (or of a parent of the entity).
 - (viii) The entity, or any member of a group of which it is a part, provides key management personnel services to the Group or to the Group's parent.

Close family members of an individual are those family members who may be expected to influence, or be influenced by, that person in their dealings with the entity.

3. 主要會計政策概要 - 續

關連人士交易-續

- (b) 倘屬下列情況,一間實體屬與本集 團有關連:一續
 - (iii) 兩間實體皆為同一名第三方的 合營公司。
 - (iv) 一間實體為第三方實體的合營 公司及另一實體為第三方實體 的聯營公司。
 - (v) 該實體乃以本集團或本集團關 連實體之僱員為受益人的僱員 退休後福利計劃。倘本集團本 身屬有關計劃,提供資助之僱 主亦與本集團有關連。
 - (vi) 該實體受屬(a)項的人士控制或 共同控制。
 - (vii) 屬(a)(i)項的人士對該實體有重 大影響或屬該實體(或屬該實 體的母公司)主要管理人員的 成員。
 - (viii) 實體或身為其中一員之任何集 團成員公司向本集團或本集團 母公司提供主要管理層人員服 務。

某一人士之密切家族成員指預期可影響 該人士與實體進行買賣或於買賣時受該 人士影響的有關家族成員。

綜合財務報表附註

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

4. KEY SOURCES OF ESTIMATION UNCERTAINTY

In the process of applying the Group's accounting policies which are described in Note 3, management has made certain key assumptions concerning the future, and other key sources of estimation uncertainty at the end of the reporting period, that may have a significant risk in causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year, are discussed below:

(a) Estimated impairment of goodwill

The Group performs annual tests on whether there has been impairment of goodwill in accordance with the accounting policy stated in Note 3. The recoverable amounts of cash-generating units are determined based on value-in-use calculations. These calculations require the use of estimates and assumptions made by management on the future operation of the business, pre-tax discount rates, and other assumptions underlying the value-in-use calculations.

(b) Impairment of trade receivables

The aged debt profile of trade debtors is reviewed on a regular basis to ensure that the trade debtor balances are collectible and follow up actions are promptly carried out if the agreed credit periods have been exceeded. However, from time to time, the Group may experience delays in collection. Where recoverability of trade debtor balances are called into doubts, specific provisions for bad and doubtful debts are made based on credit status of the customers, the aged analysis of the trade receivable balances and write-off history. Certain receivables may be initially identified as collectible, yet subsequently become uncollectible and result in a subsequent write-off of the related receivable to the consolidated statement of profit or loss and other comprehensive income. Changes in the collectability of trade receivables for which provisions are not made could affect the results of operations.

4. 估計不確定因素之主要來源

於應用附註3所述之本集團會計政策時, 管理層已作出若干有關未來之主要假設, 以及於報告期末之估計不確定因素之其 他主要來源,其極有可能導致下一個財政 年度資產和負債賬面值出現重大調整,現 論述如下:

(a) 商譽之估計減值

本集團根據載於附註3之會計政策, 每年就商譽是否出現減值進行測 試。現金產生單位之可收回金額乃 根據使用中價值計算而釐定。該等 計算須運用管理層就業務之未來營 運、稅前貼現率作出之估算及假設, 以及其他與使用中價值計算相關之 假設。

(b) 貿易應收款項減值

綜合財務報表附註

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

4. KEY SOURCES OF ESTIMATION UNCERTAINTY – continued

(c) Useful lives of property, plant and equipment In accordance with HKAS 16, the Group estimates the useful lives of property, plant and equipment in order to determine the amount of depreciation expenses to be recorded. The useful lives are estimated at the time the asset is acquired based on historical experience, the expected usage, wear and tear of the assets, as well as technical obsolescence arising from changes in the market demands or service output of the assets. The Group also perform annual reviews on whether the assumptions made on useful lives continue to be valid.

(d) Impairment of non-current assets

If a triggering event occurs indicating that the carrying amount of an asset may not be recoverable, an assessment of the carrying amount of that asset will be performed. Triggering events include significant adverse changes in the market value of an asset, changes in the business or regulatory environment, or certain legal events. The interpretation of such events requires judgement from management with respect to whether such an event has occurred. Upon the occurrence of triggering events, the carrying amounts of non-current assets are reviewed to assess whether their recoverable amounts have declined below their carrying amounts. The recoverable amount is the present value of estimated net future cash flows which the Group expects to generate from the future use of the asset, plus the assets residual value on disposal. Where the recoverable amount of non-current assets is less than its carrying amount, an impairment loss is recognised to write the assets down to its recoverable amount.

4. 估計不確定因素之主要來源 - 續

(c) 物業、廠房及設備之可使用年期 根據香港會計準則第16號,本集團 估計物業、廠房及設備之可使用年 期,從而釐定須予記錄之折舊開支 金額。可使用年期乃於收購資產當 時根據過往經驗、資產之預期用途 及耗損,以及由資產之市場須求 所產生之服務變更所引致之技術折 舊釐定。本集團亦就對可使用年期 作出之假設是否繼續有效進行年度 審閱。

(d) 非流動資產之減值

倘發生觸發事件指出資產賬面值可 能未能收回,將對該資產之賬面值 進行評估。觸發事件包括資產市值 之重大不利變動、業務或監管環境 變動或若干法律事件。該等事件需 要管理層就有否發生該等事件之判 斷而詮釋。當發生觸發事件時,非流 動資產之賬面值乃被審閱,以評估 彼等之可收回金額是否已下降至低 於彼等之賬面值。可收回金額為本 集團預期於未來使用該資產所產生 之估計未來現金流量淨額之現值, 加上該資產出售時之剩餘價值。倘 非流動資產之可收回金額低於其賬 面值,則確認減值虧損以將該資產 撇減至其可收回金額。

綜合財務報表附註

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

4. KEY SOURCES OF ESTIMATION UNCERTAINTY – continued

(e) Income taxes and deferred taxation

The Group is subject to income taxes in different jurisdictions. Significant judgements are required in determining the provision for income tax. There are many transactions and calculations for which the ultimate tax determination is uncertain during the ordinary course of business. Where the final tax outcome of these matters is different from the amounts that were initially recorded, such differences will impact the income tax and deferred tax provisions in the period in which such determination is made.

(f) Fair value of investment properties

The fair value of each investment property is individually determined at the end of each reporting period based on its market value and by adopting direct comparison method. Direct comparison method assumes each of these properties is capable of being sold in its existing state with the benefit of vacant possession and by making reference to comparable sales evidence as available in the relevant market condition, the fair value of the investment properties will change in the future.

4. 估計不確定因素之主要來源 -續

(e) 所得稅及遞延稅項

本集團須支付不同司法權區的所得 税。於釐定所得稅撥備金額之時,需 要作出重大判斷。於日常業務過程 中,可能出現多項涉及未能確切釐 定最終稅項的交易及計算。倘該等 事項的最終稅務結果與最初記錄者 不同,有關差異將影響作出決定的 期間的所得稅及遞延稅項撥備。

(f) 投資物業之公平值

每項投資物業之公平值於各報告期 末根據其市值並採用直接比較法個 別釐定。直接比較法假設每項該等 物業均可以其現況交吉出售並經參 考於有關市況可使用之可資比較銷 售憑證,投資物業之公平值將於未 來變動。

綜合財務報表附註

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

4. KEY SOURCES OF ESTIMATION UNCERTAINTY – continued

(g) Measurement of fair value of equity-settled transactions

The Company operates share option schemes under which employees (including directors) of the Group receive remuneration in the form of share-based payment transactions. The cost of these equity-settled transactions with employees is measured by reference to the fair value at the date at which they are granted, using assumptions including expected volatility and risk free interest rate. Such cost is recognised, together with a corresponding increase in equity, over the period in which the 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.

5. SEGMENT INFORMATION

Information reported internally to the chief operating decision maker for the purpose of resource allocation and assessment of segment performance focuses on types of goods or services delivered or provided. The Group has merged its organisation into two operating divisions: provision of general hospital services, and pharmaceutical wholesale and distribution and pharmaceutical retail chain business. The chief operating decision maker has decided to combine the provision of general hospital service and the provision of healthcare and hospital management services into one single operation division in order to manage and review the performance of the hospital related business more efficiently. These divisions are the basis on which the Group reports its segment information.

4. 估計不確定因素之主要來源 - 續

(g) 股權結算交易之公平值之計量

本公司設有購股權計劃,據此,本集團僱員(包括董事)以股份付款交易的形式收取薪酬。僱員之以權益。 算交易的成本乃根據授出當日數之,使用包括預期波幅及無,使用包括預期波幅及無,連門之期間內確認。於各報結門之期間內確認。於各報結為與同權益相應增加的累積開支,指本集團大至歸屬明完結時最終歸屬的股本人以,指本與關則的最佳估計。

5. 分類資料

就資源分配及分類表現評估而向主要營 運決策者作內部報告之資料著重所交付 之貨品或所提供之服務類型。本集團已將 其組織合併為兩個經營分類:提供綜合性 醫院服務以及藥物批發及分銷以及藥物 零售連鎖店業務。主要營運決策者已決 將提供綜合性醫院服務以及提供醫療 器院管理服務合併為一個單一經營分類, 以更有效地管理及檢討醫院相關業務之 表現。該等分類乃本集團報告其分類資料 之基礎。

綜合財務報表附註

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

5. SEGMENT INFORMATION - continued 5. 分類資料 - 續

Segment revenue and results

For the year ended 31 March 2016

5. 分類資料-續分類收益及業績

截至二零一六年三月三十一日止年度

			Pharmaceutical		
			wholesale and		
			distribution and		
		Provision of	pharmaceutical		
		general hospital	retail chain		
		services	business	Eliminations	Consolidated
			藥物批發及		
		提供綜合性	分銷以及藥物		
		醫院服務	零售連鎖店業務	對銷	綜合
		HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元
Revenue					
External sales	對外銷售	252,844	1,321,763	_	1,574,607
Inter-segment sales	分類間銷售	232,044	1,321,703		1,374,007
inter-segment sales	27 从问班日				
Total revenue	總收益	252,844	1,321,763		1,574,607
Inter-segment sales are charged at arm's length	分類間銷售乃按公平 基準收費				
Results	業績				
Segment results	分類業績	5,242	9,120		14,362
Unallocated other revenue and	未分配之其他收益及收入				
income					707
Loss on disposal of a subsidiary	出售一間附屬公司之虧損				(772)
Unallocated corporate expenses	未分配之企業支出				(35,987)
Loss from operations	經營業務虧損				(21,690)
Finance costs	財務費用				(19,464)
Timurice costs	M D D M				(13,104)
Loss before taxation	除税前虧損				(41,154)
Taxation	税項				(3,942)
Loss for the year	本年度虧損				(45,096)
Loss for the year	本年度虧損				(45,09

綜合財務報表附註

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

5. SEGMENT INFORMATION – continued 5. Segment assets and liabilities

As at 31 March 2016

5. 分類資料-續 分類資產及負債

於二零一六年三月三十一日

		Provision of general hospital services 提供綜合性	Pharmaceutical wholesale and distribution and pharmaceutical retail chain business 藥物批發及 分銷以及藥物	Consolidated
		醫院服務	零售連鎖店業務	綜合
		HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元
Consolidated statement of financial position	綜合財務狀況表			
Assets	資產			
Segment assets	分類資產	219,238	614,471	833,709
Unallocated corporate assets	未分配之企業資產			44,161
Consolidated total assets	綜合資產總值			877,870
Liabilities	負債			
Segment liabilities	分類負債	53,677	264,072	317,749
Convertible notes	可換股票據			83,178
Promissory note	承兑票據			74,104
Deferred tax liabilities	遞延税項負債			841
Unallocated corporate liabilities	未分配之企業負債			7,652
Consolidated total liabilities	綜合負債總額			483,524

綜合財務報表附註

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

5. SEGMENT INFORMATION – continued Other segment information

For the year ended 31 March 2016

5. 分類資料-績 其他分類資料

截至二零一六年三月三十一日止年度

		Pharmaceutical		
		•		
	services		Unallocated	Consolidated
				綜合
				HK\$'000
1=11	千港元 	千港元 	千港元 	千港元
其他資料				
資本開支*	39,367	11,891	11	51,269
折舊	12,225	6,449	5	18,679
預付租賃款項攤銷				
	1,040	365	_	1,405
出售物業、廠房及設備之				
虧損	214	337	_	551
就貿易及其他應收款項				
確認之減值虧損				
	4,419	1,176	_	5,595
就貿易及其他應收款項				
確認之減值虧損撥回				
	(227)	(683)	_	(910)
衍生金融工具公平值變動				, ,
	_	_	(17)	(17)
出售一間附屬公司之虧損	A	772	_	772
		490		490
	資本開支* 折舊 預付租賃款項攤銷 出售物業、廠房及設備之 虧損 就貿易及其他應收款項 確認之減值虧損	資本開支* 39,367 折舊 12,225 預付租賃款項攤銷 1,040 出售物業、廠房及設備之 虧損 214 就貿易及其他應收款項 確認之減值虧損 4,419 就貿易及其他應收款項 確認之減值虧損撥回 (227) 衍生金融工具公平值變動 ——	## Wholesale and distribution and pharmaceutical retail chain services business	## Wholesale and distribution and pharmaceutical retail chain services business 乗物批發及 提供綜合性 分銷以及棄物 響陰護鼠店業務 井分配 HKS'000 HKS'000 千港元

^{*} Capital expenditure consists of additions to property, plant and equipment and prepaid lease payments.

^{*} 資本開支包括添置物業、廠房及設備以及預付租賃款項。

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

5. SEGMENT INFORMATION – continued 5. 分類資料-績 Segment revenue and results 分類收益及業績

For the year ended 31 March 2015

截至二零一五年三月三十一日止年度

	Provision of general hospital services 提供綜合性醫院服務 HK\$'000	Pharmaceutical wholesale and distribution and pharmaceutical retail chain business 藥物批發及分銷以及藥物零售連鎖店業務 HK\$'000	Eliminations 對銷 HK\$'000 千港元	Consolidated 綜合 HK\$'000 千港元
收益				
對外銷售	214,040	1,566,269	-	1,780,309
分類間銷售		1,418	(1,418)	
總收益	214,040	1,567,687	(1,418)	1,780,309
分類間銷售乃按公平 基準收費				
業績				
分類業績	9,669	(756,100)	LAG.	(746,431)
未分配之其他收益及收入				
				23
未分配之企業支出				(13,467)
經營業務虧捐				(759,875)
財務費用				(11,520)
除税前虧捐				(771,395)
税項				(10,789)
本年度虧捐				(782,184)
	對外類間 總數 分類 基實 數 數 數 數 數 數 數 數 數 數 數 數 數 數 數 數 數 數	general hospital services 提供綜合性醫院服務 HK\$'000 干港元 收益 對外銷售 214,040 分類間銷售 - 總收益 214,040 分類間銷售乃按公平基準收費 業績 费業績 9,669 未分配之其他收益及收入 未分配之企業支出 經營業務虧捐財務費用 除税前虧捐稅項	## Wholesale and distribution and pharmaceutical retail chain business 棄物批發及 分銷以及藥物 零售連鎖店業務 HK\$'000 千港元 十港元 十港元 十港元 十港元 十港元 十港元 十八,566,269 分類間銷售 214,040 1,566,269 分類間銷售 214,040 1,567,687 214	### Provision of general hospital retail chain services business 事物批發及 担供综合性 分銷以及藥物 響性連鎖店業務 對銷 HK\$'000 千港元

綜合財務報表附註

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

5. SEGMENT INFORMATION - continued 5. 分類資料-續 Segment assets and liabilities

As at 31 March 2015

分類資產及負債

於二零一五年三月三十一日

			Pharmaceutical	
			wholesale and	
			distribution and	
		Provision of	pharmaceutical	
		general hospital	retail chain	
		services	business	Consolidated
			藥物批發及	
		提供綜合性	分銷以及藥物	
		醫院服務	零售連鎖店業務	綜合
		HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元
Consolidated statement of financial position	綜合財務狀況表			
Assets	資產			
Segment assets	分類資產	223,334	644,490	867,824
Unallocated corporate assets	未分配之企業資產			7,167
Consolidated total assets	綜合資產總值			874,991
Liabilities	負債			
Segment liabilities	分類負債	40,179	367,781	407,960
Convertible notes	可換股票據			5,432
Promissory note	承兑票據			72,712
Deferred tax liabilities	遞延税項負債			357
Unallocated corporate liabilities	未分配之企業負債			7,032
Consolidated total liabilities	綜合負債總額			493,493

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

5. SEGMENT INFORMATION – continued Other segment information

For the year ended 31 March 2015

5. 分類資料-續 其他分類資料

Pharmaceutical

截至二零一五年三月三十一日止年度

			riidiiiidCeutiCai		
			wholesale and		
			distribution and		
		Provision of	pharmaceutical		
		general hospital	retail chain		
		services	business	Unallocated	Consolidated
			藥物批發及		
		提供綜合性	分銷以及藥物		
		醫院服務	零售連鎖店業務	未分配	綜合
		HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元
Other information	其他資料	4//37			
Capital expenditure*	資本開支*	35,057	15,346	7	50,410
Depreciation	折舊	9,593	5,081	4	14,678
Amortisation of prepaid	預付租賃款項攤銷				
lease payments		1,069	188	_	1,257
Gain/(loss) on disposal of property,	出售物業、廠房及設備之				
plant and equipment	收益/(虧損)	(84)	80	_	(4)
Impairment loss on goodwill	商譽減值虧損		785,169	_	785,169
Impairment loss recognised	就貿易及其他應收款項				
in respect of trade and	確認之減值虧損				
other receivables		1,356	3,961		5,317
Reversal of impairment loss	就貿易及其他應收款項				
recognised in respect of	確認之減值虧損撥回				
trade and other receivables		(688)	(130)	- 4	(818)
Change in fair value of	衍生金融工具公平值變動				
derivative financial instruments		_	_	100	100
Change in fair value of	投資物業公平值變動				
Investment property			252	_	252
investment property					

^{*} Capital expenditure consists of additions to property, plant and equipment.

[·] 資本開支包括添置物業、廠房及設備。

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

5. **SEGMENT INFORMATION – continued**

The accounting policies of the reportable segments are the same as the Group's accounting policies described in Note 3. Segment results represent the profit generated by each segment without allocation of finance costs, other corporate revenue, income and expenses, loss on disposal of a subsidiary and taxation. Unallocated corporate expenses mainly include directors' remuneration and other central administration costs. This is the measure reported to the chief operating decision maker for the purpose of resource allocation and assessment of segment performance.

For the purposes of monitoring segment performance and allocating resources between segments:

- all assets are allocated to reportable segments other than unallocated corporate assets. Unallocated corporate assets mainly include part of property, plant and equipment, cash and cash equivalents of the central administration companies. Goodwill is allocated to reportable segments as described in Note 9.
- all liabilities are allocated to reportable segments other than unallocated corporate liabilities, convertible notes, promissory note, and deferred tax liabilities.
 Unallocated corporate liabilities mainly include the accruals and other payables of the central administration companies.

5. 分類資料-續

可報告分類之會計政策與附註3所述之本 集團會計政策一致。分類業績指各分類產 生之溢利,不計及財務費用、其他企業收 益、收入及開支、出售一間附屬公司之虧 損以及税項之分配。未分配之企業支出主 要包括董事酬金及其他中央行政費用。此 乃就資源分配及分類表現評估向主要營 運決策者報告之計量。

就監控分類表現及分配分類間資源而言:

- 除未分配企業資產外,所有資產均分配至可報告分類。未分配企業資產主要包括中央管理公司之部份物業、廠房及設備、現金及現金等值項目。誠如附註9所述,商譽已分配至可報告分類。
- 除未分配企業負債、可換股票據、承 兑票據及遞延税項負債外,所有負 债均分配至可報告分類。未分配企 業負債主要包括中央管理公司之應 計費用及其他應付款項。

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

5. **SEGMENT INFORMATION – continued**

Geographical information

The Group's operations are mainly located in the PRC. All of the Group's revenue is derived from customers based in the PRC.

The following is an analysis of the carrying amount of noncurrent assets analysed by the geographical area in which the assets are located:

5. 分類資料-續

地區資料

本集團之業務主要位於中國。本集團之所 有收益均源自中國之客戶。

以下為按資產所處地區分析之非流動資 產之賬面值分析:

Carrying amount of non-current assets 非流動資產之賬面值

		非流動資	重之賬面值
		2016	2015
		二零一六年	二零一五年
		HK\$'000	HK\$'000
		千港元	千港元
		17/2	
Hong Kong	香港	422	415
PRC	中國	163,514	141,902
		163,936	142,317

Information about major customers

For the years ended 31 March 2016 and 2015, no single customer contributed 10% or more to the Group's revenue.

Revenue from major services and products

The Group's revenue from its major services and products was stated in Note 28 to the consolidated financial statements.

有關主要客戶之資料

截至二零一六年及二零一五年三月三十一日止年度,概無單一客戶對本集團之收益 貢獻10%或以上。

來自主要服務及產品之收益

本集團來自其主要服務及產品之收益載 於綜合財務報表附註28。

綜合財務報表附註

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

6. PROPERTY, PLANT AND EQUIPMENT 6. 物業、廠房及設備

		Building 樓宇 HK\$'000 千港元	Furniture and fixtures 條組及裝置 HK\$*000 千港元	Leasehold improvements 租賃物業裝修 HK\$'000 千港元	Machinery and equipment 機器及設備 HK\$'000 千港元	Motor vehicles 汽車 HK\$'000 千港元	Office equipment 辦公室設備 HK\$'000 千港元	Total 總計 HK\$'000 千港元
Cost	成本							
As at 1 April 2014 Additions	於二零一四年四月一日 添置	5,939 -	4,474 623	35,179 5,988	28,360 2,227	9,981 2,984	27,089 8,995	111,022 20,817
Acquisitions through business combination (Note 11)	透過業務合併收購 (附註11)	-	389	16,010	11,878	836	480	29,593
Disposals Exchange realignment	出售 匯兑調整	29	41	346	247	(466) 53	(1,061) 157	(1,527) 873
As at 31 March 2015 and 1 April 2015	於二零一五年 三月三十一日及							
	二零一五年四月一日	5,968	5,527	57,523	42,712	13,388	35,660	160,778
Additions Disposals	添置 出售	29,167 –	489	1,896 -	7,928 -	352 (577)	3,503 (640)	43,335 (1,217)
Derecognised upon disposal of	f 於出售附屬公司後							
subsidiary (Note 12) Exchange realignment	終止確認(附註12) 匯兑調整	(896)	(290)	(3,603)	(2,337)	(574)	(284) (1,786)	(284)
As at 31 March 2016	於二零一六年							
75 dt 51 Maleit 2010	三月三十一日	34,239	5,726	55,816	48,303	12,589	36,453	193,126
Accumulated depreciation	累計折舊							
As at 1 April 2014	於二零一四年四月一日	1,285 178	3,980 313	22,358 6,285	22,645	6,745	17,635	74,648
Charge for the year Written back on disposals	本年度支出 出售時撥回	1/8	313	0,280	3,206 –	1,345 (340)	3,351 (795)	14,678 (1,135)
Exchange realignment	匯兑調整 —	1	37	218	165	38	98	557
As at 31 March 2015 and 1 April 2015	於二零一五年 三月三十一日及							
171pm 2015	二零一五年四月一日	1,464	4,330	28,861	26,016	7,788	20,289	88,748
Charge for the year Written back on disposals Derecognised upon disposal of	本年度支出 出售時撥回 ・ 放山集階層公司後	538 -	356 -	8,588 -	4,089 -	1,159 (391)	3,949 (275)	18,679 (666)
subsidiary (Note 12)	終止確認(附註12)	_	_	_	_	_	(62)	(62)
Exchange realignment	匯兑調整 ——	(97)	(225)	(2,272)	(1,404)	(306)	(1,041)	(5,345)
As at 31 March 2016	於二零一六年							
	三月三十一日	1,905	4,461	35,177	28,701	8,250	22,860	101,354
Net book value	賬面淨值 於二零一六年							
As at 31 March 2016	三月三十一日	32,334	1,265	20,639	19,602	4,339	13,593	91,772
As at 31 March 2015	於二零一五年							
	三月三十一日	4,504	1,197	28,662	16,696	5,600	15,371	72,030

The building was held outside Hong Kong under medium-term lease.

該樓宇於香港境外以中期租約持有。

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

7. PREPAID LEASE PAYMENTS

7. 預付租賃款項

		Total
		總計
		HK\$'000
		千港元 ————
Cost	成 本	
As at 1 April 2014	於二零一四年四月一日	42,636
Exchange realignment	匯兑調整	207
As at 31 March 2015 and 1 April 2015	於二零一五年三月三十一日及	
	二零一五年四月一日	42,843
Additions	添置	7,934
Exchange realignment	匯兑調整	(2,350)
As at 31 March 2016	於二零一六年三月三十一日	48,427
Accumulated depreciation	累計折舊	
As at 1 April 2014	於二零一四年四月一日	10,017
Charge for the year	本年度支出	1,257
Exchange realignment	匯兑調整	53
As at 31 March 2015 and 1 April 2015	於二零一五年三月三十一日及	
	二零一五年四月一日	11,327
Charge for the year	本年度支出	1,405
Exchange realignment	匯兑調整	(607)
As at 31 March 2016	於二零一六年三月三十一日	12,125
Net book value	賬 面淨值	
As at 31 March 2016	於二零一六年三月三十一日	36,302
As at 31 March 2015	於二零一五年三月三十一日	31,516

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For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

7. PREPAID LEASE PAYMENTS - continued

7. 預付租賃款項 - 續

	2016 二零一六年 HK\$'000 千港元	2015 二零一五年 HK\$'000 千港元
Analysed for reporting purpose as: Current asset (included in trade and other receivable and deposits) (Note 14) Non-current asset 作申報用途之分析: 流動資產(計入貿易及其他 應收款項及按金)(附註14) 非流動資產	1,405 34,897	1,261 30,255
	36,302	31,516

The Group's prepaid lease payments represented payments for land use rights situated in the PRC. The leasehold lands have a lease term of 25 to 40 years and the Group has processed the land use rights of the leasehold land during the lease term.

At 31 March 2016, prepaid lease payments with carrying amount of approximately HK\$10,623,000 (2015: HK\$1,909,000) were pledged as collaterals to secure banking facilities granted to the Group (Note 22).

Amortisation on prepaid lease payments of approximately HK\$1,405,000 (2015: approximately HK\$1,257,000) have been charged to the administrative expenses in the consolidated statement of profit or loss and other comprehensive income for the years ended 31 March 2016 and 2015 respectively.

本集團之預付租賃款項為就位於中國之 土地使用權作出之付款。租賃土地之租期 為25至40年,而本集團已於租期內取得其 土地使用權。

於二零一六年三月三十一日,賬面值約10,623,000港元(二零一五年:1,909,000港元)之預付租賃款項已作為抵押品就授予本集團之銀行融資作出抵押(附註22)。

預付租賃款項攤銷約1,405,000港元(二零一五年:約1,257,000港元)已分別於截至二零一六年及二零一五年三月三十一日止年度之綜合損益及其他全面收益表內行政開支中支銷。

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

8. INVESTMENT PROPERTY

8. 投資物業

		2016 二零一六年 HK\$'000 千港元	2015 二零一五年 HK\$'000 千港元
Completed investment property	已竣工投資物業	7,199	8,093
At fair value As at 1 April Fair value change Exchange realignment	按公平值 於四月一日 公平值變動 匯兑調整	8,093 (490) (404)	8,306 (252) 39
As at 31 March	於三月三十一日	7,199	8,093

The investment property amounted to approximately HK\$7,199,000 of the Group were stated at fair value as at 31 March 2016 (2015: approximately HK\$8,093,000). The fair value were arrived at based on the valuations carried out by an independent firm of qualified professional valuers, Asset Appraisals Limited, ("AAL"), who have among their staff members of the Hong Kong Institute of Surveyors with recent experience in the location and category of the property being value. The valuations conform to the Valuation Standards published by the Hong Kong Institute of Surveyors. The completed investment property has been valued using the direct comparison approach. The direct comparison approach is adopted where comparison based on prices information of comparable property is made.

There had been no change from the valuation technique used in the prior year. In estimating the fair value of the property, the highest and best use of the property is their current use.

於二零一六年三月三十一日,本集團約7,199,000港元(二零一五年:約8,093,000港元)之投資物業按公平值列賬。公平值乃根據由獨立合資格專業估值師中誠達資產評值顧問有限公司(「AAL」)所作估值而釐定。進行前述估值的AAL職員為香港測量師學會會員,並對進行估值物業之位置及類別擁有近期估值經驗。有關估值符合香港測量師學會出版之估值準則。已竣工投資物業使用直接比較法進行估值。已採取根據可比較物業的價格資料進行比較之直接比較法。

於上一年度所採用的估值法並無發生任何變動。於估計物業的公平值時,物業的 最高及最佳使用為其當前用途。

綜合財務報表附註

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

8. INVESTMENT PROPERTY - continued

The analysis of the carrying amount of investment property is as follows:

8. 投資物業-續

投資物業之賬面值分析如下:

		2016 二零一六年 HK\$'000 千港元	2015 二零一五年 HK\$'000 千港元
Land located in the PRC: Medium-term lease	位於中國之土地: 中期租約	7,199	8,093

The Group leases out its investment property which are shop units of a 9-storey composite building to various tenants. The leases typically run for an initial period of 1 year to 5 years, at the end of which all terms are renegotiable. None of the leases includes contingent rentals. For the year ended 31 March 2016, property rental income earned during the year was approximately HK\$265,000 (2015: HK\$321,000). The property held had committed tenants for 2.6 years (2015: 3.4 years). At the end of the reporting period, the Group contracted with tenants for the following future minimum lease receivables:

本集團將其投資物業(為一幢9層高綜合大樓之商舖單位)出租予多名租戶。租賃 通常初步為期1至5年,所有租賃條款到期 後可重新磋商。概無租賃包括或然租金。截至二零一六年三月三十一日止年度,年內賺取之物業租金收入約為265,000港元(二零一五年:321,000港元)。所持有物業擁有已承諾租戶為2.6年(二零一五年:3.4年)。於報告期末,本集團與租戶訂約之未來最低應收租金如下:

	2016 二零一六年 HK\$'000 千港元	2015 二零一五年 HK\$'000 千港元
一年內 第二至第五年 (包括首尾兩年)	273 459	226 462
	732	688

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

8. INVESTMENT PROPERTY - continued

Details of the Group's investment property and information about the fair value hierarchy as at 31 March 2016 and 2015 are as follows:

8. 投資物業-續

於二零一六年及二零一五年三月三十一日,本集團之投資物業詳情及有關公平值層級之資料如下:

		Level 1 第一級 HK\$'000 千港元	Level 2 第二級 HK\$'000 千港元	Level 3 第三級 HK\$'000 千港元	Fair value as at 31 March 2016 於二零一六年三月三十一日 之公平值 HK\$'000 千港元
Investment property unit located in the PRC	位於中國之 投資物業單位	<u> </u>	7,199		7,199
		Level 1	Level 2	Level 3	Fair value as at 31 March 2015 於二零一五年
		第一級 HK\$'000 千港元	第二級 HK\$'000 千港元	第三級 HK\$'000 千港元	三月三十一日 之公平值 HK\$'000 千港元
Investment property unit located in the PRC	位於中國之 投資物業單位		8,093		8,093

There were no transfers into or out of level 2 or level 3 during the years ended 31 March 2016 and 2015.

As at 31 March 2016, investment property with carrying amount of approximately HK\$7,199,000 (2015: approximately HK\$8,093,000) were pledged as collaterals to secure banking facilities granted to the Group (Note 22).

於截至二零一六年及二零一五年三月 三十一日止年度並無出現第二級或第三 級轉入或轉出情況。

於二零一六年三月三十一日,賬面值約7,199,000港元(二零一五年:約8,093,000港元)之投資物業已作為抵押品就授予本集團之銀行融資作出抵押(附註22)。

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For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

8. INVESTMENT PROPERTY – continued

The particulars of the investment property as at 31 March 2016 are as follows:

8. 投資物業-續

於二零一六年三月三十一日投資物業之 詳情如下:

Attributable

Location 位置	Type 類型	Tenure 年期	interest of the Group 本集團應佔權益
Shop No. 1 on Level 1, Heng Ye Building, Wusi Road, Shaowu City, Fujian Province, the PRC. 中國福建省邵武市五四路 恒業大廈1層1號商舗	Building and land 樓宇及土地	Medium-term lease 中期租約	99.80%

9. GOODWILL

9. 商譽

		2016 二零一六年 HK\$'000 千港元	2015 二零一五年 HK\$'000 千港元
Cost As at 1 April Additional amounts recognised from business combinations occurring	成本 於四月一日 自年內發生之業務合併 所確認之額外金額(附註11)	1,091,921	1,063,233
during the year (Note 11) Release of goodwill due to disposal of a subsidiary (Note 12) Exchange realignment	出售一間附屬公司解除之商譽 (附註12) 匯兑調整	(1,852) (19)	28,679
As at 31 March	於三月三十一日	1,090,050	1,091,921
Accumulated impairment losses As at 1 April Impairment losses recognised during the year	累計減值虧損 於四月一日 年內已確認減值虧損	1,059,982	274,813 785,169
As at 31 March	於三月三十一日	1,059,982	1,059,982
Carrying amounts As at 31 March	賬面值 於三月三十一日	30,068	31,939

Note:

Particulars regarding impairment testing on goodwill are disclosed in Note 10 to the consolidated financial statements.

附註:

有關商譽減值測試之詳情於綜合財務報表附註 10中披露。

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

10. IMPAIRMENT TESTING ON GOODWILL

The Group tests goodwill annually for impairment, or more frequently if there are indication that goodwill might be impaired. For the purpose of impairment testing, goodwill has been allocated to the following cash generating units (CGUs). The carrying amount of goodwill (net of accumulated impairment losses) as at 31 March 2016 and 2015 are allocated as follows:

10. 商譽減值測試

本集團每年進行商譽減值測試,倘有跡象顯示商譽可能減值,則更頻密地測試。就減值測試而言,商譽已分配至下列現金產生單位。於二零一六年及二零一五年三月三十一日,商譽之賬面值(扣除累計減值虧損)分配如下:

		2016 二零一六年 HK\$'000 千港元	2015 二零一五年 HK\$'000 千港元
Jiaxing City Shuguang Western and Chinese Composite Hospital Company Limited ("Jiaxing Shuguang") – provision of general hospital services in the PRC Fuzhou Huikang Enterprise Management	嘉興市曙光中西醫結合醫院 有限公司(「嘉興曙光」) 一於中國提供綜合性醫院服務 福州匯康企業管理諮詢	2,899	2,899
Consultancy Limited and Zhuhai Jiulong Hospital Company Limited ("Zhuhai Jiulong") – Provision of general hospital services in the PRC Huihao Medicine (Quanzhou) Company	有限公司及珠海九龍醫院 有限公司(「珠海九龍」) 一於中國提供綜合性醫院服務 惠好醫藥(泉州)有限公司	26,827	26,827
Limited ("Quanzhou Huihao") - Retail of pharmaceutical and related products in the PRC Hui Hao Yi Yao (Xiamen) Company Limited (Xiamen Hui Hao)	(「泉州惠好」) 一於中國之藥品及 相關產品零售 惠好醫藥(廈門)有限公司 (廈門惠好)	342	361
- wholesales and distribution of pharmaceutical and related products in the PRC	一於中國批發及分銷藥品及 相關產品	30,068	1,852

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For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

10. IMPAIRMENT TESTING ON GOODWILL

continued

Jiaxing Shuguang – Provision of general hospital services in the PRC

The recoverable amount of this CGU is determined based on a value in use calculation which uses cash flow projections based on financial budgets approved by management covering a 5-years period, as the directors consider the lease term of hospital premises as the budgeted period, and a discount rate of 14.22% (2015: 12.04%) per annum. Cash flow projections during the budgeted period are based on the same expected gross margins throughout the budget period. Management believes that any reasonably possible change in the key assumptions on which recoverable amount is based would not cause the aggregate carrying amount to exceed the aggregate recoverable amount of this CGU. Management determined the budgeted gross margin based on past performance and its expectations for the market development.

Zhuhai Jiulong – Provision of general hospital services in the PRC

The recoverable amount of this CGU is determined based on a value in use calculation which uses cash flow projections based on financial budgets approved by management covering a 5-years period, as the directors consider the lease term of hospital premises as the budgeted period, and a discount rate of 14.22% (2015: 12.04%) per annum. Cash flow projections during the budgeted period are based on the same expected gross margins throughout the budget period. Management believes that any reasonably possible change in the key assumptions on which recoverable amount is based would not cause the aggregate carrying amount to exceed the aggregate recoverable amount of this CGU. Management determined the budgeted gross margin based on past performance and its expectations for the market development.

10. 商譽減值測試 - 續

嘉興曙光一於中國提供綜合性醫院服 務

此現金產生單位之可收回金額乃根據使用價值計算釐定,而使用價值根據管理層所批准之涵蓋五年期(董事認為醫院物業之租賃年期為預算期間)財務預算所得出之現金流量預測,以及折算率每年14.22%(二零一五年:12.04%)計算。預算期內之現金流量預測,乃基於整個預算期內相同之預測毛利率計算。管理層相信,計算可收回金額鄉值和數其可收回金額總值。管理層根據過往表現及其對市場發展之預測釐定預算毛利率。

珠海九龍一於中國提供綜合性醫院服 務

此現金產生單位之可收回金額乃根據使用價值計算釐定,而使用價值根據管理層所批准之涵蓋五年期(原因為董事將醫院物業之租期視為預算期)財務預算所得出之現金流量預測,以及折算率每年14.22%(二零一五年:12.04%)計算。預算期內之現金流量預測,乃基於整個預算期內內之現金額所依據之重大假設可能與可收回金額所依據之重大假設可能是生單位之賬面總值超逾其可收回金額總值。管理層根據過往表現及其對市場發展之預測釐定預算毛利率。

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10. IMPAIRMENT TESTING ON GOODWILL – continued

Quanzhou Huihao – Retail of pharmaceutical and related products in the PRC

The recoverable amount of this CGU is determined based on a value in use calculation which uses cash flow projections based on financial budgets approved by management covering a 5-years period, and a discount rate of 13.36% (2015: 11.95%) per annum. The cash flow projections during the budgeted period are based on the same expected gross margins throughout the budget period. The cash flows beyond the budgeted period have been extrapolated using a steady 8% (2015: 8%) per annum by reference to market rate. This growth rate does not exceed the long-term average growth rate for the market. Management believes that any reasonably possible change in the key assumptions on which recoverable amount is based would not cause the aggregate carrying amount to exceed the aggregate recoverable amount of this CGU. Management determined the budgeted gross margin based on past performance and its expectations for the market development.

Xiamen HuiHao – Wholesales and distribution of pharmaceutical and related products in the PRC

For the year ended 31 March 2015, the recoverable amount of this CGU is determined based on a value in use calculation which uses cash flow projections based on financial budgets approved by management covering a 5-years period and with discount rate of 11.95% per annum. Cash flow projections during the budgeted period are based on the same expected gross margins throughout the budget period. The management considers that it is prudent and appropriate to adopt a steady 8% annual growth rate of cash flows projections for each flows beyond the budgeted period. This growth rate does not exceed the long-term average growth rate for the market. Management believes on which reasonable amount is based would not cause recoverable amount of this CGU. Management determines the budgeted gross margin based on past performance and the expectations for the market development. During the year ended 31 March 2016, Xiamen HuiHao was disposed by the Group, the goodwill is included in the determination of the loss on disposal.

10. 商譽減值測試 - 續

泉州惠好-於中國之藥品及相關產品 零售

廈門惠好-於中國批發及分銷藥品及 相關產品

截至二零一五年三月三十一日止年度,此 現金產生單位之可收回金額乃根據使用 價值計算釐定,而使用價值根據管理層所 批准之涵蓋五年期財務預算所得出之現 金流量預測,以及貼現率每年11.95%計 算。預算期內之現金流量預測,乃基於整 個預算期內相同之預測毛利率計算。管理 層認為,採納預算期後現金流量之穩定年 增長率8%推算乃屬審慎及適當。此增長 率並不超過市場之長期平均增長率。管理 層相信,可收回金額所依據之不會導致此 現金產生單位產生可收回金額。管理層根 據過往表現及其對市場發展之預測釐定預 算毛利率。於截至二零一六年三月三十一 日止年度內,本集團將廈門惠好出售,商 譽計入出售之虧損之釐定。

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10. IMPAIRMENT TESTING ON GOODWILL – continued

Nurture Fit and its subsidiaries – Pharmaceutical wholesale distribution and pharmaceutical retail chain business in the PRC

During the year ended 31 March 2015, as a result of the promulgation and implementation of the new Good Supply Practice in Fujian, the PRC which imposes stringent regulations on pharmaceutical distributor operation and causes significant decrease in pharmaceutical wholesales business of Nurture Fit and its subsidiaries. According to subsequent publications of relevant government policies in effect, only 10 medicine distributors remained on the enterprise list and those unqualified distributors are not qualified to supply pharmaceutical products to public hospitals and healthcare institutions under new tenders commensurate with the new Good Supply Practice. Majority of the existing distributor customers of Nurture Fit and its subsidiaries, who are not on the new Good Supply Practice qualified enterprise list, are expected to walk out from the sector. As a result, the projected sale revenues from the wholesale business are expected to tumble over the projection period.

Also, due to the constraint of the existing direct sale distribution facilities of the Nurture Fit and its subsidiaries where it is unable to cater for all the public hospitals and public healthcare institutions over the whole Fujian Province, the Nurture Fit and its subsidiaries is expected to take up only part of the market shares on distribution sale business which are covered by those existing distributor customers. As a result, there shall be dropped in the overall market share of the Nurture Fit and its subsidiaries over the wholesale and distribution segment.

10. 商譽減值測試 - 續

葆宜及其附屬公司-於中國之藥品批 發分銷及藥品零售連鎖業務

此外,由於葆宜及其附屬公司之現有直接 銷售分銷設施限制、令其無法應付全福建 省之所有公立醫院及公共醫療機構之需 求,預期葆宜及其附屬公司將僅承接該等 現有分銷商客戶所涵蓋之分銷銷售業務 之部份市場份額。因此,葆宜及其附屬公 司於批發及分銷分部之整體市場份額將 有所下跌。

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

10. IMPAIRMENT TESTING ON GOODWILL – continued

Nurture Fit and its subsidiaries – Pharmaceutical

wholesale distribution and pharmaceutical retail chain business in the PRC – continued

As the carrying of this CGU is lower than the recoverable amount, impairment losses of approximately HK\$785,169,000 was recognised during the year ended 31 March 2015.

The recoverable amount of this cash generating unit ("CGU") is determined based on a value in use calculation which uses cash flow projections based on financial budgets approved by management covering a five-year period and with discount rates of 11.95% per annum. Cash flow projections during the budgeted period are based on the same expected gross margins throughout the budget period. The management considers that it is prudent and appropriate to adopt a steady 8% annual growth rate of cash flows projections for each flows beyond the budgeted period. This growth rate does not exceed the long-term average growth rate for the market. Management determined the budgeted gross margin based on past performance and its expectations for the market development.

10. 商譽減值測試 - 續

葆宜及其附屬公司-於中國之藥品批 發分銷及藥品零售連鎖業務-續

由於該現金產生單位之賬面值低於可收回金額,故約為785,169,000港元之減值 虧損乃於截至二零一五年三月三十一日 止年度內確認。

此現金產生單位(「現金產生單位」)之可 收回金額乃根據使用價值計算釐定,而使 用價值根據管理層所批准之涵蓋五年期 財務預算所得出之現金流量預測,以及貼 現率每年11.95%計算。預算期內之現金 流量預測,乃基於整個預算期內相同之預 測毛利率計算。管理層認為,採納預算期 後現金流量之穩定年增長率8%推算乃屬 審慎及適當。此增長率並不超過市場之長 期平均增長率。管理層根據過往表現及其 對市場發展之預測釐定預算毛利率。

綜合財務報表附註

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

11. ACQUISITION OF SUBSIDIARIES

11. 收購附屬公司

	Principal activity 主要業務	Date of acquisition 收購日期	Proportion of share acquired 收購股份比例 % %	Consideration 代價 HK\$'000 千港元
Xiamen Huihao (Note a)	Pharmaceutical wholesale and distribution business in the PRC	21 April 2014	60	6,204
廈門惠好(附註a)	於中國藥品批發及分銷業務	二零一四年四月二十一日		
Nanping Huihao (Note b)	Pharmaceutical wholesale and distribution business in the PRC	15 June 2014	60	9,417
南平惠好(附註b)	於中國藥品批發及分銷業務	二零一四年六月十五日		
Zhuhai Jinlong	Provision of general hospital services in the PRC	4 September 2014	100	47,707
珠海九龍	於中國提供綜合性醫院服務	二零一四年九月四日		
				63,328

Note:

- (a) The name of Company have been changed from 廈明暉晟醫藥有限公司 to 惠好醫藥(廈門)有限公司 after acquisition completed.
- (b) The name of Company have been changed from 福建省恆昌 藥業有限公司 to 惠好醫藥(南平)有限公司 after acquisition completed.

附註:

- (a) 於收購事項完成後,公司名稱已由廈明 暉晟醫藥有限公司變更為惠好醫藥(廈 門)有限公司。
- (b) 於收購事項完成後,公司名稱已由福建 省恆昌藥業有限公司變更為惠好醫藥 (南平)有限公司。

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11. ACQUISITION OF SUBSIDIARIES – continued

11. 收購附屬公司 - 續

Assets acquired and liabilities recognised at the date of acquisition:

於收購日期所收購資產及確認之負債:

		Zhuhai Jiulong 珠海九龍 HK\$'000 千港元	Xiamen Huihao 廈門惠好 HK\$'000 千港元	Nanping Huihao 南平惠好 HK\$'000 千港元	Total 總計 HK\$'000 千港元
Property, plant and equipment	物業、廠房及設備	29,525	_	68	29,593
Trade and other receivables	貿易及其他應收款項	9,952	5,365	29,652	44,969
Inventories	存貨	1,633	1,171	10,701	13,505
Cash and cash equivalents	現金及現金等值項目	1,071	4,863	5,685	11,619
Trade and other payables	貿易及其他應付款項	(21,301)	(4,147)	(17,855)	(43,303)
Bank borrowings	銀行借款			(12,556)	(12,556)
Net assets acquired	所收購資產淨額	20,880	7,252	15,695	43,827

The receivables acquired in these transitions with a fair value of approximately HK\$9,952,000 for Zhuhai Jinlong, approximately HK\$5,365,000 for Xiamen Huihao and approximately HK\$29,652,000 for Nanping Huihao were approximate to their gross contractual amounts and all balance was expected to be collectible.

於該等交易中收購之公平值約為 9,952,000港元(就珠海九龍而言)、約 5,365,000港元(就廈門惠好而言)及約 29,652,000港元(就南平惠好而言)之應 收款項與彼等之總合約金額相若,且所有 結餘預期均可收回。

綜合財務報表附註

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

11. ACQUISITION OF SUBSIDIARIES – continued

11. 收購附屬公司 - 續

Goodwill arising on acquisition:

收購產生之商譽:

		Zhuhai Jiulong 珠海九龍 HK\$'000 千港元	Xiamen Huihao 廈門惠好 HK\$'000 千港元	Nanping Huihao 南平惠好 HK\$'000 千港元	Total 總計 HK\$'000 千港元
Consideration transferred Add: non-controlling interests Less: fair value of identifiable net	轉讓之代價 加:非控股權益 減:可識別所收購資產淨額之	47,707 -	6,204 2,900	9,417 6,278	63,328 9,178
assets acquired	公平值	(20,880)	(7,252)	(15,695)	(43,827)
Goodwill arising on acquisition	收購產生之商譽	26,827	1,852	-	28,679

The considerations for acquisition of Xiamen Huihao and Nanping Huihao were satisfied by cash. The consideration for acquisition of Zhuhai Jiulong was satisfied by assuming all the payment obligations and the liabilities of the loan in stead and place of the vendors.

收購廈門惠好及南平惠好之代價已以現 金支付。收購珠海九龍之代價已透過代賣 方承擔貸款之所有付款責任及負債支付。

Goodwill arose in the acquisition of Zhuhai Jiulong and Xiamen Huihao because the cost of the combination included a control premium. In addition, the consideration paid for the combination effectively included amounts in relation to the benefits of expected synergies, revenue growth, future market development and the assembled workforce of Zhuhai Jiulong and Xiamen Huihao. These benefits are not recognised separately from goodwill because they do not meet the recognition criteria for identifiable intangible assets.

由於合併成本包括控制權溢價,故收購珠 海九龍及廈門惠好產生商譽。此外,就有 效合併所支付之代價包括與珠海九龍以 及廈門惠好的預期協同效應、收入增長、 未來市場發展及全體勞工等方面的利益 有關的金額。該等利益不會與商譽分開確 認,因為該等利益並不符合可識別無形資 產之確認標準。

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

11. ACQUISITION OF SUBSIDIARIES - continued

None of the goodwill arising on these acquisitions is expected to be deductible for tax purposes.

The non-controlling interests in Xiamen Huihao and Nanping Huihao recognised at the acquisition date were measured by reference to the present ownership instruments proportionate share in the recognised amounts of their identifiable net assets.

Net cash outflow on acquisition of subsidiaries:

11. 收購附屬公司 - 續

由該等收購產生之商譽預期不可扣税。

於收購日期確認之廈門惠好及南平惠好 之非控股權益乃參考現時所有權文據分 佔其已確認可識別資產淨值金額之比例 計量。

收購附屬公司之現金流出淨額:

		Zhuhai Jiulong 珠海九龍 HK\$'000 千港元	Xiamen Huihao 廈門惠好 HK\$'000 千港元	Nanping Huihao 南 平惠好 HK\$'000 千港元	Total 總計 HK\$'000 千港元
Consideration paid in cash Less: cash and cash equivalent balances acquired	以現金支付之代價 減:收購現金及現金 等值項目結餘	- (1,071)	6,204 (4,863)	9,417 (5,685)	15,621 (11,619)
Net cash (inflow)/outflow	現金(流入)/流出淨額	(1,071)	1,341	3,732	4,002

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For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

11. ACQUISITION OF SUBSIDIARIES – continued Impact of acquisitions on the results of the Group

Revenue of approximately HK\$14,348,000 and loss of approximately HK\$1,630,000 contributed by Xiamen Huihao, Revenue of approximately HK\$98,813,000 and profit of approximately HK\$738,000 contributed by Nanping Huihao and Revenue of approximately HK\$46,558,000 and profit of HK\$1,846,000 contributed by Fuzhou Huikang Enterprise Management Consultancy Ltd and Zhuhai Jiulong Hospital Company Limited were recognised in the Group's loss for the year ended 31 March 2015.

Had these business combination be effective at 1 April 2014, the Revenue of the Group would have been approximately HK\$1,817,185,000, and the loss for the year would have been approximately HK\$778,914,000. The directors of the Group consider these number to represent an approximate measure of the performance of the combined group on an annualised basis and to provide a reference point for comparison in future period.

12. DISPOSAL OF A SUBSIDIARY

On 22 October 2015, an indirect non-wholly owned subsidiary of the Company, Xiamen Huihao, entered into a sale and purchase agreement and agreed to sell the entire 60% equity interests in Xiamen Huihao held by Fuzhou Huihao, with a consideration of RMB3,266,000 (equivalent to approximately HK\$4,054,000). The disposal was completed on 22 October 2015.

11. 收購附屬公司一續 收購事項對本集團業績之影響

本集團截至二零一五年三月三十一日止年度之虧損內確認廈門惠好貢獻之收益約14,348,000港元及虧損約1,630,000港元、南平惠好貢獻之收益約98,813,000港元及溢利約738,000港元及福州匯康企業管理諮詢有限公司及珠海九龍醫院有限公司貢獻之收益約46,558,000港元及溢利1,846,000港元。

假設業務合併於二零一四年四月一日生效,則本集團之收益將約為1,817,185,000港元及年內虧損將約為778,914,000港元。本集團董事認為,該等數字表示按年對合併集團之表現之概約計量,並為於未來期間進行比較提供參考。

12. 出售一間附屬公司

於二零一五年十月二十二日,本公司之間接非全資附屬公司廈門惠好訂立買賣協議及同意以代價人民幣3,266,000元(相等於約4,054,000港元)出售福州惠好所持有之廈門惠好之全部60%股權。出售於二零一五年十月二十二日完成。

綜合財務報表附註

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

12. DISPOSAL OF A SUBSIDIARY - continued

12. 出售一間附屬公司 - 續

Summary of the effects of the disposal of Xiamen Huihao are as follows:

出售廈門惠好之影響概述如下:

		HK\$'000 千港元
Consideration received in cash and cash equivalents	以現金及現金等值項目收取之代價 =	4,054
Analysis of assets and liabilities over which control was lost:	失去控制權之資產及負債之分析	
Goodwill	商譽	1,852
Property, plant and equipment	物業、廠房及設備	222
Inventories	存貨	1,139
Trade receivables, prepayments and other receivables	貿易應收款項、預付款項及其他應收款項	4,996
Cash and cash equivalents	現金及現金等值項目	1,947
Trade and other payables	貿易及其他應付款項	(3,525)
Tax payable	應付税項	(53)
Net assets disposed	出售之資產淨值	6,578
Loss on disposal of a subsidiary:	出售一間附屬公司之虧損:	
Consideration received	已收代價	4,054
Net assets disposed of	出售之資產淨值	(6,578)
Release of translation reserve	轉出換算儲備	(139)
Non-controlling interests	非控股權益	1,891
Loss on disposal	出售之虧損	(772)
Net cash inflow arising on disposal of	出售廈門惠好產生之現金流入淨額	
Xiamen Huihao:	以現金及現金等值項目收取之代價	4.054
Consideration received in cash and cash equivalents	滅:出售之現金及現金等值項目結餘	4,054 (1,947)
Less: cash and cash equivalent balances disposed of	, , , , , , , , , , , , , , , , , , ,	(1,947)
		2,107

綜合財務報表附註

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

12. DISPOSAL OF A SUBSIDIARY - continued

The loss on disposal is included in the loss for the year in the consolidated statement of profit or loss and other comprehensive income. For the period from 1 April 2015 to the date of disposal, Xiamen Huihao was engaged in wholesales and distribution of pharmaceutical and related products in the PRC. Revenue of approximately HK\$5,969,000 and loss of approximately HK\$761,000 contributed by Xiamen Huihao was recognised in the Group's loss for the year ended 31 March 2016.

12. 出售一間附屬公司-續

出售虧損計入綜合損益及其他全面收益表之年內虧損內。自二零一五年四月一日起至出售日期止期間,廈門惠好於中國從事藥物及相關產品批發及分銷業務。本集團截至二零一六年三月三十一日止年度之虧損內確認廈門惠好貢獻之收益約5,969,000港元及虧損約761,000港元。

13. INVENTORIES

13. 存貨

		2016 二零一六年	2015
		HK\$'000 千港元	HK\$'000 千港元
Finished goods	製成品	118,574	133,516

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14. TRADE AND OTHER RECEIVABLES AND DEPOSITS

14. 貿易及其他應收款項及按金

		2016	2015
		二零一六年	二零一五年
		HK\$'000	HK\$'000
		千港元	千港元
			J-421 "
Trade receivables	貿易應收款項	211,052	297,403
Bills receivable	應收票據	5,854	6,229
Prepayments and deposit paid	預付款項及已付按金	74,320	145,130
Prepaid lease payments (Note 7)	預付租賃款項(附註7)	1,405	1,261
Other receivables	其他應收款項	57,059	54,094
		349,690	504,117
Less: Impairment loss recognised	減:就其他應收款項確認的		
in respect of other receivables	減值虧損	(10,439)	(7,006)
		339,251	497,111

The individually impaired other receivables related to debtors that were in financial difficulties and the directors of the Company assessed that the amounts are not expected to be recovered based on past default experience, payment history and subsequent settlement of the debtors.

Included in the Group's other receivables as at 31 March 2016 were value added tax ("VAT") recoverable of approximately HK\$7,997,000 (2015: HK\$8,171,000), loan to independent third parties of approximately HK\$14,398,000 (2015: HK\$24,026,000) which is unsecured, carries interest at 6% per annum and is recoverable on demand.

個別減值之其他應收款項涉及有財務困 難之債務人,本公司董事根據過往被拖欠 款項之經驗、債務人付款記錄及其後結算 之評估預計該等金額不能收回。

於二零一六年三月三十一日,計入本集團其他應收款項之可收回增值税(「增值税」)約7,997,000港元(二零一五年:8,171,000港元),給予獨立第三方之貸款約14,398,000港元(二零一五年:24,026,000港元),該貸款為無抵押,按年利率6%計息及按要求可收回。

綜合財務報表附註

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

14. TRADE AND OTHER RECEIVABLES AND DEPOSITS – continued

During the year ended 31 March 2015, included in other receivables, a loan in Zhuhai Jiulong of approximately HK\$47,745,000, which were secured by entire issued share capital of Zhuhai Jiulong and carries interest at 5% per annum, was settled due to the Company completed the acquisition of Zhuhai Jiulong.

As at 31 March 2016, bills receivable of approximately HK\$5,854,000 (2015: HK\$6,229,000) will be matured within six months after the end of the reporting period. All the bills receivable are denominated in RMB.

Payment terms with customers from the pharmaceutical wholesale and distribution and pharmaceutical retail chain business are mainly on credit. Invoices are normally payable from 30 to 90 days of issuance. Payment terms with customers from general hospital and healthcare and hospital management services are normally payable from 0 to 30 days. The ageing analysis of trade receivables based on the invoice date is as follows:

14. 貿易及其他應收款項及按金 - 續

於截至二零一五年三月三十一日止年度, 其他應收款項包括於珠海九龍之貸款約 47,745,000港元乃由珠海九龍之全部已 發行股本作抵押及按年利率5%計息,並 因本公司完成收購珠海九龍而結算。

於二零一六年三月三十一日,應收票據約5,854,000港元(二零一五年:6,229,000港元)將於報告期末後六個月內到期。所有應收票據以人民幣計值。

藥品批發及分銷以及藥品零售連鎖店業務客戶之付款方式主要為記賬收款。款項一般須於發票日期後30至90日內支付。綜合性醫院及醫療及醫院管理服務客戶之付款方式一般須於0至30日內支付。按發票日期之貿易應收款項之賬齡分析如下:

		2016 二零一六年 HK\$'000 千港元	2015 二零一五年 HK\$'000 千港元
0 to 90 days	0至90日	161,505	218,913
91 to 180 days	91至180日	41,268	51,122
181 to 365 days	181至365日	8,279	18,212
Over 365 days	超過365日	7,280	15,970
		218,332	304,217
Less: Impairment loss recognised	減:就貿易應收款項確認之		
in respect of trade receivables	減值虧損	(7,280)	(6,814)
		211,052	297,403

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

14. TRADE AND OTHER RECEIVABLES AND DEPOSITS – continued

Trade receivables that were neither past due nor impaired related to a wide range of customers for whom there was no recent history of default. Trade receivables are past due at the end of the reporting period but the Group has not recognised an allowance for doubtful receivables because there has not been a significant change in credit quality and the amounts are still considered recoverable. The Group does not hold any collateral or other credit enhancements over these balances nor does it have a legal right of offset against any amounts owed by the Group to the counterparty. The individually impaired trade receivables related to customers that were in financial difficulties and the directors of the Company assessed that the amounts are not expected to be recovered based on past default experience, payment history and subsequent settlement of the customers.

The carrying amounts of the Group's trade receivables are denominated in Renminbi.

Ageing of trade receivables that are past due but not impaired

一**績** 並無逾期亦無減值之貿易應收款項刀

14. 貿易及其他應收款項及按金

並無逾期亦無減值之貿易應收款項乃與 眾多並無近期違約記錄之客戶有關。貿易 應收款項於報告期末已逾期,惟本集團並 無確認呆賬撥備,原因為信貸質素並無 大變動且有關款項仍被視為可予收回。 集團並無就此等結餘持有任何抵押可 其他信貸加強項目,亦無法定權利可明 其他信貸加強項目,亦無法定權利可以。個 別減值之貿易應收款項涉及有財務困難 之經驗,客戶付款記錄及其後結算之評估 為預計該等金額不能收回。

本集團之貿易應收款項之賬面值以人民 幣計值。

已逾期但尚未減值之貿易應收款項之 賬齡

		2016 二零一六年 HK\$'000	2015 二零一五年 HK\$'000
<u></u>		千港元 ————————————————————————————————————	千港元 —————
Overdue by:	已逾期:		
1 to 90 days	1至90日	41,268	51,122
91 to 180 days	91至180日	8,279	18,212
Over 180 days	超過180日	-	9,156
Total	總計	49,547	78,490

綜合財務報表附註

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

14. TRADE AND OTHER RECEIVABLES AND DEPOSITS – continued

Movements in the provision for impairment loss of trade receivables

14. 貿易及其他應收款項及按金 - 續

貿易應收款項減值虧損之撥備變動

		2016 二零一六年 HK\$'000 千港元	2015 二零一五年 HK\$'000 千港元
As at 1 April Impairment losses reversed Impairment losses recognised Exchange realignment	於四月一日 減值虧損撥回 已確認之減值虧損 匯兑調整	6,814 (846) 1,662 (350)	1,826 (130) 5,090 28
As at 31 March	於三月三十一日	7,280	6,814

Ageing of impaired trade receivables

已減值貿易應收款項之賬齡

		2016 二零一六年 HK\$'000 千港元	2015 二零一五年 HK\$'000 千港元
Over 365 days	超過365日	7,280	6,814

綜合財務報表附註

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

14. TRADE AND OTHER RECEIVABLES AND DEPOSITS – continued

Movements in the provision for impairment loss of other receivables

14. 貿易及其他應收款項及按金 - 續

其他應收款項減值虧損之撥備變動

		2016 二零一六年 HK\$'000 千港元	2015 二零一五年 HK\$'000 千港元
As at 1 April Impairment losses reversed Impairment losses recognised Exchange realignment	於四月一日 減值虧損撥回 已確認之減值虧損 匯兑調整	7,006 (64) 3,933 (436)	7,564 (688) 227 (97)
As at 31 March	於三月三十一日	10,439	7,006

綜合財務報表附註

As at 1 April 2014 Fair value change

Fair value change

As at 31 March 2016

As at 31 March 2015 and 1 A

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

15. DERIVATIVE FINANCIAL INSTRUMENTS

15. 衍生金融工具

		贖回期權合約 HK\$'000 千港元
	於二零一四年四月一日	384
	公平值變動	(100)
April 2015	於二零一五年三月三十一日及	
	二零一五年四月一日	284
	公平值變動	17

Note:

Derivative financial instruments represented the early redemption option element of the convertible notes issued by the Group and are measured at fair value by an independent valuer using the binomial tree pricing model ("Binomial Model") at the end of each reporting period.

附註:

於二零一六年三月三十一日

衍生金融工具指本集團發行之可換股票據之 提早贖回選擇權部份,及於各報告期末由獨立 估值師使用二項式樹狀定價模式(「二項式模 式」)以公平值計量。

Redemption option contract

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For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

16. CASH AND CASH EQUIVALENTS AND PLEDGED BANK DEPOSITS

As at 31 March 2016, cash and cash equivalents of the Group included currencies denominated in Renminbi ("RMB") amounted to approximately HK\$209,011,000 (2015: HK\$81,214,000). The RMB is not freely convertible into other currencies, but conversion of RMB into foreign currencies is subject to the PRC's Foreign Exchange Control Regulations and Administration of Settlement, Sale and Payment of Foreign Exchange Regulations, the Group is permitted to exchange RMB for other currencies through banks authorisation to conduct foreign exchange business.

Bank balances are deposits with creditworthy banks with no recent history of default.

As at 31 March 2016, certain bank deposits of the Group of approximately HK\$6,096,000 (2015: HK\$12,970,000) were pledged as collateral to secure banking facilities granted to the Group. The pledged bank deposits carry interest at 3.5% (2015: 2.4%) per annum and were denominated in RMB.

16. 現金及現金等值項目及已質押 銀行存款

於二零一六年三月三十一日,本集團之現金及現金等值項目包括以人民幣(「人民幣」)計值為數約209,011,000港元(二零一五年:81,214,000港元)之款項。人民幣不可自由兑換為其他貨幣,惟人民幣兑換為外幣乃須遵守中國之外匯管制條例及結匯、售匯及付匯管理規定,本集團獲准透過獲授權進行外匯業務之銀行將人民幣兑換為其他貨幣。

銀行結餘為於近期並無過往拖欠記錄且 信譽良好銀行之存款。

於二零一六年三月三十一日,本集團若 干銀行存款約6,096,000港元(二零一五 年:12,970,000港元)已作為授予本集團 之銀行融資之抵押品而予以抵押。已抵押 銀行存款按年利率3.5厘(二零一五年: 2.4厘)計息及以人民幣計值。

綜合財務報表附註

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

17. SHARE CAPITAL

17. 股本

Number of share Amount 股份數目 金額 HK\$'000 千港元 **Authorised:** 法定: 普通股 Ordinary shares Ordinary shares of HK\$0.01 each 每股面值0.01港元之普通股 - at 1 April 2014, 31 March 2015, -於二零一四年四月一日、 二零一五年三月三十一日、 1 April 2015 and 31 March 2016 二零一五年四月一日及 二零一六年三月三十一日 110,000,000,000 1,100,000 Non-voting convertible preference shares 無投票權可換股優先股 Non-voting convertible preference 每股面值0.01港元之無投票權可換股優 shares of HK\$0.01 each preference shares of HK\$0.01 each 每股面值0.01港元之優先股 - at 1 April 2014, 31 March 2015, -於二零一四年四月一日、 1 April 2015 and 31 March 2016 二零一五年三月三十一日、 二零一五年四月一日及 二零一六年三月三十一日 40,000,000,000 400,000

綜合財務報表附註

Amount

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

Number of share

17. SHARE CAPITAL - continued

17. 股本 - 續

		股份數目	金額 HK\$'000 千港元
Issued and fully paid:	已發行及繳足:		
Ordinary shares	普通股		
Ordinary shares of HK\$0.01 each – at 1 April 2014 – exercise of share options (note (b)) – converted from convertible preference	每股面值0.01港元之普通股 一於二零一四年四月一日 一行使購股權(附註(b)) 一轉換可換股優先股	1,153,488,264 3,900,000	11,535 39
shares	N JA J JANA IZ YOUA	504,201,680	5,042
Ordinary shares of HK\$0.01 each – at 31 March 2015 and 1 April 2015	每股面值0.01港元之普通股 一於二零一五年三月三十一日及		
– exercise of share options (note (d))	二零一五年四月一日 一行使購股權(附註(d))	1,661,589,944 37,660,000	16,616 377
Ordinary shares of HK\$0.01 each - at 31 March 2016	毎股面值0.01港元之普通股 一於二零一六年三月三十一日	1,699,249,944	16,993
Non-voting convertible preference shares (note (a))	無投票權可換股優先股(附註(a))		
Non-voting convertible preference shares of HK\$0.01 each	每股面值0.01港元之無投票權 可換股優先股		
at 1 April 2014conversion to ordinary shares	一於二零一四年四月一日 一轉換為普通股	602,701,680 (504,201,680)	6,027 (5,042)
Non-voting convertible preference shares of HK\$0.01 each – at 31 March 2015, 1 April 2015 and 31 March 2016	每股面值0.01港元之無投票權 可換股優先股 一於二零一五年三月三十一日、 二零一五年四月一日及		
2	二零一六年三月三十一日	98,500,000	985

綜合財務報表附註

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

17. SHARE CAPITAL - continued

Note:

- (a) The preference shares are non-voting shares. The holders of the preference shares are entitled to receive the same dividends as the holders of ordinary shares. In addition, the holders of the preference shares have the right to convert any preference share into the Company's ordinary shares at any time at the conversion price at the rate of 1 to 1 each. The conversion price will be subject to adjustments only upon occurrence of certain dilutive events.
- (b) As at 31 March 2014, 3,900,000 post-listing share options have been exercised to which ordinary shares have not been allotted. Those ordinary shares were allotted in April 2014. There was no post-listing share options have been exercised during the year ended 31 March 2015.
- On 9 January, 2015, the Company entered into a deed of amendments with the holders (the "CPS-II Holders") of the preference shares which was allotted and issued on 10 October 2013 (the "CPS-II") for an alteration on the terms (the "Proposed Alternation"). The Company and the CPS-II Holders agreed to remove one of the conversion restrictions of the CPS-II that no conversion of the CPS-11 would be permitted, if the conversion shares to be allotted and issued upon exercise of the conversion rights attached to CPS-II by the holders of CPS-II together with the ordinary shares already held by the holders and his/her/its/their parties acting in concert represent 30% or more of the then issued ordinary share capital of the Company (or otherwise pursuant to other provisions of the Takeovers Code_ and trigger a mandatory general offer obligation under Rule 26 of the Takeovers Code on the part of the holder(s) of the CPS-II.
- (d) During the year ended 31 March 2016, share options of 2,500,000 and 35,160,000 were exercised at the subscription price of HK\$0.50 and HK\$0.68 per share respectively. The total cash consideration of the issuance 37,660,000 shares were approximately HK\$25,159,000 and approximately HK\$7,541,000 was transferred from the share option reserve to share capital and share premium upon the exercise of the share options.

All the shares issued during the year rank pari passu with the then existing shares in all respects.

17. 股本 - 續

附註:

- (a) 優先股為無投票權股份。優先股持有人 有權獲發與普通股持有人相同之股息。 此外,優先股持有人有權隨時按1:1之比 率按換股價將任何優先股轉換成本公司 普通股。換股價僅於發生若干攤薄事項 時方可予以調整。
- (b) 於二零一四年三月三十一日,3,900,000 份上市後購股權已獲行使而並未獲配發 普通股。該等普通股已於二零一四年四 月配發。截至二零一五年三月三十一日 止年度,概無上市後購股權已獲行使。
- 於二零一五年一月九日,本公司與於二 零一三年十月十日配發及發行之優先股 (「可換股優先股二」)持有人(「可換股 優先股二持有人 |) 就修改條款 (「建議修 改1)訂立修訂契據。本公司及可換股優 先股二持有人同意刪除可換股優先股二 之兑換限制之一,即倘於可換股優先股 二持有人行使可換股優先股二所附帶之 兑換權後將予配發及發行之兑換股份連 同持有人及彼/彼等之一致行動人士已 持有之股份相當於本公司當時已發行普 通股股本之30%或以上(或根據收購守 則其他條文之其他百分比)及令可換股 優先股二持有人觸發收購守則第26條項 下之強制性全面收購建議責任,則概不 得兑换可换股優先股二。
- (d) 於截至二零一六年三月三十一日止年度 內,2,500,000份及35,160,000份購股權 分別按每股0.50港元及0.68港元之認購 價獲行使。發行37,660,000股股份之總 現金代價約為25,159,000港元,而於購 股權獲行使後,約7,541,000港元由購股 權儲備轉撥至股本及股份溢價。

年內發行之所有股份在各方面均與當時 之現有股份享有同等地位。

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

18. RESERVES

- (a) The contributed surplus of the Company represents the difference between the aggregate net assets of the subsidiaries acquired by the Company under the group reorganisation in 2001 and the nominal amount of the Company's shares issued for the acquisition.
- (b) As at 31 March 2014, 3,900,000 post-listing share options have been exercised to which ordinary shares have not been allotted. Those ordinary shares were allotted in April 2014.
- had no distributable reserves (including share premium, capital reserve and retained profits/(accumulated loss)).

 Under the Companies Law (Revised) Chapter 22 of the Cayman Islands, the share premium account of the Company is available for paying distributions or dividends to shareholders subject to the provisions of its Memorandum and Articles of Association and provided that immediately following the distribution or dividend the Company is able to pay its debt as they fall due in the ordinary course of business. In accordance with the Company's Articles of Association, dividends shall be distributed out of the retained profits or other reserves, including the share premium account and capital reserve of the Company.

18. 儲備

- (a) 本公司之繳入盈餘指本公司根據於 二零零一年之集團重組所收購之附 屬公司之總資產淨值與本公司就收 購發行之股份之面值兩者間之差 額。
- (b) 於二零一四年三月三十一日, 3,900,000份上市後購股權已獲行使 而並未獲配發普通股。該等普通股 已於二零一四年四月配發。
- (c) 截至二零一五年三月三十一日止年度,本公司概無可供分派儲備(包括股份溢價、資本儲備及保留溢利/(累計虧損))。根據開曼群島公司法(經修訂)第22章,在本公司之組織章程大綱及細則規限下,如實體分派或派息後本公司有能力償還,則本公司之股份溢價賬可以分派或司之組織章程細則,股息須重和以分派或司之組織章程細則,股息須重和以分派或司之組織章程細則,股息須重和以分派或司之組織章程細則,股息須重和以分派或司之組織章程細則,股息須重和以分流價賬及資本儲備(撥付。

綜合財務報表附註

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

19. STATEMENT OF FINANCIAL POSITION OF 19. 本公司之財務狀況表 THE COMPANY

As at 31 March 2016

於二零一六年三月三十一日

		2016 二零一六年 HK\$'000 千港元	2015 二零一五年 HK\$'000 千港元
ASSETS	資產		
Non-current assets Interests in subsidiaries Property, plant and equipment	非流動資產 於附屬公司之權益 物業、廠房及設備	279,703 12	279,703 -
		279,715	279,703
Current assets	流動資產		
Prepayments and deposits Derivative financial instruments Cash and cash equivalents Amounts due from subsidiaries	預付款項及按金 衍生金融工具 現金及現金等值項目 應收附屬公司款項	382 301 15,905 60,268	397 284 3,474 61,692
		76,856	65,847
Total assets	資產總值	356,571	345,550
EQUITY Capital and reserves	權益 資本及儲備	47.070	17.604
Share capital Reserves	股本 儲備	17,978 (26,989)	17,601 (38,870)
Equity attributable to owners of the Company	本公司擁有人應佔權益	(9,011)	(21,269)
LIABILITIES Current liabilities	負債 流動負債		
Accruals and other payables Amounts due to subsidiaries	應計費用及其他應付款項 應付附屬公司款項	1,109 284,180	4,090 284,228
		285,289	288,318

綜合財務報表附註

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

19. STATEMENT OF FINANCIAL POSITION OF THE COMPANY – continued

As at 31 March 2016

19. 本公司之財務狀況表-續

於二零一六年三月三十一日

		2016	2015
		二零一六年	二零一五年
		HK\$'000	HK\$'000
		千港元 ———————	千港元 —————
Non-current liabilities	非流動負債		
Convertible note	可換股票據	5,911	5,432
Promissory note	承兑票據	74,104	72,712
Deferred tax liabilities	遞延税項負債	278	357
		80,293	78,501
Total liabilities	負債總額	365,582	366,819
Total equity and liabilities	權益及負債總額	356,571	345,550
Net current liabilities	流動負債淨額	(208,433)	(222,471)
Total assets less current liabilities	資產總值減流動負債	71,282	57,232

The financial statements were approved and authorised for issue by the Board of Directors on 16 June 2016 and signed on its behalf by:

財務報表於二零一六年六月十六日由董事會批准及授權刊發,並由下列董事代表簽署:

Jiang Tao

Director

Yung Ka Chun

Director

董事 蔣濤 董事 翁嘉晉

綜合財務報表附註

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

20. RESERVES OF THE COMPANY

20. 本公司儲備

		Share premium	Capital reserve	Share-based payment reserve 以股份為 基礎之	Contributed surplus	Convertible note reserve 可接股票據	(Accumulated losses)/ retained profits	Total
		股份溢價	資本儲備	善味之 付款儲備	缴入盈餘	可探权录解 儲備	(条訂數損)/ 保留溢利	總計
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元	千港元	千港元	千港元
As at 1 April 2014	於二零一四年四月一日	316,969	295,610	15,645	1,452	2,537	42,084	674,297
Exercise of share options	行使購股權	1,969	_	(58)	-	_	-	1,911
Lapse of share options	購股權失效	-	-	(15,399)	_	-	15,399	-
Loss for the year	本年度虧損		_				(715,078)	(715,078)
As at 31 March 2015 and	於二零一五年三月三十一日及							
1 April 2015	二零一五年四月一日	318,938	295,610	188	1,452	2,537	(657,595)	(38,870)
Equity-settled share-based payments	以權益結算並以股份為							
	基礎之付款		-	19,376		-	_	19,376
Exercise of share options	行使購股權	32,323	-	(7,541)	1,4-	-	_	24,782
Loss for the year	本年度虧損		_	_			(32,277)	(32,277)
As at 31 March 2016	於二零一六年三月三十一日	351,261	295,610	12,023	1,452	2,537	(689,872)	(26,989)

21. TRADE AND OTHER PAYABLES

21. 貿易及其他應付款項

		2016 二零一六年 HK\$'000 千港元	2015 二零一五年 HK\$'000 千港元
Trade payables Bills payable Receipts in advance Accruals and other payables	貿易應付款項 應付票據 預收款項 應計費用及其他應付款項	182,448 16,308 18,989 54,026	189,619 18,697 17,410 61,623
		271,771	287,349

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

21. TRADE AND OTHER PAYABLES

continued

Included in the accruals and other payables as at 31 March 2016 were deposits received from customers of approximately HK\$17,986,000 (2015: approximately HK\$13,887,000).

The ageing analysis of trade payables is as follows:

21. 貿易及其他應付款項-續

於二零一六年三月三十一日之應計費用 及其他應付款項包括自客戶收取之按 金約17,986,000港元(二零一五年:約 13,887,000港元)。

貿易應付款項之賬齡分析如下:

	2016 二零一六年 HK\$'000 千港元	2015 二零一五年 HK\$'000 千港元
0至90日	116,071	123,096
91至180日	32,770	25,230
181至365日	13,274	14,510
超過365日	20,333	26,783
	——————————————————————————————————————	
	182,448	189,619
	181至365日	二零一六年 HK\$'000 千港元 0至90日 116,071 91至180日 32,770 181至365日 13,274 超過365日 20,333

The average credit period on purchases of certain goods is in range from 30 to 90 days.

The bills payable will be matured within six months from the end of the reporting period. The bills payable were secured by certain pledged bank deposits. All the bills payable are denominated in RMB.

購買若干貨品之平均信貸期為介乎30日 至90日。

應付票據於報告期末起計六個月內到期。 應付票據以若干已抵押銀行存款作為抵 押。所有應付票據均以人民幣計值。

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22. BANK BORROWINGS

22. 銀行借貸

		2016 二零一六年 HK\$'000 千港元	2015 二零一五年 HK\$'000 千港元
Bank borrowings – secured (Notes (a) and (b))	銀行借貸-有抵押 (附註(a)及(b))	50,395	121,454
		2016 二零一六年 HK\$'000 千港元	2015 二零一五年 HK\$'000 千港元
Carrying amount repayable: Within one year shown under current liabilities	應償還賬面金額: 一年內 [,] 計入流動負債	50,395	121,454

Notes:

(a) As at 31 March 2016, the secured bank borrowings of approximately HK\$35,997,000 (2015: approximately HK\$121,454,000) carries variable interest rate ranging from 4.30% to 5.66% (2015: 7.28% to 9.00%) per annum.

And as at 31 March 2016, secured bank borrowings of approximately HK\$14,398,000 carries fixed interest rate at 6.42% per annum.

As at 31 March 2016 and 2015, the secured bank borrowings were secured by certain bank deposits, prepaid lease payments, investment property (Note 36), and corporate guarantee by inter-group company.

(b) The carrying amount of the Group's bank borrowings are all denominated in RMB.

附註:

(a) 於二零一六年三月三十一日,有抵押銀行借貸約35,997,000港元(二零一五年:約121,454,000港元)乃以介乎4.30厘至5.66厘(二零一五年:7.28厘至9.00厘)之可變年利率計息。

而於二零一六年三月三十一日,有抵押銀行借貸約14,398,000港元乃以6.42厘之固定年利率計息。

於二零一六年及二零一五年三月三十一日,有抵押銀行借貸乃以若干銀行存款、預付租賃款項、投資物業(附註36)及集團內公司間之公司擔保作抵押。

(b) 本集團之銀行借貸之賬面值均以人民幣 計值。

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23. AMOUNTS DUE TO NON-CONTROLLING SHAREHOLDERS

Amounts due to non-controlling shareholders are unsecured, interest free and repayable on demand.

24. CONVERTIBLE NOTES

On 9 May 2007, the Group acquired the entire issued share capital of Hero Vision at a consideration of HK\$157,300,000, of which HK\$33,000,000 was satisfied by the issue of convertible note (the "Convertible Note"). The Convertible Note initially matures at the second anniversary of the issue date. On 8 May 2009, the maturity date of Convertible Note was extended from 8 May 2009 to 9 May 2017. The conversion share price was HK\$1.90.

The Convertible Note contains three components, redemption option, liability and equity elements. The equity element is presented in equity heading "Convertible notes reserve". The effective interest rate of the liability component is 10.97%.

The fair value of the liability component was calculated using a market interest rate for an equivalent non-convertible bond. The residual amount, representing the value of the equity conversion component, was included in shareholders' equity in convertible notes reserve.

23. 應付非控股股東之款項

應付非控股股東之款項為無抵押、免息及 須按要求償還。

24. 可換股票據

於二零零七年五月九日,本集團以代價 157,300,000港元收購雄景全部已發行股 本,代價中33,000,000港元已透過發行可 換股票據(「可換股票據」)支付。可換股 票據於發行日期起計滿兩週年初次到期。 於二零零九年五月八日,可換股票據之到 期日已由二零零九年五月八日延遲至二 零一七年五月九日。換股價為1.90港元。

可換股票據包括贖回選擇權、負債及權益 三部分。權益部分於權益賬「可換股票據 儲備」項下呈列。負債部分之實際利率為 10.97厘。

負債部分之公平值乃以等值非可換股債 券之市場利率計算。剩餘金額為權益轉換 部分之價值,乃計入可換股票據儲備之股 東權益內。

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24. CONVERTIBLE NOTES - continued

The Convertible Note which issued on 9 May 2007 (the "Convertible Note I") recognised in the consolidated statement of financial position was calculated as follows:

24. 可換股票據-續

於綜合財務狀況表確認之於二零零七年 五月九日發行之可換股票據(「可換股票據一」)之計算如下:

> HK\$'000 千港元

As at 31 March 2016	於二零一六年三月三十一日	5,911
Interest payable	應付利息	(130)
Interest expense	利息開支	609
1 April 2015	二零一五年四月一日之攤銷成本	5,432
Amortised cost as at 31 March 2015 and	於二零一五年三月三十一日及	
Interest payable	應付利息	(130)
Interest expense	利息開支	550
Amortised cost as at 1 April 2014	於二零一四年四月一日之攤銷成本	5,012
amortised cost at 9 May 2007	於二零零七年五月九日之攤銷成本	30,139
Liability component on initial recognition and	初步確認時之負債部分及	
Equity component	權益部分	(25,125)
Derivative financial instruments	衍生金融工具	514
on 9 May 2007	可換股票據一之公平值	54,750
Fair value of Convertible Note I issued	於二零零七年五月九日發行之	

As at 31 March 2016, the outstanding principal amount of the Convertible Note I was HK\$6,500,000 (2015: HK\$6,500,000).

Interest expense on the Convertible Note I is calculated using the effective interest method by applying the effective interest rate of 10.97% to the liability component.

於二零一六年三月三十一日,可換股票據一之尚未償還本金額為6,500,000港元(二零一五年:6,500,000港元)。

可換股票據一之利息開支乃應用實際利息法根據負債部分之實際利率10.97厘計算。

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24. CONVERTIBLE NOTES - continued

The Convertible Note issued on 1 June 2015 (the "Convertible Note II"), the maturity date of Convertible Note II was from 1 June 2015 to 31 May 2017. The conversion share price was HK\$0.65.

The Convertible Note II contains two components, liability and equity elements. The equity element is presented in equity heading "Convertible notes reserve".

The fair value of the liability component was calculated using a market interest rate for an equivalent non-convertible bond. The residual amount, representing the value of the equity conversion component, was included in shareholders' equity in convertible notes reserve.

The Convertible Note II recognised in the consolidated statement of financial position was calculated as follows:

24. 可換股票據-續

可換股票據二於二零一五年六月一日發行(「可換股票據二」),可換股票據二之 到期日由二零一五年六月一日至二零一七 年五月三十一日。換股價為0.65港元。

可換股票據二包括負債及權益兩部分。權 益部分於權益賬「可換股票據儲備」項下 呈列。

負債部分之公平值乃以等值非可換股債 券之市場利率計算。剩餘金額為權益轉換 部分之價值,乃計入可換股票據儲備之股 東權益內。

於綜合財務狀況表確認之可換股票據二 之計算如下:

HK\$'000

千港元 Fair value of Convertible Note II issued 於二零一五年六月一日發行 之可換股票據二之公平值 on 1 June 2015 84,292 權益部分 Equity component (9,866)初步確認時之負債部分及於二零一五年 Liability component on initial recognition and 六月一日之攤銷成本 amortised cost as at 1 June 2015 74,426 於二零一五年四月一日之攤銷成本 Amortised cost as at 1 April 2015 發行可換股票據二 Issue of Convertible Note II 74,426 Transaction costs attributable to issue of 發行可換股票據二應佔交易成本 Convertible Note II (1,825)利息開支 Interest expense 8,277 應付利息 Interest payable (3,611)As at 31 March 2016 於二零一六年三月三十一日 77,267

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24. CONVERTIBLE NOTES - continued

As at 31 March 2016, the outstanding principal amount of the Convertible Note II was HK\$84,292,000 (2015: Nil).

Interest expense on the Convertible Note II is calculated using the effective interest method by applying the effective interest rate of 13.11% to the liability component.

25. PROMISSORY NOTE

On 8 March 2010, the Company issued promissory note (the "Promissory Note") in a principal amount of HK\$290,000,000 due on 7 March 2020. The Promissory Note was issued for acquiring the entire issued share capital of Nurture Fit Limited and bear interest at 1% per annum, payable semi-annually in arrears. The effective interest rate is 3%.

24. 可換股票據-續

於二零一六年三月三十一日,可換股票據二之尚未償還本金額為84,292,000港元(二零一五年:零港元)。

可換股票據二之利息開支乃應用實際利息法根據負債部分之實際利率13.11厘計 質。

25. 承兌票據

於二零一零年三月八日,本公司發行本金額290,000,000港元並將於二零二零年三月七日到期之承兑票據(「承兑票據」)。承兑票據乃為收購葆宜有限公司全部已發行股本而發行,按年利率1厘計息,每半年派息一次。實際利率為3厘。

HK\$'000

		千港元 —————
As at 1 April 2014	於二零一四年四月一日	71,361
Interest expense	利息開支	2,151
Interest payable	應付利息	(800)
As at 31 March 2015 and 1 April 2015	於二零一五年三月三十一日及 二零一五年四月一日	72,712
Interest expense	利息開支	2,192
Interest payable	應付利息	(800)
As at 31 March 2016	於二零一六年三月三十一日	74,104

During the years ended 31 March 2016 and 2015, none of the Promissory Note were early redeemed by the Company.

As at 31 March 2016, the outstanding principal of the Promissory Note was HK\$80,000,000 (2015: HK\$80.000,000).

於截至二零一六年及二零一五年三月 三十一日止年度,本公司並無提早贖回承 兑票據。

於二零一六年三月三十一日,承兑票據之 尚未償還本金額為80,000,000港元(二零 一五年:80,000,000港元)。

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26. DEFERRED TAX LIABILITIES

The followings are the major deferred tax balances recognised and movements thereon during the current and prior year:

Deferred tax liabilities:

26. 遞延稅項負債

以下為本年度及過往年度確認之主要遞延税項結餘及其中之變動:

遞延税項負債:

		Convertible
		notes
		可換股票據
		HK\$'000
		千港元 —————
As at 1 April 2014	於二零一四年四月一日	426
Credited to profit or loss (Note 33)	計入損益(附註33)	(69)
As at 31 March 2015 and 1 April 2015	於二零一五年三月三十一日及	
	二零一五年四月一日	357
Issuance of Convertible Note	發行可換股票據	1,929
Credited to profit or loss (Note 33)	計入損益(附註33)	(1,445)
As at 31 March 2016	於二零一六年三月三十一日	841

At the end of the reporting period, the Group has unutilised tax losses of approximately HK\$41,695,000 (2015: HK\$39,868,000) available to set off against future assessable profits. No deferred tax asset has been recognised in respect of the unutilised tax losses due to the unpredictability of future profits streams of the subsidiaries which incurred the tax losses. These tax losses in Hong Kong may be carried forward indefinitely and the tax losses in PRC may be expired within five years.

於報告期末,本集團之未動用稅務虧損約 41,695,000港元(二零一五年:39,868,000 港元)可用作抵銷未來應課稅溢利。由於 產生稅務虧損之附屬公司之未來溢利來 源屬不可測,故並無就未動用稅務虧損確 認遞延稅項資產。該等香港稅務虧損可無 限期結轉及中國稅務虧損可能於五年內 到期。

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27. SHARE OPTION SCHEME

Post-listing share options

Pursuant to the post-listing share option scheme adopted by the Company on 20 April 2002, the Company may grant options at HK\$1 per offer to any director, employee, any supplier of goods or services, any customer, any person or entity that provides research, development or other technical support or any shareholder of the Group or any investee or any holder of any securities issued by any member of the Group or any investee, for the primary purpose of providing incentives to them, to subscribe for shares in the Company. The total number of shares in respect of which options may be granted under the post-listing share option scheme shall not exceed 10% of the issued share capital of the Company from time to time. No participant shall be granted an option, if exercise in full, would result in the total number of shares already issued under all the options granted to him or her that are for the time being subsisting and unexercised in any 12-month period would exceed 1% of the total number of shares in issue. The exercise price of the share will be determined at the higher of the average of closing prices of the shares on the Stock Exchange on the five trading days immediately preceding the date of grant of the options; the closing price of the shares on the Stock Exchange on the date of grant; and the nominal value of the shares. The share options are exercisable for a period not later than 10 years from the date of grant.

27. 購股權計劃

上市後購股權

根據本公司於二零零二年四月二十日採 納之上市後購股權計劃,本公司可以每項 授出購股權建議收取1港元之代價向本集 團任何董事、僱員、任何貨品或服務供應 商、任何客戶以及提供研究、開發或其他 技術支援之任何人士或實體,或本集團 或任何受投資實體之任何股東或本集團 任何成員公司或受投資實體所發行任何 證券之任何持有人授出可認購本公司股 份之購股權,以獎勵上述人士。根據上市 後購股權計劃可予授出之購股權涉及之 股份總數不得超過本公司不時已發行股 本10%。倘於悉數行使後,將導致於任何 十二個月期間根據授予一名參與者之全 部於當時已存在且尚未行使之購股權而 已發行之股份總數,超逾已發行股份總數 1%,則不得向該參與者授出購股權。股 份之行使價將以股份於緊接授出購股權 日期前五個交易日在聯交所之平均收市 價;股份於授出日期在聯交所之收市價; 及股份面值三者中之較高者釐定。購股權 可於不遲於自授出日期起計10年之期間 內行使。

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上市後購股權-續

27. SHARE OPTION SCHEME - continued

Post-listing share options - continued

The Company also adopted a new share option scheme (the "New Share Option Scheme") on 10 August 2011, the Company may grant options not less than the highest of (1) the closing price of the shares as stated in the daily quotations sheet of the Stock Exchange on the date of grant, which must be a business day; (2) the average closing price of the shares as stated in the daily quotations sheets of the Stock Exchange for the five business days immediately preceding the date of the grant; and (3) the nominal value of the share on the date of grant to any employee of the Company or any of its subsidiaries including any executive and non-executive directors of the Company or any of its subsidiaries, and any suppliers, consultants, agents and advisers or any person who, in the sole discretion of the Board, has contributed or may contribute to the Group. The total numbers of shares may be issued upon exercise of all outstanding options granted and yet to be exercised under the New Share Option Scheme and any other share option schemes of the Company must not exceed 30% of the relevant class of shares in issue from time to time. No options may be granted under the New Share Option Scheme or any other share option schemes of the Company if this will result in this limit being exceeded. Any grant of options to a connected person (including but not limited to a director, chief executive or substantial shareholder) or its associates must be approved by the independent non-executive directors (excluding any independent nonexecutive director who is the grantee of the options). No participant shall be granted an option, if exercise in full, would result in the total number of share issued and to be issued upon exercise of the options granted to him or her that for the time being subsisting and unexercised in any 12-month period would exceed 1% of the total number of shares in issue. The share options are exercisable for a period not later than 10 years from the date of grant but subject to the early termination of the New Share Option Scheme.

27. 購股權計劃-續

本公司亦於二零一一年八月十日採納新 購股權計劃(「新購股權計劃」)。本公司 可向本公司或其任何附屬公司之任何僱 員,包括本公司或其任何附屬公司之任 何執行及非執行董事,及任何供應商、顧 問、代理及諮詢人或董事會全權酌情認為 對本集團曾經或可能作出貢獻之任何人 士,授出購股權,惟行使價不得低於下列 各項最高者:(1)聯交所每日報價表所報股 份於授出日期(須為營業日)之收市價; (2)聯交所每日報價表所報股份於緊接授 出日期前五個營業日之平均收市價;及(3) 股份於授出日期之面值。因行使根據新購 股權計劃及本公司任何其他購股權計劃 授出而尚未行使的所有購股權而可發行 的股份總數,不得超過不時相關類別已發 行股份的30%。若有關行使將導致此上 限被超逾,則不可根據新購股權計劃或本 公司任何其他購股權計劃授出購股權。向 關連人士(包括但不限於董事、主要行政 人員或主要股東)或其聯繫人士授出任何 購股權,均須獲得獨立非執行董事(不包 括身為購股權承授人的任何獨立非執行 董事)批准。任何參與者概不會獲授購股 權,倘悉數行使後,將導致於任何十二個 月期間因行使其獲授的購股權(當時續存 及未獲行使者)而已發行及將予發行的股 份總數超過已發行股份總數的1%。購股 權可於不遲於自授出日期起計10年之期 間內予以行使,惟須受提早終止新購股權 計劃所規限。

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27. SHARE OPTION SCHEME – continued

Post-listing share options – continued

Details of the movements in the number of share options during the year are as follows:

27. 購股權計劃一續上市後購股權一續

年內購股權數目變動詳情如下:

				hare options 體數目					
Type of Participants 參與者 類別	Outstanding at 1 April 2015 於二零一五年	at 1 April during 2015 the year	Exercised during the year	Cancelled during the year	during during	Outstanding at 31 March 2016 於二零一六年	Date of grant	Exercise price per share	Exercise period
	四月一日 尚未行使	年內 授出	年內 行使			三月三十一日 尚未行使	授出日期	每股 行使價	行使期
Directors 董事									
Mr. Yung Kwok Leong (Resigned as the Company executive director on 20 April 2015)	1,700,000	1917 -	(1,700,000)	-	-	-	30 March 2009	HK\$0.50	30 September 2009 to 29 March 2019
新國高先生(於二零一五年 四月二十日辭任本公司執行董事)							二零零九年 三月三十日	0.50港元	二零零九年九月三十日至 二零一九年三月二十九日
Mr. Zheng Gang	-	7,350,000	(2,940,000)	-	-	4,410,000	16 April 2015	HK\$0.68	18 April 2015 to 17 April 2018
鄭鋼先生							二零一五年 四月十六日	0.68港元	二零一五年四月十八日至 二零一八年四月十七日
Dr. Jiang Tao	800,000	-	(800,000)	-	-	-	30 March 2009	HK\$0.50	30 September 2009 to 29 March 2019
蔣濤博士							二零零九年 三月三十日	0.50港元	二零零九年九月三十日至 二零一九年三月二十九日
	-	7,350,000	(2,940,000)	-	-	4,410,000	16 April 2015	HK\$0.68	18 April 2015 to 17 April 2018
							二零一五年 四月十六日	0.68港元	二零一五年四月十八日至 二零一八年四月十七日
Dr. Huang Jiaqing	V ()-	7,000,000	(2,800,000)	-	-	4,200,000	16 April 2015	HK\$0.68	18 April 2015 to 17 April 2018
黃加慶醫生							二零一五年 四月十六日	0.68港元	二零一五年四月十八日至 二零一八年四月十七日

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27. SHARE OPTION SCHEME - continued

Post-listing share options – continued

27. 購股權計劃-續 上市後購股權-續

			Number of s 購股相						
Type of Participants 參與者 類別	Outstanding at 1 April 2015 於二零一五年	ril during 15 the year	Exercised during the year	Cancelled during the year	Lapsed during the year	Outstanding at 31 March 2016 於二零一六年	Date of grant	Exercise price per share	Exercise period
	四月一日尚未行使	年內 授出	年內 行使	年內 註銷	年內 失效	三月三十一日 尚未行使	授出日期	每股 行使價	行使期
Mr. Yung Ka Chun (appointed as the Company executive director on 20 April 2015)	-	6,600,000	(2,640,000)	-	-	3,960,000	16 April 2015	HK\$0.68	18 April 2015 to 17 April 2018
翁嘉晉先生(於二零一五年 四月二十日獲委任為本公司執行董事)							二零一五年 四月十六日	0.68港元	二零一五年四月十八日至 二零一八年四月十七日
Mr. Wong Yu Man, James	, K. T.	1,000,000	-	-	-	1,000,000	16 April 2015	HK\$0.68	18 April 2015 to
王裕民先生							二零一五年 四月十六日	0.68港元	17 April 2018 二零一五年四月十八日至 二零一八年四月十七日
Mr. Tang Xun	-	3,000,000	-	-	-	3,000,000	16 April 2015	HK\$0.68	18 April 2015 to
湯珣先生							二零一五年 四月十六日	0.68港元	17 April 2018 二零一五年四月十八日至 二零一八年四月十七日
Employees	459,739	-	-	-	-	459,739	13 July 2006	HK\$3.61	13 July 2006 to
佐員							二零零六年 七月十三日	3.61港元	12 July 2016 二零零六年七月十三日至 二零一六年七月十二日
	1,042,253	-	-	-	-	1,042,253	21 Mar 2007	HK\$2.94	21 March 2007 to 20 March 2017
							二零零七年 三月二十一日	2.94港元	二零零七年三月二十一日至 二零一七年三月二十日
	450,000	-	-		-	450,000	30 March 2009	HK\$0.50	30 September 2009 to
							二零零九年三月三十日	0.50港元	29 March 2019 二零零九年九月三十日至 二零一九年三月二十九日
	-	67,700,000	(23,840,000)	(200,000)	-	43,660,000	16 April 2015	HK\$0.68	18 April 2015 to
							二零一五年 四月十六日	0.68港元	17 April 2018 二零一五年四月十八日至 二零一八年四月十七日
	4,451,992	100,000,000	(37,660,000)	(200,000)	-	66,591,992			
Weighted average exercise price 加權平均行使價	HK \$ 1.16 1.16港元	HK\$0.68 0.68港元	HK\$0.67 0.67港元	HK\$0.68 0.68港元	-	HK \$ 0.73 0.73港元			

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27. SHARE OPTION SCHEME – continued

Post-listing share options – continued

27. 購股權計劃一續上市後購股權一續

		Number of share options 購股權數目							
Type of participants	Outstanding at 1 April 2014 於二零一四年	Granted during the year	*Exercised during the year	Adjustment during the year	Lapsed during the year	Outstanding at 31 March 2015 於二零一五年	Date of grant	Exercise price per share	Exercise period
參與者 類別	四月一日 尚未行使	年內 授出	#年內 行使	年內 調整	年內 失效	三月三十一日 尚未行使	授出日期	每股 行使價	行使期
Directors 董事									
Mr. Yung Kwok Leong	1,700,000	-	_	-	-	1,700,000	30 March 2009	HK\$0.5	30 September 2009 to
翁國亮先生							二零零九年 三月三十日	0.5港元	29 March 2019 二零零九年九月三十日至 二零一九年三月二十九日
Mr. Zheng Gang	2,814,084	-	-	-	(2,814,084)	-	18 March 2010	HK\$1.12	23 March 2010 to 22 March 2015
鄭鋼先生							二零一零年 三月十八日	1.12港元	二零一零年三月二十三日至 二零一五年三月二十二日
Mr. Chen Jin Shan	2,084,507	-	-	-	(2,084,507)	-	18 March 2010	HK\$1.12	23 March 2010 to 22 March 2015
陳金山先生							二零一零年 三月十八日	1.12港元	二零一零年三月二十三日至 二零一五年三月二十二日
Dr. Jiang Tao	800,000	-		-	-	800,000	30 March 2009	HK\$0.5	30 September 2009 to 29 March 2019
蔣濤博士							二零零九年 三月三十日	0.5港元	二零零九年九月三十日至 二零一九年三月二十九日
	1,563,380	-	-	-	(1,563,380)	-	18 March 2010	HK\$1.12	23 March 2010 to 22 March 2015
							二零一零年 三月十八日	1.12港元	二零一零年三月二十三日至 二零一五年三月二十二日
Dr. Huang Jiaqing	312,676	-	-	-	(312,676)	- 1	18 March 2010	HK\$1.12	23 March 2010 to 22 March 2015
黃加慶醫生							二零一零年 三月十八日	1.12港元	二零一零年三月二十三日至 二零一五年三月二十二日

綜合財務報表附註

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27. SHARE OPTION SCHEME - continued

Post-listing share options - continued

27. 購股權計劃一續上市後購股權-續

Number of share options 購股權數目

			717.11						
Type of participants	Outstanding at 1 April 2014 於二零一四年	Granted during the year	*Exercised during the year	Adjustment during the year	Lapsed during the year	Outstanding at 31 March 2015 於二零一五年	Date of grant	Exercise price per share	Exercise period
參與者 類別	四月一日尚未行使	年內 授出	#年內 行使	年內調整	年內 失效	三月三十一日尚未行使	授出日期	每股 行使價	行使期
Employees	459,739	-	-	-	-	459,739	13 July 2006	HK\$3.61	13 July 2006 to 12 July 2016
僱員							二零零六年 七月十三日	3.61港元	二零零六年七月十三日至 二零一六年七月十二日
	1,042,253	-	-	-	-	1,042,253	21 Mar 2007	HK\$2.94	21 March 2007 to 20 March 2017
							二零零七年 三月二十一日	2.94港元	二零零七年三月二十一日至 二零一七年三月二十日
	450,000	-	-	-	_	450,000	30 March 2009	HK\$0.5	30 September 2009 to 29 March 2019
							二零零九年 三月三十日	0.5港元	二零零九年九月三十日至 二零一九年三月二十九日
	21,574,648	-	-	-	(21,574,648)	-	18 March 2010	HK\$1.12	23 March 2010 to 22 March 2015
							二零一零年 三月十八日	1.12港元	二零一零年三月二十三日至 二零一五年三月二十二日
	32,801,287	_	_	_	(28,349,295)	4,451,992			
Weighted average exercise price 加權平均行使價	HK\$0.49 0.49港元	-	HK\$0.19 0.19港元	-	HK \$ 0.50 0.50港元	HK \$ 1.16 1.16港元			

The post-listing share options outstanding at 31 March 2016 had weighted average remaining contractual life of 2.97 (2015: 3.24) years.

於二零一六年三月三十一日尚未行使之 上市後購股權之加權平均剩餘合約期限 為2.97年(二零一五年:3.24年)。

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

27. SHARE OPTION SCHEME - continued

Post-listing share options - continued

Notes:

- The Group recognises the fair value of share options granted as an expense in the consolidated statement of profit or loss and other comprehensive income when they were granted with a corresponding increase being recognised in share-based payment reserve. The employee share-based payment reserve is transferred to share capital and share premium, together with the exercise price, when the option holder exercises its rights. As a transitional provision, the cost of share option granted after 7 November 2002 and had not yet vested on 1 January 2005 were expensed retrospectively in the consolidated statement of profit or loss and other comprehensive income of the respective periods. During the year ended 31 March 2016, HK\$19,376,000 (2015: nil) share-based payment expenses were recognised.
- (ii) The estimated fair value of each option granted on 13 July 2006, 24 July 2006, 21 March 2007, 30 March 2009, 18 March 2010, 30 December 2011 and 16 April 2015 are approximately HK\$0.226, HK\$0.0188, HK\$0.0384, range from HK\$0.012 to HK\$0.021, range from HK\$0.036 to HK\$0.062, HK\$0.0058 and range from HK\$0.197 to HK\$0.280 respectively.

27. 購股權計劃一續上市後購股權-續

附註:

- (i) 本集團於購股權授出時在綜合損益及其他全面收益表內確認已授出購股權之公平值為支出,並於以股份為基礎之付款儲備內確認相應增加。僱員以股份為基礎之付款儲備乃於購股權持有人行使其權利時連同行使價轉撥至股本及股份治價。作為過渡性條文,於二零零工年一月七日後授出,但於二零零五年一月一日尚未歸屬之購股權成本乃於有關期扣除。於截至二零一六年三月三十一日日度,確認19,376,000港元(二零一五年:無)以股份為基礎付款之開支。
- (ii) 於二零零六年七月十三日、二零零六年七月二十四日、二零零七年三月二十一日、二零零九年三月三十日、二零一零年三月十八日、二零一一年十二月三十日及二零一五年四月十六日授出之每份購股權之估計公平值分別約為0.226港元、0.0188港元、0.0384港元、介乎0.012港元至0.021港元、介乎0.036港元至0.062港元、0.0058港元及介乎0.197港元至0.280港元。

綜合財務報表附註

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

27. SHARE OPTION SCHEME - continued

Post-listing share options - continued

Notes: – continued

(iii) The fair values were calculated using the Binomial Option Pricing Model. The inputs into the model were as follows:

27. 購股權計劃一續上市後購股權一續

附註: -續

(iii) 公平值乃以二項式期權定價模式計算。 對該模式輸入之資料如下:

		Share option grant date 購股權授出日期								
Date of grant	授出日期	13 July 2006 二零零六年 七月十三日	24 July 2006 二零零六年 七月二十四日	21 March 2007 二零零七年 三月二十一日	30 March 2009 二零零九年 三月三十日	18 March 2010 二零一零年 三月十八日	30 December 2011 二零一一年 十二月三十日	16 April 2015 二零一五年 四月十六日		
Stock asset price	<u> </u>	HK\$0.83	HK\$0.82	HK\$0.51	HK\$0.03	HK\$0.098	HK\$0.128	HK\$0.63		
股份資產價		0.83港元	0.82港元	0.51港元	0.03港元	0.098港元	0.128港元	0.63港元		
Exercise price		HK\$0.627	HK\$0.62	HK\$0.51	HK\$0.05	HK\$0.117	HK\$0.160	HK\$0.68		
行使價		0.627港元	0.62港元	0.51港元	0.05港元	0.117港元	0.160港元	0.68港元		
Expected volatility 預期波幅		57.06%	44.89%	119.62%	100.13%	95.53%	53.02%	71.54%		
Risk-free rate 無風險息率		3.984%	3.830%	3.682%	1.62%	1.68%	0.25%	0.66%		
Expected dividend yield 預期股息回報	I	0%	0%	0%	0%	0%	0%	0%		

The volatility measured at the standard deviation of expected share price returns is based on statistical analysis of daily prices over the one year immediately preceding the grant date. The above calculation is based on the assumption that there is no material difference between the expected volatility over the whole life of the options and the historical volatility of the shares set out as above.

Because the Binomial Option Pricing Model requires the input of highly subjective assumptions, including the volatility of share price, changes in subjective input assumptions can materially affect the fair value estimate.

(iv) As at 31 March 2016, 66,591,992 (2015: 4,451,992) share options are exercisable.

按預期股價回報之標準偏差計量之波幅 乃根據緊接授出日期前一年之每日價格 數據分析。上述計算乃根據於購股權有 效期內之預期波幅與上述所載之股份歷 史波幅之差距並非重大為假設。

由於二項式期權定價模式需要高度主觀之假設,包括股份價格之波幅,故主觀假設之變動可能重大影響公平值的估計。

(iv) 於二零一六年三月三十一日,可予行 使之購股權數目為66,591,992份(二零 一五年:4,451,992份)。

綜合財務報表附註

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

27. SHARE OPTION SCHEME - continued

Post-listing share options - continued

Notes: - continued

- (v) In accordance with the terms of share-based arrangement, the share options granted on 30 March 2009 are exercisable in the following manner:
 - (a) up to 40% of the share options granted to each grantee shall be exercisable on or after 30 September 2009 to 30 March 2010;
 - (b) up to further 30% of the share options granted to each grantee shall be exercisable on or after 31 March 2010 to 30 March 2011; and
 - (c) all the remaining 30% of the share options granted to each grantee shall be exercisable on or after 31 March 2011 to 30 March 2013, and in each case, not later than 29 March 2019.
- (vi) In accordance with the terms of share-based arrangement, the share options granted on 18 March 2011 are exercisable in the following manner:
 - (a) up to 40% of the share options granted to each grantee shall be exercisable on or after 23 March 2010 to 22 March 2011:
 - (b) up to further 20% of the share options granted to each grantee shall be exercisable on or after 23 March 2011 to 22 March 2012;

27. 購股權計劃一續上市後購股權一續

附註: -續

- (v) 根據以股份為基礎安排之條款,於二零 零九年三月三十日授出的購股權可按以 下方式行使:
 - (a) 最多40%已授予各承授人之購股權可於二零零九年九月三十日或之後至二零一零年三月三十日行使;
 - (b) 額外最多30%已授予各承授人 之購股權可於二零一零年三月 三十一日或之後至二零一一年三 月三十日行使;及
 - (c) 全部餘下30%已授予各承授人 之購股權可於二零一一年三月 三十一日或之後至二零一三年三 月三十日行使,惟於各情況下不得 遲於二零一九年三月二十九日行 使。
- (vi) 根據以股份為基礎安排之條款,於二零 一一年三月十八日授出之購股權可按以 下方式行使:
 - (a) 最多40%已授予各承授人之購股權可於二零一零年三月二十三日或之後至二零一一年三月二十二日行使;
 - (b) 額外最多20%已授予各承授人 之購股權可於二零一一年三月 二十三日或之後至二零一二年三 月二十二日行使;

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For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

27. SHARE OPTION SCHEME - continued

Post-listing share options - continued

Notes: - continued

- (vi) In accordance with the terms of share-based arrangement, the share options granted on 18 March 2011 are exercisable in the following manner: continued
 - (c) up to further 20% of the share options granted to each grantee shall be exercisable on or after 23 March 2012 to 22 March 2013; and
 - (d) all the remaining 20% of the share options granted to each grantee shall be exercisable on or after 23 March 2013 to 22 March 2014, and in each case, not later than 22 March 2015.
- (vii) In accordance with the terms of share based arrangement, the share options granted on 16 April 2015 are exercisable in the following manner:
 - (a) up to 40% of the share options granted to each grantee shall be exercisable on or after 18 April 2015 to 17 April 2016;
 - (b) up to further 30% of the share options granted to each grantee shall be exercisable on or after 18 April 2016 to 17 April 2017; and
 - (c) all the remaining 30% of the share options granted to each grantee shall be exercisable on or after 18 April 2017 to 17 April 2018 and in each case, not later than 17 April 2018.

27. 購股權計劃-續上市後購股權-續

附註: -續

- (vi) 根據以股份為基礎安排之條款,於二零 一一年三月十八日授出之購股權可按以 下方式行使:一續
 - (c) 額外最多20%已授予各承授人 之購股權可於二零一二年三月 二十三日或之後至二零一三年三 月二十二日行使;及
 - (d) 全部餘下20%已授予各承授人 之購股權可於二零一三年三月 二十三日或之後至二零一四年三 月二十二日行使,惟於各情況下不 得遲於二零一五年三月二十二日 行使。
- (vii) 根據以股份為基礎安排之條款,於二零 一五年四月十六日授出之購股權可按以 下方式行使:
 - (a) 最多40%已授予各承授人之購股權可於二零一五年四月十八日或之後至二零一六年四月十七日行使;
 - (b) 額外最多30%已授予各承授人之 購股權可於二零一六年四月十八 日或之後至二零一七年四月十七 日行使;及
 - (c) 全部餘下30%已授予各承授人之 購股權可於二零一七年四月十八 日或之後至二零一八年四月十七 日行使,於各情況下均不得遲於二 零一八年四月十七日。

綜合財務報表附註

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28. REVENUE, OTHER REVENUE AND OTHER GAIN, NET

Revenue represents the aggregate of the net invoiced value received and receivable from third parties in connection with the retail and wholesale and distribution of pharmaceutical products, provision of general hospital services and healthcare and hospital management services, after allowances for returns and trade discounts. An analysis of the Group's revenue, other revenue and other gain, net is as follows:

28. 收益、其他收益及其他收益,淨 額

收益指就零售及批發及分銷藥物以及提供綜合性醫院服務及醫療及醫院管理服務已收及應收第三方之淨發票價值總額(扣除退貨及貿易折扣後)。本集團之收益、其他收益及其他收益,淨額之分析如下:

		2016 二零一六年 HK\$'000 千港元	2015 二零一五年 HK\$'000 千港元
Revenue: Retail of pharmaceutical and related products Wholesale and distribution of pharmaceutical and related products Provision of general hospital services	收益: 藥物及相關產品零售 藥物及相關產品批發及分銷 提供綜合性醫院服務	238,422 1,083,341 252,844	220,762 1,345,507 214,040
Other revenue: Bank interest income Loan interest income Rental income Exhibition income Sundry income	其他收益: 銀行利息收入 貸款利息收入 租金收入 展會收入 雜項收入	1,574,607 342 864 2,289 - 4,098	1,780,309 1,529 2,610 2,511 1 2,851 9,502
Other gain, net: Exchange gain (Loss)/gain on disposal of property, plant and equipment Change in fair value of derivative financial instruments Reversal of impairment loss recognised in respect of trade and other receivables Change in fair value of investment property	其他收益,淨額: 匯兑收益 出售物業、廠房及設備之(虧損)/ 收益 衍生金融工具之公平值變動 就貿易及其他應收款項確認之 減值虧損撥回 投資物業公平值變動	2,688 (551) 17 910 (490)	6 4 (100) 818 (252)
		2,574	476

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29. LOSS FROM OPERATIONS

29. 經營業務虧損

Loss from operations has been arrived at after charging:

經營業務虧損乃經扣除下列項目後達致:

		2016	2015
		二零一六年	二零一五年
		HK\$'000	HK\$'000
		千港元	千港元
Directors' remuneration (Note 30)	董事酬金 (附註30)	11,659	4,210
Other staff's retirement benefits	其他員工之退休福利計劃供款	11,033	7,210
scheme contributions	关心员工人及外面型可塑力系	17,233	12,185
Other staff costs	其他員工成本	132,011	102,681
Other staff share-based payment	其他員工以股份為基礎之付款開支	,	
expenses		12,423	_
		173,326	119,076
Auditors' remuneration	核數師酬金		
– audit services	一審計服務	1,636	1,300
– non-audit services	一非審計服務	336	7/4 -
Impairment loss recognised in respect of	就貿易及其他應收款項確認之		
trade and other receivables	減值虧損	5,595	5,317
Cost of inventories sold	已售存貨成本	1,240,496	1,459,734
Amortisation of prepaid lease payments	預付租賃款項攤銷	1,405	1,257
Depreciation of property, plant and	物業、廠房及設備折舊		
equipment			
– owned by the Group	一由本集團擁有	18,679	14,678
Impairment loss on goodwill	商譽減值虧損	-	785,169
Loss on disposal of a subsidiary	出售一間附屬公司之虧損		
(Note 12)	(附註12)	772	-
Operating lease rentals in respect of	有關土地及樓宇之經營租賃租金		
land and buildings		43,739	35,987

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30. DIRECTORS' REMUNERATION

The remuneration of every director for the years ended 31 March 2016 and 2015 are set out below:

30. 董事酬金

各董事於截至二零一六年及二零一五年 三月三十一日止年度之薪酬情況載列如 下:

		Fe	es 金			benefits contril 退休	ement s scheme butions 福利 供款	Sub-	total	payment 以股份	-based expenses 等基礎之 開支	To:	
		2016 二零一六年 HK\$'000 千港元	2015 二零一五年 HK\$'000 千港元	2016 二零一六年 HK\$'000 千港元	2015 二零一五年 HK\$'000 千港元	2016 二零一六年 HK\$'000 千港元	2015 二零一五年 HK\$'000 千港元	2016 二零一六年 HK\$'000 千港元	2015 二零一五年 HK\$'000 千港元	2016 二零一六年 HK\$'000 千港元	2015 二零一五年 HK\$'000 千港元	2016 二零一六年 HK\$'000 千港元	2015 二零一五年 HK\$'000 千港元
Executive directors Yung Kwok Leong (resigned on 20 April 2015) Chen Jin Shan (resigned on	陳金山(於二零一四年	-	-	40	720	2	18	42	738	-	-	42	738
10 October 2014) Jiang Tao Zheng Gang Huang Jiaqing Yung Ka Chun (appointed	十月十日辭任) 蔣濤 鄭鍋 黃加慶 翁嘉晉(於二零一五年四	-	- - -	1,690 1,807 120	32 1,560 1,366 120	18 18 -	5 18 -	1,708 1,825 120	32 1,565 1,384 120	1,641 1,641 1,563	- - -	3,349 3,466 1,683	32 1,565 1,384 120
on 20 April 2015)	月二十日獲委任)			4,225	3,798	56	41	4,281	3,839	6,060		1,801	3,839
Non-executive directors Wong Yu Man, James Tang Xun (appointed on	非執行董事 王裕民 湯珣(於二零一五年	_		120	120	6	6	126	126	223		349	126
10 March 2015)	三月十日獲委任)			179	125	- 6	6	185	131	893		729 ————————————————————————————————————	131
Independent non- executive directors	獨立非執行董事												
Wong Ka Wai, Jeanne Hu Shanlian Lu Chuanzhen	黃嘉慧 胡善聯 呂傳真	120 60 60	120 60 60					120 60 60	120 60 60			120 60 60	120 60 60
		240	240	_				240	240	_		240	240
		240	240	4,404	3,923	62	47	4,706	4,210	6,953		11,659	4,210

During the years ended 31 March 2016, Mr. Jiang Tao, the executive director of the Company was appointed as chief executive officer of the Company.

During the year, no emoluments were paid by the Group to the directors or chief executive officer as an inducement to join or upon joining the Group or as compensation for loss of office. None of the directors or chief executive officer has waived or has agreed to waive any emoluments during the year (2015: Nil). 於截至二零一六年三月三十一日止年度 內,本公司之執行董事蔣濤先生獲委任為 本公司之行政總裁。

於本年度,本集團並無向董事或行政總裁支付酬金以吸引其加盟本集團或作為加盟獎金或離職補償。概無董事或行政總裁於本年度放棄任何酬金(二零一五年:無)。

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31. EMPLOYEES' EMOLUMENTS

Senior management emoluments and five highest paid employees

The five highest paid individuals during the year included four (2015: three) directors. Details of whose remuneration are set out in Note 30 to the consolidated financial statements.

For the year ended 31 March 2016, the details of the remuneration of the remaining one (2015: two) non-directors, highest paid employees are as follows:

31. 僱員酬金

高級管理人員酬金及五名最高薪僱員

年內五名最高薪個人包括四名(二零一五年:三名)董事。彼等之酬金詳情載於綜合財務報表附註30。

截至二零一六年三月三十一日止年度,餘下一名(二零一五年:兩名)非董事之最高薪僱員之酬金詳情如下:

		2016 二零一六年 HK\$'000 千港元	2015 二零一五年 HK\$'000 千港元
Basic salaries and allowances Retirement benefits scheme contributions	基本薪金及津貼退休福利計劃供款	1,413	1,310
		1,413	1,348

The number of these non-director, highest paid employees whose remuneration fell within the following band is as follows:

酬金屬於下列範圍之該等非董事之最高薪僱員人數:

		2016 二零一六年	2015 二零一五年
Nil to HK\$1,000,000	零至1,000,000港元		2
HK\$1,000,001 to HK\$1,500,000	1,000,001港元至1,500,000港元	1	

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31. EMPLOYEES' EMOLUMENTS - continued

The emoluments of the senior management (excluding directors) of the Company are within the following band.

31. 僱員酬金-續

本公司之高級管理人員(不包括董事)之 酬金屬於下列範圍。

		2016 二零一六年	2015 二零一五年
Nil to HK\$1,000,000	零至1,000,000港元	_	1
HK\$1,000,001 to HK\$1,500,000	1,000,001港元至1,500,000港元	1	

During the year, no emoluments were paid by the Group to the senior management or the five highest paid individuals as an inducement to join or upon joining the Group or as compensation for loss of office.

None of the senior management or the five highest paid individuals has waived or has agreed to waive any emoluments during the year (2015: Nil).

於本年度,本集團並無向高級管理人員或 五名最高薪人士支付酬金以吸引其加盟 本集團或作為加盟獎金或離職補償。

概無高級管理人員或五名最高薪人士於本年度已放棄或同意放棄任何酬金(二零 一五年:無)。

32. FINANCE COSTS

32. 財務費用

		2016 二零一六年 HK\$'000 千港元	2015 二零一五年 HK\$'000 千港元
Interest on: - bank borrowings - convertible notes - promissory note	以下項目之利息: 一銀行借貸 一可換股票據 一承兑票據	8,386 8,886 2,192	8,819 550 2,151
		19,464	11,520

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33. TAXATION

The Group is subject to income tax on an entity basis on profits arising or derived from the jurisdictions in which members of the Group are domiciled and operate. Provision on profits assessable elsewhere has been calculated at the rates of tax prevailing in the countries in which the Group operates, based on existing legislation, interpretations and practices in respect thereof.

33. 稅項

本集團乃按實體自本集團成員公司所在 及經營司法權區產生或源自該司法權區 之溢利為基準繳納所得稅。其他地區之應 課稅溢利撥備乃根據本集團業務所在國 家之現有法例、詮釋及慣例按當地現行稅 率計算。

		2016 二零一六年 HK\$'000 千港元	2015 二零一五年 HK\$'000 千港元
Current tax: - PRC Enterprise Income Tax - Under-provision in prior year	即期税項: 一中國企業所得税 一上一年度撥備不足	5,387 -	10,736 122
Deferred tax: - Current year credit (Note 26)	遞延税項: -本年度抵免(附註26)	(1,445)	(69)
		3,942	10,789

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33. TAXATION - continued

A reconciliation of the income tax expense applicable to loss before taxation using the statutory rate for the location in which the Company and its subsidiaries are domiciled to the tax expense at the effective tax rate are as follows:

33. 稅項 - 續

按本公司及其附屬公司顯示所在地的法 定税率計算適用於除税前虧損的所得税 開支與按實際税率計算的税項開支的對 賬如下:

		2016 二零一六年 HK\$'000 千港元	2015 二零一五年 HK\$'000 千港元
Loss before taxation	除税前虧損	(41,154)	(771,395)
Notional tax on profit before tax, calculated at the rates applicable to profits in the tax jurisdiction	按適用於相關稅務司法權區溢利之 税率計算之除稅前溢利之 名義稅項		
concerned Tax effect of expenses and income not	不可扣減或毋須繳税之開支及	(6,838)	(124,407)
deductible or taxable for tax purposes	收入之税務影響	7,061	131,316
Under-provision in prior year	上一年度撥備不足	_	122
Tax effect of tax losses not recognised	未確認税項虧損之税務影響	3,719	3,758
Taxation	税項	3,942	10,789

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33. TAXATION - continued

The National People's Congress which was concluded on 16 March 2007, the PRC Enterprise Income Tax Law was approved and became effective from 1 January 2008. The PRC Enterprise Income Tax Law introduces a wide range of changes which include, but are not limited to, the unification of the income tax rates for domestic-invested and foreign-invested enterprises at 25%.

According to the PRC Enterprise Income Tax Law, starting from 1 January 2008, 10% withholding income tax will be imposed on dividend relating to profits earned by the companies established in the PRC in the calendar year 2008 onwards to their foreign shareholders. For investors incorporated in Hong Kong which hold at least 25% of equity interest of those PRC companies, a preferential rate of 5% will be applied. The Group has applied the preferential rate of 5% as the Group's subsidiaries in the PRC are directly held by an investment holding company incorporated in Hong Kong. No deferred tax has been provided for in respect of the temporary differences attributable to such profits as the Group is able to control the timing of the reversal of the temporary differences and it is probable that the temporary differences will not reverse in the foreseeable future.

Hong Kong Profits Tax is calculated at 16.5% of the estimated assessable profits for the years ended 31 March 2016 and 2015. No provision for Hong Kong Profits Tax has been made as the Group did not have assessable profits subject to Hong Kong Profits Tax (2015: Nil).

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

33. 稅項 - 續

於二零零七年三月十六日結束的全國人民代表大會,中國企業所得税法獲通過,並由二零零八年一月一日起生效。中國企業所得税法引入一系列改革,包括但不限於將境內投資及外資企業的所得税率統一為25%。

根據中國企業所得稅法,自二零零八年一月一日起,將對就在中國成立的公司自分。 零零八年曆年起賺取的溢利支付其境外。在香港註冊成立且持有該等中國的股惠徵收10%的預扣所得稅。對司是 在香港註冊成立且持有該等施5%的優別不會, 一間有有,故本集團在中國的附屬公公優惠的時間,由於本集團按5%的優惠稅率的時間,且不大可見將來類時間,且不大可見將來暫時差額,故並無就該等溢利應佔之暫時差額作出遞延稅項撥備。

香港利得税按截至二零一六年及二零一五年三月三十一日止年度之估計應課税溢利的16.5%計算。由於本集團並未賺取須繳納香港利得税之應課税溢利,故並無就香港利得税計提撥備(二零一五年:無)。

根據開曼群島及英屬處女群島之規則及 法規,本集團毋須繳納任何開曼群島及英 屬處女群島所得稅。

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34. LOSS PER SHARE

The calculation of the basic and diluted loss per share attributable to the owners of the Company is based on the following data:

34. 每股虧損

本公司擁有人應佔每股基本及攤薄虧損 乃根據以下數據計算:

		2016 二零一六年	2015 二零一五年
		HK\$'000 千港元	HK\$'000 千港元
Loss	虧損		
Loss for the purpose of basic and diluted loss per share	用以計算每股基本及攤薄虧損之虧損		
 Loss for the year attributable to the owners of the Company 	一本公司擁有人應佔 本年度虧損	(43,372)	(505,581)
Number of shares	股份數目	No. of shares 股份數目 '000 千股	No. of shares 股份數目 '000 千股
Weighted average number of ordinary shares for the purpose of basic loss per share	用以計算每股基本虧損之 普通股加權平均數		
Ordinary shares in issuePreference shares in issue	一已發行普通股 一已發行優先股	1,690,471 98,500	1,186,354 573,693
Weighted average number of ordinary shares for the purpose of basic loss per share	用以計算每股基本虧損之 普通股加權平均數	1,788,971	1,760,047

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34. LOSS PER SHARE - continued

For the years ended 31 March 2016 and 2015, diluted loss per share is the same as the basic loss per share as the computation of diluted loss per share does not assume the exercise of the Convertible Note and the Company's share options, since their exercise would result in an anti-dilutive effect on loss per share during the years ended 31 March 2016 and 2015.

35. DIVIDENDS

The directors of the Company do not recommend the payment of a final dividend for the year ended 31 March 2016 (2015: Nil).

36. PLEDGED ASSETS

At the end of the reporting period, the following assets were pledged to secure the Group's banking facilities:

34. 每股虧損 - 續

截至二零一六年及二零一五年三月三十一日止年度,每股攤薄虧損與每股基本虧損相同,由於計算每股攤薄虧損時並無假設行使可換股票據及本公司購股權,因其行使將對截至二零一六年及二零一五年三月三十一日止年度之每股虧損具有反攤薄影響。

35. 股息

本公司董事不建議派付截至二零一六年三 月三十一日止年度之末期股息(二零一五年:無)。

36. 已抵押資產

於報告期末,下列資產已為授予本集團之銀行融資而予以抵押。

		2016 二零一六年 HK\$'000 千港元	2015 二零一五年 HK\$'000 千港元
Pledged bank deposits (Note 16) Prepaid lease payments (Note 7) Investment property (Note 8)	已抵押銀行存款(附註16)預付租賃款項(附註7)投資物業(附註8)	6,096 10,623 7,199	12,970 1,909 8,093
		23,918	22,972

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37. OPERATING LEASE COMMITMENTS

The Group were committed to make the following future minimum lease payments in respect of land and buildings rented under non-cancellable operating leases with lease terms from one year to ten years which fall due as follows:

37. 經營租賃承擔

本集團根據租用土地及樓宇之不可撤銷 經營租賃(租期為一年至十年)訂有以下 未來最低租金付款及到期日:

		2016 二零一六年 HK\$'000 千港元	2015 二零一五年 HK\$'000 千港元
Within one year In the second to fifth years inclusive Over five years	一年內 第二至五年(包括首尾兩年) 超過五年	35,030 79,330 26,711 141,071	39,054 69,350 62,417 ————————————————————————————————————

38. CHANGE IN OWNERSHIP INTERESTS IN SUBSIDIARIES

On 12 May 2015, the Group disposed 25% equity interest of Fuzhou Huihao by way of increasing the registered capital of Fuzhou Huihao from RMB60,000,000 to RMB80,000,000. The non-controlling interests of Fuzhou Huihao agreed to pay RMB20,000,000 for the increase capital of Fuzhou Huihao. The Group recognised an increase of non-controlling interests and decrease in other reserve of approximately HK\$63,409,000 and HK\$29,208,000 respectively. As at 31 March 2016, the outstanding balance of non-controlling interests contribution was RMB8,670,000.

During the year ended 31 March 2016, the Group further acquired 0.51% equity interest of Huihao Sihai by way of increasing the registered capital of RMB40,000,000 from RMB15,856,000 to RMB55,856,000 of the capital of Huihao Sihai.

38. 於附屬公司之所有權權益變化

於二零一五年五月十二日,本集團透過將福州惠好之註冊資本由人民幣60,000,000元增加至人民幣80,000,000元而出售福州惠好25%之股權。福州惠好之非控股權益同意支付人民幣20,000,000元作為福州惠好之增加資本。本集團分別確認約63,409,000港元之非控股權益增加及29,208,000港元之其他儲備減少。於二零一六年三月三十一日,非控股權益注資之未償還結餘為人民幣8,670,000元。

於截至二零一六年三月三十一日止年度,本集團透過將惠好四海之註冊資本由人民幣15,856,000元增加人民幣40,000,000元至人民幣55,856,000而進一步收購惠好四海0.51%之股權。

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39. NON-CASH TRANSACTIONS

On 1 September 2014, Fuzhou Jiahui Enterprise Management Consultancy Limited ("Fuzhou Jiahui"), an indirect wholly-owned subsidiary (the "Purchaser"), entered into the agreement with the vendors in respect of acquisition of Zhuhai Jiulong, pursuant to which the Purchaser has agreed to acquire (i) the Sale Capital of Fuzhou Huikang, together with its wholly-owned subsidiary Jiulong Hospital Company Limited (the "Target Group") and (ii) a loan of approximately RMB37,941,000 (equivalent to approximately HK\$47,707,000). The consideration is satisfied by the Purchaser assuming all the payment obligations and the liabilities of the loan instead and in the place of the vendors. Upon completion on 4 September 2014, Zhuhai Jiulong is wholly and beneficially owned by the Group. For details, please refer to the Company announcement dated 1 September 2014. For the year ended 31 March 2016, no any material non-cash transactions.

40. RETIREMENT BENEFITS SCHEME

The Group operates a Mandatory Provident Fund Scheme (the "Scheme") for all qualifying employees in Hong Kong. The assets of the Scheme are held separately from those of the Group in funds under the control of trustee. The Group contributes 5% of relevant payroll costs to the Scheme, which contribution is matched by employees.

The employees of the Company's PRC subsidiaries are members of the state-managed retirement benefits scheme operated by the PRC government. The Company's PRC subsidiaries are required to contribute a certain percentage of their payroll to the retirement benefits scheme to fund the benefits. The only obligation of the Group with respect to the retirement benefits scheme is to make the required contributions under the scheme.

39. 非現金交易

40. 退休福利計劃

本集團為香港全體合資格僱員設立強制性公積金計劃(「計劃」)。計劃之資產與本集團之資產分開持有,存入由信託人控制之基金。本集團按相關薪酬成本5%向計劃供款,僱員亦會作出相應供款。

本公司中國附屬公司之僱員為中國政府 管理之國家管理退休福利計劃成員。本公 司之中國附屬公司須按薪酬開支之若干 百分比向退休福利計劃供款以撥付退休 福利。本集團就退休福利計劃之唯一責任 為根據計劃作出所需供款。

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41. MATERIAL RELATED PARTY TRANSACTIONS

In addition to the transactions and balances detailed elsewhere in the consolidated financial statements, during the year, the Group had entered into the following transactions with related parties which, in the opinion of the directors, were carried out in the ordinary course of the Group's business:

(a) Key management personnel

Remuneration for key personnel management represented amount paid to the Company's directors as detailed in Note 30 as follows:

41. 重大關連人士交易

除綜合財務報表其他部分詳述之交易及 結餘外,年內,本集團曾與關連人士進行 下列交易,董事認為,該等交易乃於本集 團之日常業務過程中進行:

(a) 主要管理人員

主要管理人員薪酬指支付予本公司 董事之金額(詳情載於附註30)如 下:

	2016 二零一六年 HK\$'000 千港元	2015 二零一五年 HK\$'000 千港元
Short-term employee benefits 短期僱員福利 Share-based payment expenses 以股份為基礎付款之開支	4,706 6,953	4,210
	11,659	4,210

(b) Mr. Yung Kwok Leong, the father of Mr. Yung Ka Chun who is a substantial shareholder of ultimate holding company, has entered into a personal guarantee agreement on 14 March 2014 with China CITIC Bank Corporation Limited to secure banking facilities on behalf of the Group in an aggregate amount of RMB10,000,000 for one and half years, and had been settled during the year ended 31 March 2015.

On 9 January 2015, Mr. Yung Kwok Leong has entered into of a deed of amendments with the Company for the Proposed Alteration.

(b) 翁國亮先生(翁嘉晉先生之父親) 為最終控股公司之主要股東,彼於 二零一四年三月十四日與中信銀行 股份有限公司訂立一份個人擔保協 議,以代表本集團就總額為人民幣 10,000,000元之銀行信貸作抵押, 為期一年半,並已於截至二零一五 年三月三十一日止年度內清償。

> 於二零一五年一月九日, 翁國亮先 生已與本公司就建議更改訂立一份 修訂契據。

綜合財務報表附註

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

41. MATERIAL RELATED PARTY TRANSACTIONS – continued

41. 重大關連人士交易-續

- **(c)** During the year, the Group had the following transactions with related parties:
- (c) 年內,本集團與關連人士之交易如下:

Name of related parties 關連人士名稱	Nature of transactions 交易性質	2016 二零一六年 HK\$'000 千港元	2015 二零一五年 HK\$'000 千港元
Fujian Huihao Pharmaceutical Chain Company Limited (the "FHP Company") 福建惠好醫藥連鎖有限公司 (「福建惠好醫藥連鎖」)	Rental fee paid 已付租金	1,185	1,237
FHP Company 福建惠好醫藥連鎖	Sale 銷售	-	178
FHP Company 福建惠好醫藥連鎖	Purchase 採購	-	1,665
Mother of Mr. Yung Ka Chun 翁嘉晉先生之母親	Rental fee paid 已付租金	78	117

For the transactions constitute connected transactions under GEM Listing Rules, please refer to "Connected Transactions" under "Report of the Directors".

就根據創業板上市規則該等交易構成關連交易而言,請參閱「董事會報告」項下之「關連交易」。

綜合財務報表附註

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

42. PARTICULARS OF SUBSIDIARIES

(a) General information of subsidiaries

Details of the Company's principal subsidiaries, all of which are limited liability companies, at 31 March 2016 are as follows:

42. 附屬公司之詳情

(a) 附屬公司之一般資料

本公司於二零一六年三月三十一日 之主要附屬公司(全部屬有限公司) 詳情如下:

Name of subsidiaries	Place and date of incorporation/ registration and operation 註冊成立	Class of share held	Nominal value of issued and fully paid ordinary share/ registered capital 已發行及		ge of equi	ty interest ne Group		Principal activities
附屬公司名稱	註而成立/ 註冊及營業地點及 日期	所持股份類別	口報行及 撤足普通股/ 註冊資本面值	Direct 直接 2016	本集團應任股權百分的		2015	主要業務
			=	零一六年 二零 %			一五年 %	
Fujian Maidsen Enterprises Company Limited*	The PRC	Registered	RMB40,000,000	-	-	100	100	Provision of healthcare and hospital management services
福建邁迪森實業有限公司#	中國	登記	人民幣40,000,000元					提供醫療及醫院管理服務
Edward Hospital Company Limited*	The PRC	Registered	RMB40,000,000	-	-	55	55	Provision of general hospital services
重慶愛德華醫院有限公司#	中國	登記	人民幣40,000,000元					提供綜合性醫院服務
Jiaxing Shuguang#	The PRC	Registered	RMB15,000,000	-	-	55	55	Provision of general hospital services
嘉興市曙光中西醫結合醫院有限公司	中國	登記	人民幣15,000,000元					提供綜合性醫院服務
Zhuhai Zhongkangan Enterprises Management Limited*	The PRC	Registered	HK\$3,000,000	-	-	100	100	Provision of healthcare and
珠海眾康安企業管理有限公司#	中國	登記	3,000,000港元					hospital management services 提供醫療及醫院管理服務
Wanjia Group Holdings Limited 萬嘉集團控股有限公司	Cayman Islands 開曼群島	Ordinary 普通	HK\$6,484,000 6,484,000港元	-	-	63.53	63.53	Investment holdings 投資控股
Hui Hao (HK) Group Limited ("Huihao Hong Kong")	Hong Kong	Ordinary	HK\$1,000,000	-	-	63.53	63.53	Investment holdings
惠好(香港)醫藥集團有限公司 (「惠好香港」)	香港	普通	1,000,000港元					投資控股
Luxuriant Expand Global Investments Limited	British Virgin Islands	Ordinary	US\$100/US\$50,000	-	-	63.53	63.53	Investment holdings
茂加環球投資有限公司	英屬處女群島	普通	100美元/ 50,000美元					投資控股
Timely Hero Enterprises Limited 時雄企業有限公司	British Virgin Islands 英屬處女群島	Ordinary 普通	US\$1/US\$50,000 1美元/50,000美元	-	-	63.53	63.53	Investment holdings 投資控股
Nurture Fit Limited 葆宜有限公司	British Virgin Islands 英屬處女群島	Ordinary 普通	US\$1/US\$50,000 1美元/50,000美元	-	-	63.53	63.53	Investment holdings 投資控股
Fujian Province Fuzhou City Huihao Pharmaceutical Co., Limited ("Fuzhou Huihao")	The PRC	Registered	RMB80,000,000	-	-	47.65	63.53	Pharmaceutical wholesale and distribution business in the PRC
福建省福州市惠好藥業有限公司 (「福州惠好」)	中國	登記	人民幣80,000,000元					於中國之藥物批發及分銷業務
Putian Huihao Medicine Co., Limited ("Putian Huihao")	The PRC	Registered	RMB10,000,000	-	-	47.65	63.53	Pharmaceutical wholesale and distribution business in the PRC
福建莆田惠好醫藥有限公司 (「莆田惠好」)	中國	登記	人民幣10,000,000元					於中國之藥物批發及分銷業務
Fujian Huiming Medicine Co., Limited ("Fujian Huiming")	The PRC	Registered	RMB20,000,000	-	-	47.65	63.53	Pharmaceutical wholesale and distribution business in the PRC
福建省惠明醫藥有限公司 (「福建惠明」)	中國	登記	人民幣20,000,000元					於中國之藥物批發及分銷業務

綜合財務報表附註

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

42. PARTICULARS OF SUBSIDIARIES

- continued

(a) General information of subsidiaries

continued

42. 附屬公司之詳情-續

(a) 附屬公司之一般資料-續

Name of subsidiaries	Place and date of incorporation/ registration and operation 註冊成立/註冊及營業地點及	Class of share held	Nominal value of issued and fully paid ordinary share/ registered capital 已發行及 繼足普遍設/			uity interest the Group		Principal activities
附屬公司名稱	日期	所持股份類別	註冊資本面值	Direct 直接 2016	股權百分		2015	主要業務
			_*			零一六年 二零 %		
Fujian Huihao Sihai Pharmaceutical Chain Company Limited ("Huihao Sihai")#	The PRC	Registered	RMB55,856,350	- 1	-	63.40	63.08	Pharmaceutical retail chain business in the PRC
福建惠好四海醫藥連鎖有限責任公司 (「惠好四海」)。	中國	登記	人民幣55,856,350元				於中國之藥物零售連鎖店業務	
Huihao Medicine (Quanzhou) Co., Limited	The PRC	Registered	RMB10,000,000	-	-	47.65	63.53	Pharmaceutical Wholesale and distribution business in the PRC
惠好醫藥(泉州)有限公司 (「泉州惠好」) =	中國	登記	人民幣10,000,000元					於中國之藥物批發及分銷業務
Huihao Pharmaceutical (Nanping) Company Limited#	The PRC	Registered	RMB12,500,000	-	-	28.59	38.12	Pharmaceutical Wholesale and distribution business in the PRC
惠好醫藥(南平)有限公司 (「南平惠好」) =	中國	登記	人民幣12,500,000元					於中國之藥物批發及分銷業務
Shanghai Whole-Care Hospital Management Co., Limited	The PRC	Registered	RMB10,000,000	- 4	-	100	100	Provision of healthcare and hospital management services
上海厚康醫院管理有限公司	中國	登記	人民幣10,000,000元					提供醫療及醫院管理服務
Fuzhou Jianhui Enterprise Management Consultancy Limited	The PRC	Registered	RMB1,000,000	-	-	100	100	Provision of healthcare and hospital management services
福州嘉滙企業管理諮詢有限公司	中國	登記	人民幣1,000,000元					提供醫療及醫院管理服務
Fuzhou Huikang Enterprise Management Consultancy Limited	The PRC	Registered	RMB1,000,000	-	_	100	100	Provision of healthcare and hospital management services
福州滙康企業管理諮詢有限公司	中國	登記	人民幣1,000,000元					提供醫療及醫院管理服務
Zhuhai Jiulong Hospital Company Limited	The PRC	Registered	RMB10,000,000	1-	-	100	100	Provision of general hospital services
珠海九龍醫院有限公司	中國	登記	人民幣10,000,000元					提供綜合性醫院服務

Nominal value

^{*} The English transliteration of the Chinese names in this report, where indicated, is included for information only, and should not be regarded as the official English names of such Chinese names

[#] 本報告中文名稱之英文翻譯僅供 識別,不得視為有關中文名稱之正 式英文名稱

綜合財務報表附註

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

42. PARTICULARS OF SUBSIDIARIES

- continued

(a) General information of subsidiaries

- continued

The above table lists the subsidiaries of the Company which, in the opinion of the directors, principally affect the results or assets of the Group. To give details of other subsidiaries would, in the opinion of the directors, result in particulars of excessive length.

(b) Details of non-wholly owned subsidiaries that have material non-controlling interests

The table below shows details of non-wholly-owned subsidiaries of the Group that have material non-controlling interests:

42. 附屬公司之詳情-續

(a) 附屬公司之一般資料-續

上表所列本公司附屬公司乃董事認 為對本集團業績或資產有重大影響 者。董事認為提供其他附屬公司之 資料將使篇幅過於冗長。

(b) 擁有重大非控股權益之非全資附 屬公司之詳情

下表載列擁有重大非控股權益之本集團之非全資附屬公司之詳情:

Name of subsidiary 附屬公司名稱	Place of Incorporation and principal place of business 註冊成立地點及主要營業地點	Proportion of ownership interests and voting rights held by non-controlling interests 擁有權權益及非控股權益 所持之投票權之比例		non-controll	ocated to ing interests 设權益之虧損		ulated ing interests 空股權益
		2016 二零一六年 %	2015 二零一五年 %	2016 二零一六年 HK\$'000 千港元	2015 二零一五年 HK\$'000 千港元	2016 二零一六年 HK\$'000 千港元	2015 二零一五年 HK\$'000 千港元
Wanjia Group 萬嘉集團 Add: Deemed disposal of	The PRC 中國	36.47%	36.47%	(5,940)	(281,376)	97,114	103,054
interest in subsidiary 加:視作出售於附屬公司之權益						63,409	-
Less: Additional interest in a subsidiary 滅:一間附屬公司之額外權益						(550)	
						159,973	103,054

Summarised financial information in respect of the Group's subsidiaries that have material non-controlling interests is set out below. The summarised financial information below represents amounts before intragroup eliminations.

有關擁有重大非控股權益之本集團之附 屬公司之財務資料概要載列如下。下列財 務資料概要乃集團內抵減前之金額。

綜合財務報表附註

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

42. PARTICULARS OF SUBSIDIARIES

- continued

- (b) Details of non-wholly owned subsidiaries that have material non-controlling interests
 - continuedWanjia Group

42. 附屬公司之詳情-續

(b) 擁有重大非控股權益之非全資附屬公司之詳情-績

萬嘉集團

		2016 二零一六年 HK\$'000 千港元	2015 二零一五年 HK\$'000 千港元
Current assets	流動資產	609,526	618,170
Non-current assets	非流動資產	37,272	37,170
Current liabilities	流動負債	278,444	372,296
Non-current liabilities	非流動負債	77,830	
Equity attributable to owners of the Company	本公司擁有人應佔權益	222,744	273,781
Non-controlling interests	非控股權益.	67,780	9,263
Revenue	收益	1,321,763	1,567,687
Loss for the year	本年度虧損	(13,462)	(773,280)
Loss attributable to owners of the Company	本公司擁有人應佔虧損	(13,802)	(772,949)
Loss attributable to non-controlling interests	非控股權益應佔虧損	340	(331)
Loss for the year	本年度虧損	(13,462)	(773,280)

綜合財務報表附註

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

42. PARTICULARS OF SUBSIDIARIES

continued

(b) Details of non-wholly owned subsidiaries
 that have material non-controlling interests
 continued
 Wanjia Group – continued

42. 附屬公司之詳情-續

(b) 擁有重大非控股權益之非全資附屬公司之詳情-績

萬嘉集團-續

		2016 二零一六年 HK\$'000 千港元	2015 二零一五年 HK\$'000 千港元
Total comprehensive loss attributable to owners of the Company Total comprehensive loss attributable to	本公司擁有人應佔 全面虧損總額 非控股權益應佔	(29,935)	(771,526)
non-controlling interests	全面虧損總額	(2,451)	(331)
Total comprehensive loss for the year	本年度全面虧損總額	(32,386)	(771,857)
Dividends paid to non-controlling interests	已付非控股權益之股息		
Net cash generated from operating activities	經營活動所得 現金淨額	183,586	577
Net cash generated from/(used in) investing activities	投資活動所得/(所用) 現金淨額	6,750	(18,890)
Net cash (used in)/generated from financing activities	融資活動所用/(所得)現金淨額	(11,658)	16,452
Net cash increase/(decrease) in cash and cash equivalents	現金及現金等值項目 增加/(減少)淨額	178,678	(1,861)

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

42. PARTICULARS OF SUBSIDIARIES

- continued

(c) Significant restrictions

Cash and short-term deposits of RMB held in the PRC are subject to local exchange control regulations. These local exchange control regulations provide for restrictions on exporting capital from the PRC, other than through normal dividends.

43. CAPITAL RISK MANAGEMENT

The Group manages its capital to ensure that entities in the Group will be able to continue as a going concern while maximising the return to stakeholders through the optimisation of the debt and equity balance. The Group's overall strategy remains unchanged from prior year.

The capital structure of the Group consists of debt (which includes bills payable, bank borrowings, promissory note and convertible notes), cash and cash equivalents and equity attributable to equity holders of the Company, comprising issued share capital and reserves.

42. 附屬公司之詳情-續

(c) 重大限制

於中國持有人民幣之現金及短期存 款須受當地外匯管制條例所規限。 該等當地外匯管制條例就從中國輸 出資本提供限制(除透過正常股息 外)。

43. 資本風險管理

本集團管理其資本以確保本集團之實體 將能持續經營,並通過優化債務及權益結 餘為股東帶來最大回報。於過往年度,本 集團之整體策略維持不變。

本集團之資本結構包括債務(當中包括應付票據、銀行借貸、承兑票據及可換股票據)、現金及現金等值項目及本公司權益持有人應佔股本(當中包括已發行股本及儲備)。

綜合財務報表附註

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

43. CAPITAL RISK MANAGEMENT – continuedGearing ratio

The gearing ratios at 31 March 2016 and 2015 were as follows:

43. 資本風險管理-續資產負債比率

於二零一六年及二零一五年三月三十一 日之資產負債比率如下:

		2016 二零一六年 HK\$'000 千港元	2015 二零一五年 HK\$'000 千港元
Debt (note (a)) Cash and cash equivalents	債務(附註(a)) 現金及現金等值項目	223,985 (249,712)	218,295 (88,793)
Net (cash)/debt	(現金)/債務淨額	(25,727)	129,502
Equity (note (b))	股本(附註(b))	181,965	221,810
Gearing ratio	資產負債比率	N/A	0.58

Notes:

- (a) Debt comprises bills payable, bank borrowings, convertible notes and promissory note as detailed in notes 21, 22, 24 and 25 respectively.
- (b) Equity includes all capital and reserves of the Group.

附註:

- (a) 債務包括應付票據、銀行借貸、可換股票 據及承兑票據,詳情分別載於附註21、 22、24及25。
- (b) 股本包括本集團所有資本及儲備。

綜合財務報表附註

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

44. FINANCIAL INSTRUMENTS

(a) Categories of financial instruments Financial assets

44. 金融工具

(a) 金融工具分類 財務資產

		2016 二零一六年 HK\$'000 千港元	2015 二零一五年 HK\$'000 千港元
Loans and receivables (including cash and cash equivalents) Derivative financial instruments classified as fair value through	貸款及應收款項 (包括現金及現金等值項目) 分類為按公平值透過 損益列賬之衍生金融工具	530,074	477,916
profit or loss		301	284
Financial liabilities Amortised cost	財務負債 攤銷成本	480,110	470,684

(b) Financial risk management objectives and policies

The Group's activities expose it to a variety of financial risks: market risk (including currency risk and interest rate risk), credit risk and liquidity risk. The Group's overall risk management programme focuses on the unpredictability of financial markets and seeks to minimise potential adverse effects on the Group's financial performance. The management manages and monitors these exposures to ensure appropriate measures are implemented on a timely and effective manner.

(b) 財務風險管理目標及政策

本集團之業務面對多種財務風險: 市場風險(包括貨幣風險及利率風 險)、信貸風險及流動資金風險。本 集團之整體風險管理方案焦點在於 未能預測的金融市場,務求將對本 集團財政狀況之潛在不利影響減至 最低。管理層管理及監察該等風險, 確保以及時有效之方式實施有關措 施。

綜合財務報表附註

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

44. FINANCIAL INSTRUMENTS – continued

(b) Financial risk management objectives and policies – continued

(i) Market risk

The Group's activities expose it primarily to the financial risks of changes in foreign exchange rates and interest rates.

Market risk exposures are measured using sensitivity analysis.

There has been no change to the Group's exposure to market risks or the manner in which it manages and measures the risk.

Foreign currency risk management

The Group has minimal exposures to foreign currency risk as most of its business transactions, assets and liabilities are principally denominated in the functional currencies of the respective subsidiaries. The Group currently does not have a foreign currency hedging policy in respect of foreign currency transactions, assets and liabilities. The Group will monitor its foreign currency exposure closely and will consider hedging significant foreign currency exposure should the need arise.

Interest rate risk management

The Group is also exposed to market interest rate risk mainly in relation to floating rate bank borrowings (Note 22). The Group's cash flow interest rate risk is mainly concentrated on the fluctuation of benchmark interest rate published by the People's Bank of China arising from the Group's RMB denominated borrowings.

44. 金融工具-續

(b) 財務風險管理目標及政策-續

(i) 市場風險

本集團之業務主要令本集團承 受匯率及利率變動之財務風 險。

所承受之市場風險以敏感度分 析計量。

本集團所承受之市場風險或管 理及計量風險之方法並無變 動。

外幣風險管理

利率風險管理

本集團亦面臨主要與浮動利率 銀行借貸有關之市場利率風險 (附註22)。本集團之現金流量 利率風險主要集中於本集團以 人民幣計值之借貸產生之中國 人民銀行公佈之基準利率波 動。

44. FINANCIAL INSTRUMENTS - continued

(b) Financial risk management objectives and policies – continued

(i) Market risk – continued

Interest rate risk management – continued

The Group has not used any interest rate swaps to hedge its exposure to interest rate risk. However, the management monitors interest rate risk exposure and will consider hedging significant interest rate exposure should the need arise.

Sensitivity analysis

The sensitivity analysis below have been determined based on the exposure to interest rates for non-derivative instruments at the end of the reporting period. For variable-rate borrowings, the analysis is prepared assuming the amount of liability outstanding at the end of the reporting period was outstanding for the whole year. A 50 basis point increase or decrease is used when reporting interest rate risk internally to key management personnel and represents management's assessment of the reasonably possible change in interest rates.

If interest rates had been 50 basis points higher/ lower and all other variables were held constant, the Group's profit for the year ended 31 March 2016 would decrease/increase by approximately HK\$56,000 (2015: HK\$408,000). This is mainly attributable to the Group's exposure to interest rates on its variable rate borrowings during the year ended 31 March 2016.

The Group's sensitivity to interest rate has increased during current year mainly due to increase in variable-rate borrowings.

44. 金融工具 - 續

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

(b) 財務風險管理目標及政策-續

(i) 市場風險-續

利率風險管理-續

本集團並無使用任何利率掉期 以對沖其面臨之利率風險。然 而,管理層會監控利率風險, 並將於需要時考慮對沖重大利 率風險。

敏感度分析

下文之敏感度分析乃根據非衍 生工具於報告期末所承受貸 利率風險釐定。就浮息借期 言,其分析乃假設於報告期 尚未償還之負債金額於整個 度內均未償還。於向內部主 管理人員報告利率風時乃採用 加減50基點,其為管理層所評 估可能合理出現之利率變動。

倘利率上升/下降50基點, 而所有其他變量維持不變,則 本集團截至二零一六年三月 三十一日止年度之溢利將減 少/增加約56,000港元(二零 一五年:408,000港元)。此乃 主要來自本集團於截至二零 一六年三月三十一日止年度內 就浮息借貸所承受之利率風 險。

本集團之利率敏感度於本期間 有所增加[,]主要原因為浮息借 貸增加。

綜合財務報表附註

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

44. FINANCIAL INSTRUMENTS - continued

(b) Financial risk management objectives and policies – continued

(ii) Credit risk

As at 31 March 2016 and 2015, the Group's maximum exposure to credit risk which will cause a financial loss to the Group due to failure to discharge an obligation by the counterparties and financial guarantees provided by the Group is arising from:

- the carrying amount of the respective recognised financial assets as stated in the consolidated statement of financial position; and
- the carrying amount of the respective pledged investment property and prepared lease payments as stated in the consolidated statement of financial position.

The Group's concentration of credit risk by geographical location mainly arised in the PRC. As at 31 March 2016, the Group's concentration of credit risk by customers is approximately 19.1% of trade receivables due from the Group's five largest customers (2015: 29.9%).

In order to minimise the credit risk, the management of the Group has delegated a team responsible for determination of credit limits, credit approvals and other monitoring procedures to ensure that follow-up action is taken to recover overdue debts. In addition, the Group reviews the recoverable amount of each individual's trade debt and debt investments at the end of each reporting period to ensure that adequate impairment losses are made for irrecoverable amounts. In this regard, the directors of the Company consider that the Group's credit risk is significantly reduced.

44. 金融工具 - 續

(b) 財務風險管理目標及政策-續

(ii) 信貸風險

於二零一六年及二零一五年三 月三十一日,本集團因對手方 未能履行責任及本集團提供之 財務擔保,可令本集團蒙受財 務損失之最高信貸風險乃來 自:

- 綜合財務狀況表所載各項已確認財務資產之賬面值;及
- 綜合財務狀況表所載之 有關已抵押投資物業及 預付租賃款項之賬面 值。

本集團之集中信貸風險按地域 劃分主要產生於中國。於二零 一六年三月三十一日,本集團 有關客戶之集中信貸風險為應 收本集團五大客戶之貿易應收 款項約19.1%(二零一五年: 29.9%)。

綜合財務報表附註

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

44. FINANCIAL INSTRUMENTS - continued

(b) Financial risk management objectives and policies – continued

(ii) Credit risk - continued

The credit risk on liquid funds is limited because the counterparties are banks with high credit ratings assigned by international credit-rating agencies.

Other than concentration of credit risk on liquid funds which are deposited with several banks with high credit ratings, the Group does not have any other significant concentration of credit risk. Trade and other receivables consist of a large number of customers, spread across diverse industries.

(iii) Liquidity risk management

Ultimate responsibility for liquidity risk management rests with the board of directors, which has built an appropriate liquidity risk management framework for the management of the Group's short, medium and long-term funding and liquidity management requirements. The Group manages liquidity risk by maintaining adequate reserves, banking facilities and reserve borrowing facilities, by continuously monitoring forecast and actual cash flows and matching the maturity profiles of financial assets and liabilities.

As at 31 March 2016, the Group has available unutilised short and medium term bank loan facilities of approximately HK\$20,878,000 (2015: HK\$64,983,000) respectively.

44. 金融工具 - 續

(b) 財務風險管理目標及政策-續

(ji) 信貸風險-續

由於該等交易對手均為具備國際信貸評級機構高信貸評級之銀行,故此流動資金之信貸風險有限。

除存置於高信貸評級之若干銀行之流動資金信貸風險集中外,本集團概無任何其他重大信貸風險集中事宜。貿易及其他應收賬款涉及大量客戶及多個行業。

(iii) 流動資金風險管理

於二零一六年三月三十一日,本集團有未動用短期及中期銀行貸款額分別約20,878,000港元(二零一五年:64,983,000港元)。

綜合財務報表附註

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

44. FINANCIAL INSTRUMENTS – continued

(b) Financial risk management objectives and policies – continued

(iii) Liquidity risk management - continued

The following tables detail the Group's remaining contractual maturity for its financial liabilities as well as derivative and certain nonderivative financial assets which are included in the maturity analysis provided internally to the key management personnel for the purpose of managing liquidity risk. For non-derivative financial assets, the tables have been drawn up based on the undiscounted contractual maturities of the financial assets including interest that will be earned on those assets except where the Group anticipates that the cash flow will occur in a different period. For non-derivative financial liabilities, the tables reflect the undiscounted cash flows of financial liabilities based on the earliest date on which the Group can be required to pay. The tables include both interest and principal cash flows.

44. 金融工具 - 續

(b) 財務風險管理目標及政策-續

(iii) 流動資金風險管理-續

As at 31 March 2016

於二零一六年三月三十一日

		Weighted average effective interest rate 加權平均 實際利率 %	On demand/ within 1 year 按要求/ 一年內 HKS'000 千港元	2 to 5 years 二至五年 HK\$'000 千港元	Over 5 years 超過五年 HK\$'000 千港元	Total undiscounted cash flows 未貼現 現金流量總值 HKS'000 千港元	Carrying amount 賬面值 HK\$'000 千港元
Non-derivative financial	非衍生財務負債						
Trade and other payables	貿易及其他應付款項	_	271,771	_	_	271,771	271,771
Bank borrowings Amounts due to non-	銀行借貸 應付非控股權益款項	6.18%	55,030	-	-	55,030	50,395
controlling interests		-	662	-	-	662	662
Convertible notes	可換股票據	12.96%	-	90,792	-	90,792	83,178
Promissory note	承兑票據	3.0%		80,000		80,000	74,104
			327,463	170,792		498,255	480,110

綜合財務報表附註

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

44. FINANCIAL INSTRUMENTS - continued

(b) Financial risk management objectives and policies – continued

(iii) Liquidity risk management – continued
As at 31 March 2015

44. 金融工具-續

(b) 財務風險管理目標及政策-續

(iii) 流動資金風險管理一續 於二零一五年三月三十一日

		Weighted average effective interest rate 加權平均 實際利率 %	On demand/ within 1 year 按要求/ 一年內 HK\$'000 千港元	2 to 5 years 二至五年 HK\$'000 千港元	Over 5 years 超過五年 HK\$'000 千港元	Total undiscounted cash flows 未貼現 現金流量總值 HK\$'000 千港元	Carrying amount 賬面值 HK\$*000 千港元
Non-derivative financial liabilities	非衍生財務負債						
Trade and other payables	貿易及其他應付款項	_	269,939	_	_	269,939	269,939
Bank borrowings Amounts due to non-	銀行借貸應付非控股權益款項	8.5%	126,975	-	/ = T -	126,975	121,454
controlling interests		_	1,147	-	_	1,147	1,147
Promissory note	承兑票據	3.0%	- /	80,000	_	80,000	72,712
Convertible note	可換股票據	10.97%		6,500	-	6,500	5,432
			398,061	86,500		484,561	470,684

(c) Fair value measurements

The following note provides information about how the Group determine fair values of various financial assets and financial liabilities.

(c) 公平值計量

以下附註提供有關本集團如何釐定 各項財務資產及財務負債公平值之 資料。

綜合財務報表附註

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

44. FINANCIAL INSTRUMENTS – continued

(c) Fair value measurements – continued Fair value of the Group's financial assets and financial liabilities that are measured at fair value on recurring basis

The following table gives information about how the fair value of these financial assets and liabilities are determined (in particular, the valuation techniques and input used).

44. 金融工具 - 續

(c) 公平值計量 - 續 按持續基準以公平值計量之本集團 財務資產及財務負債之公平值

下表提供有關如何釐定該等財務資 產及財務負債之公平值之資料(具 體而言,估值方法及所用之輸入數 據)。

Fair value Valuation techniques and

			Fair value	valuation techniques and
	Fair val	ue as at	hierarchy	key inputs
	於以下日期	於以下日期之公平值		估值方法及主要輸入數據
	31 March	31 March		
	2016	2015		
	二零一六年	二零一五年		
	三月三十一日	三月三十一日		
	HK\$'000	HK\$'000		
	千港元	千港元		
Fire wild words				
Financial assets				
財務資產	204	204		B' ' IM III ' ' ' ' ' ' ' ' '
Derivative financial instruments	301	284	Level 3	Binominal Model. Instruments Key
				inputs share price, volatility, time
/5 / D 7h D			/r/r = /T	to maturity and conversion price.
衍生財務工具			第3級	二項式模型。主要輸入數據包括股
				份價格、波動性、到期時間及轉換
				價。

During the years ended 31 March 2016 and 2015, there were no transfers of fair value measurements between Level 1 and Level 2, and there were no transfers into or out of Level 3 for both financial assets and financial liabilities.

於截至二零一六年及二零一五年三月三十一日止年度,財務資產及財務負債第1級及第2級之間並無公平值計量轉移,且並無自第3級轉入或轉出。

綜合財務報表附註

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

44. FINANCIAL INSTRUMENTS - continued

(c) Fair value measurements – continued Fair value of the Group's financial assets and financial liabilities that are not measured at fair value on recurring basis

Except as detailed in the following table, the directors consider that the carrying amounts of financial assets and financial liabilities recorded in the consolidated financial statements approximate to their fair values.

44. 金融工具-續

(c) 公平值計量 - 續 並非按持續基準以公平值計量之本 集團財務資產及財務負債之公平值

> 董事認為,除下表所詳述者外,計入 綜合財務報表內財務資產及財務負 債之賬面值與其公平值相若。

		As at 31 March 2016 於二零一六年三月三十一日		As at 31 March 2015 於二零一五年三月三十一		
		Carrying		Carrying .	E 1 1	
		amount 賬面值	Fair value 公平值	amount 賬面值	Fair value 公平值	
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	
		千港元	千港元	千港元	千港元	
Financial liabilities	財務負債					
Convertible notes	可換股票據	83,178	81,129	5,432	6,102	
Promissory note	承兑票據	74,104	58,881	72,712	63,243	

綜合財務報表附註

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

44. FINANCIAL INSTRUMENTS – continued

(c) Fair value measurements – continued Fair value measurements recognised in the consolidated statement of financial position

The following table provides an analysis of financial instruments that are measured subsequent to initial recognition at fair value, grouped into Levels 1 to 3 based on the degree to which the fair value is observable:

44. 金融工具-續

(c) 公平值計量-續 於綜合財務狀況表內確認之公平值 計量

下表提供於初步確認後按公平值計量,根據公平值可觀察之程度分為1至3級之金融工具之分析:

			Fair value hierarchy as at 31 March 2016 於二零一六年三月三十一日之公平值層級					
		Level 1 第1級 HK\$'000 千港元	Level 2 第2級 HK\$'000 千港元	Level 3 第3級 HK\$'000 千港元	Tota 總計 HK\$'000 千港元			
Financial assets	財務資產							
Derivative financial	衍生金融工具							
instruments				301	301			
				s at 31 March 20 十一日之公平值。				
		Level 1	Level 2	Level 3	Tota			
		第1級	第2級	第3級	總計			
		HK\$'000	HK\$'000	HK\$'000	HK\$'000			
		千港元 ————————————————————————————————————	千港元 ——————	千港元 —————	千港元			
Financial assets	財務資產							
Derivative financial instruments	衍生金融工具	_		284	284			

綜合財務報表附註

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

44. FINANCIAL INSTRUMENTS - continued

(c) Fair value measurements – continued Reconciliation of Level 3 fair value measurements 31 March 2016

The movement during the year ended 31 March 2016 in the balance of Level 3 fair value measurement is as follows:

44. 金融工具-續

(c) 公平值計量 - 續 第3級公平值計量之對賬 二零一六年三月三十一日

> 截至二零一六年三月三十一日止年 度內第3級公平值計量之結餘變動如 下:

		Redemption option embedded in
		convertible
		note
		可換股票據
		內嵌之
		贖回權
		HK\$'000
744		千港元 ————
As at 1 April 2015	於二零一五年四月一日	284
Change in fair value recognised	已於損益確認公平值變動	
in profit or loss		17
As at 31 March 2016	於二零一六年三月三十一日	301

綜合財務報表附註

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

44. FINANCIAL INSTRUMENTS – continued

(c) Fair value measurements – continued Reconciliation of Level 3 fair value measurements

- continued

31 March 2015

The movement during the year ended 31 March 2015 in the balance of Level 3 fair value measurement is as follows:

44. 金融工具-續

(c) 公平值計量-續 第3級公平值計量之對賬-續

> 二零一五年三月三十一日 截至二零一五年三月三十一日止年 度內第3級公平值計量之結餘變動如 下:

> > Redemption option embedded in convertible note 可換股票據 內嵌之 贖回權 HK\$'000 千港元

As at 1 April 2014 Change in fair value recognised in	於二零一四年四月一日 已於損益確認公平值變動	384
profit or loss		(100
As at 31 March 2015	於二零一五年三月三十一日	284

綜合財務報表附註

For the year ended 31 March 2016 截至二零一六年三月三十一日止年度

45. AUTHORISATION FOR ISSUE OF CONSOLIDATED FINANCIAL STATEMENT

The consolidated financial statements were approved and authorised for issue by the Board of Directors on 16 June 2016.

45. 授權刊發綜合財務報表

綜合財務報表於二零一六年六月十六日 獲董事會批准及授權刊發。

Financial Summary

財務摘要

			For the y	year ended 31	l March	
			截至三	月三十一日止	年度	
		2016	2015	2014	2013	2012
		二零一六年	二零一五年	二零一四年	二零一三年	二零一二年
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
·		千港元	千港元 —————	千港元 ————	千港元 ————	千港元
RESULTS	業績					
Revenue	收益	1,574,607	1,780,309	2,243,159	2,020,589	1,835,776
(Loss)/profit before taxation	除税前(虧損)/溢利	(41,154)	(771,395)	66,670	72,683	84,407
Taxation	税項	(3,942)	(10,789)	(29,216)	(22,141)	(26,378)
(Loss)/profit for the year	年度(虧損)/溢利	(45,096)	(782,184)	37,454	50,542	58,029
(Loss)/profit attributable to	以下人士應佔 (虧損)/溢利					
– Owners of the Company	-本公司擁有人	(43,372)	(505,581)	21,913	42,740	49,666
– Non-controlling interests	一非控股權益	(1,724)	(276,603)	15,541	7,802	8,363
		(45,096)	(782,184)	37,454	50,542	58,029
			A	s at 31 March	1	
			ħ:)三月三十一日		
		2016	2015	2014	2013	2012
		二零一六年	二零一五年	二零一四年	二零一三年	二零一二年
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元 ————	千港元 ————	千港元 ————	千港元 ————
ASSETS AND LIABILITIES	資產及負債					
Total assets	總資產	877,870	874,991	1,638,040	1,578,537	1,491,156
Total liabilities	總負債	(483,524)	(493,493)	(487,617)	(592,498)	(551,112)
		394,346	381,498	1,150,423	986,039	940,044



HUA XIA HEALTHCARE HOLDINGS LIMITED

華夏醫療集團有限公司*