

YiChang HEC ChangJiang Pharmaceutical Co., Ltd. 宜昌東陽光長江藥業股份有限公司

(A joint stock limited company incorporated in the People's Republic of China) (在中華人民共和國註冊成立之股份有限公司)

股份代號 Stock Code: 1558

REPORT 中期報告 2017 Our Mission: For Everyone's Health

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FINANCIAL HIGHLIGHTS 財務摘要

		Six months	Six months			
		ended	ended			
		30 June	30 June			
		2017	2016			
		截至	截至	Year e	ended 31 Decem	ber
		2017年	2016年	截至	12月31日止年	度
		6月30日	6月30日			
(RMB'000)	(人民幣千元)	止六個月	止六個月	2016	2015	2014
Revenue		662,253	555,629	941,504	692,910	440,904
Gross profit	毛利	540,611	419,312	727,270	514,576	321,075
Profit from operations	經營溢利	360,491	268,556	460,299	339,605	205,445
Profit before taxation	除税前溢利	358,233	264,444	453,066	314,706	163,115
Profit attributable to equity	本公司權益股東	,	. ,	,	, , , , , ,	
shareholders of the Company	應佔溢利	301,860	214,985	380,597	265,750	135,343
Basic/diluted earnings per share	每股基本/攤薄盈利					
(RMB cent)	(人民幣分)	67	48	84	79	45
Total assets	總資產	3,491,092	2,781,904	2,831,109	2,577,415	949,531
Total liabilities	總負債	580,782	489,709	373,302	434,566	672,276
Net assets	淨資產	2,910,310	2,292,185	2,457,807	2,142,849	277,255
Profitability	盈利能力					
Gross profit margin	毛利率	81.6%	75.5%	77.2%	74.3%	72.8%
Operating profit margin	經營溢利率	54.4%	48.3%	48.9%	49.0%	46.6%
Net profit margin	淨利潤率	44.6%	38.7%	40.4%	38.4%	30.7%

CORPORATE PROFILE 公司簡介

YiChang HEC Changliang Pharmaceutical Co., Ltd. (hereinafter referred to as the "Company", with its subsidiaries, collectively referred to as the "Group" or "we") is one of the leading pharmaceutical manufacturing companies in China focusing on antivirus medicine and covering the development, manufacture and sales of pharmaceutical products in three major therapeutic areas of anti-virus, endocrine and metabolic diseases as well as cardiovascular diseases. It is the domestic pharmaceutical manufacturing platform under Shenzhen HEC Industrial Development Co., Ltd. ("Shenzhen HEC Industrial") and its subsidiaries.

As at 30 June 2017, the Group has a pharmaceutical portfolio of 33 pharmaceutical products in total of which 25 products have been listed in the national reimbursement drug list. Our top five products, namely Kewei (oseltamivir phosphate) granules and capsules, Ertongshu (benzbromarone tablets), Oumeining (telmisartan tablets), Xinhaining (amlodipine besylate tablets) and Xining (cetirizine hydrochloride dispersible tablets), all ranked top positions among similar products in terms of sales in 2015, with our key product Kewei (oseltamivir phosphate) dominating the anti-influenza virus market in China.

We have a sale network sprawling across China with a high market penetration level. In future, we will expand our coverage to hospitals and other medical institutions throughout China.

宜昌東陽光長江藥業股份有限公司(以下簡稱「本公司」,連同其附屬公司統稱「本集團」或「我們」)是一家以抗病毒為核心,涵蓋抗病毒、內分泌與代謝疾病、心血管疾病三個主要治療領域的藥品的開發、生產及銷售的中國領先製藥企業,是深圳市東陽光實業發展有限公司(「深東實」)及其附屬公司旗下的國內製劑平台。

截至2017年6月30日,本集團的醫藥產品組合共計33種產品,其中25種產品被列入國家醫保目錄中。前五大品種,即可威(磷酸奧司他韋)顆粒劑及膠囊劑、爾同舒(苯溴馬隆片)、歐美寧(替米沙坦片)、欣海寧(苯磺酸氨氯地平片)、喜寧(鹽酸西替利嗪分散片)以2015年銷售額計均躋身同類單品的前列,其核心產品可威(磷酸奧司他韋)在中國抗流感病毒市場佔據主導地位。

本集團的銷售網絡遍佈全中國,市場滲透程度深,未來將業務覆蓋面拓展至全中國的醫院及 其他醫療機構。

CORPORATE PROFILE 公司簡介

In August 2001, Yichang Changjiang Pharmaceutical Co., Ltd., the predecessor of the Company, was established in Hubei Province and formally entered into China pharmaceutical industry. In 2006, the Company was licensed by oseltamiv phosphate licensor to manufacture oseltamivir phosphate products in the PRC. In 2008, following the registration of its exclusive patent-protected Kewei granule product with the China Food and Drug Administration of (the "CFDA"), the Company became the only oseltamivir phosphate granule manufacturer in China and entered the domestic pediatric pharmaceutical market. In the following year, the Company's anti-influenza virus product, oseltamivir phosphate, was selected into Central Medical Reserve (中央醫藥儲備基 地). In 2013, Kewei product dominated the largest market share of oseltamivir phosphate products in China. In 2015, the Company was transformed into a joint stock limited company by means of reorganization, and established strategic cooperation relationship with Shenzhen HEC Industrial, our controlling shareholder, and acquired the pre-emptive right to purchase products developed by the HEC Research Group (東陽光藥研究院)' owned by our controlling shareholder. With the continuous expansion of our business, shares of the Company were successfully listed on The Stock Exchange of Hong Kong Limited (the "Stock Exchange") on 29 December 2015.

Since its establishment, the Company has been adhering to the development strategies of professionalism, branding and differentiation. Since 2014, the Company has been committed to building a professional marketing team, maintaining steady and innovative market operation and implementing strategic integration of resources, so as to develop unique brand characteristics and core competitiveness "HEC Pharm" in the industry and create maximized value for our consumers and partners. In future, the Company will further enrich its product lines, expand its markets, enhance international production standards and quality of its products and continue to expand the coverage of marketing and sales in order to promote further growth of our operations and profitability, and endeavour to create more value for the investors.

HEC Research Group (東陽光藥研究院) has three major specific institutes, being innovative drugs, biologics and generic drugs institutes. After over 10 years of development, with the establishment of a research and development (R&D) system which can meet the research standards of the FDA and in Europe in relation to new drugs, the institute has become a R&D base for new drugs, biologics and generic drugs with international first-class R&D strength.

2001年8月,本公司前身「宜昌長江藥業有限公 司 | 在湖北省成立, 並正式進入中國醫藥行業。 於2006年,本公司獲得磷酸奧司他韋許可方許 可在中國生產磷酸奧司他韋產品。於2008年, 可威顆粒劑獨家專利產品於中國國家食品藥品 監督管理總局(「國家藥監總局」)登記註冊, 本公司成為中國唯一一家磷酸奧司他韋顆粒劑 生產商,進軍兒科醫藥市場。次年,抗流感病 毒藥物磷酸奧司他韋產品列入中央醫藥儲備基 地。於2013年,可威產品佔據中國磷酸奧司他 韋產品市場最大份額。於2015年,本公司重 組改制成為股份有限公司,並與控股股東深東 實建立戰略合作關係,獲其下屬東陽光藥研究院! 研發成果的優先購買權。隨著本集團業務不斷 擴展,本公司股份於2015年12月29日在香港 聯合交易所有限公司(「聯交所」)正式掛牌交 易。

自成立以來,本公司始終堅持實施專業化、品牌化、差異化的發展戰略,2014年起本公司致力於自營銷售團隊的專業性打造、穩健創新的市場運作、戰略性的資源整合,在行業內創造東陽光藥獨有的品牌特色和核心競爭力,為消費者、合作夥伴創造最大的價值。在未來,為當一步豐富產品線,開拓市場,提升產品的國際化生產標準及產品質量,繼續擴大市場推廣及銷售範圍,以促進我們業務及盈利能力的進一步增長,為廣大投資者創造更大的價值。

東陽光藥研究院下設專利新藥、生物藥、仿 製藥三大研究所。經過10餘年的發展,建 立了符合美國FDA和歐洲新藥標準的研發體 系,是一個具備國際級的研發水平的新藥、 生物藥、仿製藥研發基地。

I. INDUSTRY

In recent years, the adjustment of the pharmaceutical industry by the PRC government has reached the stage of rectification of the circulation process and optimization of the resources allocation. The implementation of "Replace business tax with value-added tax" (營改增) and "two invoice system" (兩票制) aims to promote the regulated developments and industrial upgrades of the pharmaceutical industry.

According to the Report on Current Market Development and Investment Prospects Forecast of China's Pharmaceutical Industry for the Years of 2016-2022(《2016-2022年中國醫藥行業市場發展現狀及投資前景預測報告》) published by Zhiyan Consulting Group, in 2016, China's pharmaceutical industry realized an operating income of RMB2,806.3 billion, representing a year-on-year increase of 9.7%, and the total profit of the pharmaceutical industry amounted to RMB300.29 billion, representing a year-on-year increase of 13.9%.

2017 is the second year of the "13th Five-year Plan". The State Council of the PRC issued the reform plan for deepening the medical and health system under the "13th Five-year Plan". A more systematic policy framework for basic medical and health system will be formed by 2017. In the future, the policy system for multilevel healthcare will be gradually optimized. The establishment of the modern hospital management system and the comprehensive regulation system is accelerated. The universal medical insurance system will become more effective and the drug production, circulation and utilization policy will be further enhanced. The PRC government will continue to deepen the reform of drug circulation system and promote the merger and restructuring of drug circulation enterprises; promote the integration of medical care and pension and develop a health pension industry; encourage social forces to operate in the business of health services, expand the scale of the health services-related support industries and optimize the development environment of the health service industry.

Under the above systems and the general environment, we would, on the basis of maintaining excellent development strategies, further clarify the production direction of products, regulate the production quality of products, optimize the production stage of products and increase the production efficiency of products so as to further consolidate and increase the market share of the Company's major products amidst the intense market competition.

一、 行業

近年,中國政府對醫藥行業的調控進入整治流通環節,優化資源配置的階段,「營改增」和「兩票制」的推行,旨在促進醫藥行業的規範發展和產業升級。

根據智研諮詢集團發佈的《2016-2022年中國醫藥行業市場發展現狀及投資前景預測報告》,2016年中國醫藥製造業實現主營業務收入人民幣28,063億元,同比增長9.7%,利潤總額人民幣3,002.9億元,同比增長13.9%。

在以上制度和大環境下,我們要在保持卓越的發展策略的基礎上,進一步明確產品的生產方向,規範產品的生產質量,優化產品的生產環節,提高產品的生產效率,使本公司的主打產品的市場佔有率在激烈的市場競爭中得以進一步電面和提高。

We would continue adhering to academic promotion as the core and further enrich and expand marketing channels. Meanwhile, we will also further enrich our product lines and continuously enhance the internal driver and competitiveness in respect of the development of the Company, so that we can have broader space for development and greater development benefits in anti-virus, endocrine, metabolic and digestive diseases and cardiovascular diseases prevention and treatment and other areas.

II. BUSINESS REVIEW

Overall sales performance

In the first half of 2017, our revenue reached RMB662.3 million, representing an increase of 19.2% as compared to the same period of 2016. Revenue from Kewei products reached RMB556.7 million, representing an increase of 20.8% as compared to the same period of 2016. Our profit and total comprehensive income for the period attributed to equity shareholders of the Company reached RMB301.9 million, representing an increase of 40.4% as compared to the same period of 2016.

In the future, with the steady advancement of the "supply side reform", the deepening of the reform in the circulation field and the improvement of medical insurance, pension medical care and other policies, the Group will seize the opportunity to meet the needs from of policy development, continue to strengthen the building of the sales team, broaden product sales channels, increase market coverage, enhance the brand influence of the Group and enrich the variety of products so that our sales performance will continue to reach new heights.

我們依然要堅持以學術推廣為核心,進一步豐富和拓展營銷渠道。與此同時,我們也要進一步豐富產品線,不斷提升本公司發展的內部驅力和競爭力,使我們在抗病毒、內分泌、代謝類和消化類疾病及心血管疾病防治等及其以外的領域能夠有更廣闊的發展空間和更大的發展效益。

二、 業務回顧

總體銷售成績

2017年上半年,我們的收入為人民幣662.3百萬元,較2016年同期增長19.2%,可威產品銷售額為人民幣556.7百萬元,較2016年同期增長20.8%,本公司的權益股東應佔期內溢利及全面收益總額為人民幣301.9百萬元,較去年同期增長40.4%。

未來隨著「供給側改革」的穩步推進、 流通領域改革的不斷深化,以及醫療保 障、養老醫療等政策的完善,本集團 將抓住機遇,迎合政策發展的需要,繼 續加強銷售隊伍建設,拓寬產品銷售渠 道,提高市場覆蓋率,提升本集團品牌 影響力,豐富產品品種,從而使我們的 銷售業績不斷邁上新的階梯。

Sales team development and the launch of sales campaigns

In the first half of 2017, the Company held various types of academic conferences and activities through specialized academic promotions, achieved effective brand operation, and successfully held the second China Influenza Forum (中國流感高峰論壇) as the organizer on 25 March 2017. The form's academic purpose was "being led by public welfare, exchange, dissemination" and it gathered a number of domestic and foreign authoritative experts to discuss the latest developments in influenza prevention and control. The forum continued to pay attention to the current status of influenza in China, increased the level of domestic influenza prevention and control, and propelled experts and the general public to form a correct perception of and put sufficient emphasis on influenza.

With respect to the building of the sales team, the Group has been focusing on enhancing the overall quality of the sales team. The Group enhanced the practical capability of its sales team through academic promotion activities, product marketing activities and external expansion activities while enhancing theoretical quality of the sales team. Meanwhile, the Group was also constantly diversifying the sales methods means and improving the sales strategy of the sales team. In the future, the Group would recruit more sales talents and build a sales team with higher quality and stronger capability so as to create more value for the promotion and marketing of the Group's products and the further development of the market.

銷售團隊建設和銷售活動開展

2017年上半年,本公司通過專業化的學術推廣,舉行各類學術會議活動,實現了卓有成效的品牌運營,並於2017年3月25日作為主辦方成功舉辦了第二屆中國流感高峰論壇。論壇以「公益引領、交流、傳播」為學術宗旨,聚集了許多國內外權威專家,交流最新的流感防治動態,持續關注中國流感的現狀,提升國內流感防治水平,推動專家和普通大眾對流感形成正確的認知和足夠的重視。

Research and Development

Anti-virus therapeutic area: Yimitasvir Phosphate

Yimitasvir Phosphate (磷酸依米他韋) is an NS5A inhibitor and a National Class I innovative drug for treatment of Hepatitis C virus infection. The Group continued to further develop the anti-virus therapeutic area with a view to launch the first self-researched and developed Direct Anti-viral Agent (DAA) drug for Hepatitis C in the China. In 2015, we entered into an agreement with Sunshine Lake Pharma Co., Ltd. (廣東東陽光藥業有限公司) and obtained the right to use Yimitasvir Phosphate and all relevant technical know-how and patents of the follow-up DAA compounds and the right of global production and sales after the relevant government approvals were granted. In February 2016, we entered a memorandum of cooperation with TaiGen Biotechnology Holdings Limited (太景生物科技股份有限公司) of Taiwan with the objective to jointly develop a novel all-oral interferon-free chronic treatment for Hepatitis C.

On 10 January 2017, cooperation was formally commenced through the establishment of Dongguan HEC TaiGen Biopharmaceuticals Co. Ltd. (東莞東陽光太景醫藥研發有限責任公司) (the "JV Company") by the Group to jointly conduct clinical development with the two National Class 1.1 innovative anti-Hepatitis C drugs held by both parties to form an all-oral interferon-free combo treatment for Hepatitis C. In this cooperation, the product from the Group was NS5A inhibitor Yimitasvir Phosphate, which had completed Phase I clinical trial and obtained approvals from the CFDA for Phase II/III clinical trials in December 2016. The product from TaiGen Biopharmaceuticals Co. (Beijing), Ltd. ("TaiGen Biopharmaceuticals") was Furaprevir (伏拉瑞章), an NS3/4A protese inhibitor, which had successfully completed Phase II clinical trial in Taiwan in February 2017.

研發

• 抗病毒領域:磷酸依米他韋

磷酸依米他韋是一種NS5A抑制
劑,是國家 I 類新藥,用於治療丙
型肝炎病毒感染。本集團繼續深耕
抗病毒領域,有望推出中國首個(DAA)等
物。2015年,我們與廣東東使用
磷酸依米他韋及後續直接抗病毒(DAA)等
藥業有限公司訂立協議,獲得康則,我們與廣東傳使用
科以及待取得相關政府批准後在
到以及待取得相關政府批准後在
全球生產及銷售的權利。2016年2
月,我們與台灣太景生物科技股份
有限公司簽訂合作備忘錄,旨在合
作開發新型全口服免干擾素慢性丙
型肝炎療法。

2017年1月10日,本集團通過成立東莞東陽光太景醫藥研發有限責任公司(「合資公司」)正式開展合作,將雙方持有的兩個國家I.I類 成全口服免干擾素治癒丙肝的藥粉 組合。其中,本集團的產品NS5A 抑制劑磷酸依米他韋,已完成為 臨床I期試驗,並於2016年12月 海陽公司(「太景醫藥」)的產品 表景醫藥研發(北品是 NS3/4A蛋白酶抑制劑伏拉瑞章,其於2017年2月完成台灣II期臨床試驗並獲得成功。

Therapeutic area of endocrine and metabolic diseases: full range of insulin products

In the area of endocrine and metabolic diseases, we focused on developing insulin products for treatment of diabetes. We are currently developing three types of active pharmaceutical ingredients (APIs) of insulin and the various types of corresponding insulin preparations. In 2015, we submitted applications for clinical trials of Insulin Glargine Injection(甘精胰島素注射 液), Insulin Aspart Injection (門冬胰島素注射液) and Insulin Aspart 30 Injection (門冬胰島素30注射液). In 2016, we successfully obtained the clinical trial approvals from the CFDA for Isophane Protamine Recombinant Human Insulin Injection (精蛋白重組人胰島素注射液), Isophase Protamine Recombinant Human Insulin Injection (Pre-mixed 30R) (精蛋白重組人胰 島素注射液 (預混30R)) and Insulin Glargine Injection (甘精胰島素注射 液). On 30 March 2017, we successfully obtained the clinical trial approvals for Insulin Aspart APIs (門冬胰島素原料藥) and Insulin Aspart Injection (門冬胰島素注射液). On 13 April 2017, we successfully obtained the clinical trial approval for Insulin Aspart 30 Injection (門冬胰島素30注射 液). These were advantageous for the Group to further enhance the insulin product range and become a pharmaceutical enterprise in China providing a comprehensive portfolio of diabetes treatment pharmaceuticals to offer allround therapeutic solutions to diabetes patients in China, and to establish an advantageous position in the fast-growing market and development new profit engines successfully.

Treatment of digestive diseases

Since the beginning of the current year, we have made certain progress in the research and development of drugs for the treatment of digestive diseases. At present, our four major research and development projects in the digestive areas comprise of esomeprazole sodium for injection (注射用埃索美拉唑鈉), lansoprazole for injection (注射用蘭索拉唑), pantoprazole sodium for injection (注射用電月拉唑鈉), which are used as alternative treatments for acute gastropathy such as gastroesophageal reflux disease when oral treatment is not applicable.

● 治療內分泌及代謝類疾病領域:胰 鳥素全系列產品

我們在內分泌以及代謝疾病領域, 重點開發胰島素系列產品用以治 療糖尿病。我們當前正在開發三 種胰島素類原料藥,以及對應的 多種不同的胰島素類製劑。2015 年,我們已經遞交甘精胰島素注射 液、門冬胰島素注射液、門冬胰 島素30注射液的臨床試驗申請。 2016年,我們已成功獲得國家藥 監總局頒發的精蛋白重組人胰島素 注射液、精蛋白重組人胰島素注射 液(預混30R)、甘精胰島素注射液 臨床試驗批件。於2017年3月30 日,我們成功獲得門冬胰島素原料 藥、門冬胰島素注射液臨床試驗批 件。於2017年4月13日,我們成 功獲得門冬胰島素30注射液臨床 試驗批件。這有利於本集團進一步 完善胰島素的產品線,成為一家在 中國擁有齊全抗糖尿病藥產品組合 的製藥企業,向中國的糖尿病患者 提供全方位的治療方案,以及在快 速增長的市場中佔據有利地位並成 功培育新的利潤增長點。

• 消化類疾病治療領域

今年以來,我們在消化類疾病治療 領域藥品的研發也有了一定的進 展。目前注射用埃索美拉唑鈉、注 射用蘭索拉唑、注射用泮托拉唑 鈉、注射用雷貝拉唑鈉是我們在消 化領域的四個主要研發項目,它們 主要是在口服療法不適用時,用作 胃食管反流病等急性胃病的替代療 法。

Production

With respect to the production management, the Group has adhered to the principle of "safety first, prevention focused, comprehensive management" and the scientific development concept of "people-oriented", and has always stressed the standardization, rationalization and legalization of the safety production of enterprises. The Group has also continued to enhance the education and guidance on safety, so that the concept of safe production can be complied in all aspects of production. With respect to the environmental protection and resource development, the Group has always laid equal stress on resource production, development and ecological protection, and has achieved a low-carbon, environmentally friendly development. In addition, the Group has strengthened the recycling and economical use of water resources, and strived to maximize the development and utilization of resources, so as to minimize the environmental damages during the production process.

牛產

OPERATION RESULTS AND ANALYSIS

經營業績及分析

I. Overview

I. 概覽

				Growth as
				Compared with
		For the six r	nonths ended	Same Period
		30 June		of 2016
		截至6月30	日止六個月	較2016年
(RMB'000)	(人民幣千元)	2017	2016	同期增長
Revenue	營業額	662,253	555,629	19.2%
Gross profit	毛利	540,611	419,312	28.9%
Operating profit	經營溢利	360,491	268,556	34.2%
Profit before taxation	除税前溢利	358,233	264,444	35.5%
Profit for the period	期內溢利	295,272	214,985	
Attributable to:	以下人士應佔:			
Equity shareholders of the Company	本公司權益股東	301,860	214,985	
Non-controlling interests	非控股權益	(6,588)	_	
		295,272	214,985	
Basic/diluted earnings per share	每股基本/攤薄溢利			
(RMB cents)	(人民幣分)	67	48	
Profitability	盈利能力			
(%)	(%)			
Gross profit margin	毛利率	81.6%	75.5%	6.1%
Operating profit margin	經營溢利率	54.4%	48.3%	6.1%
Net profit margin	淨利潤率	44.6%	38.7%	5.9%

Revenue

For the six months ended 30 June 2017, the revenue of the Group amounted to RMB662.3 million, representing an increase of 19.2% as compared to RMB555.6 million for the six months ended 30 June 2016. The revenue from Kewei products amounted to RMB556.7 million, representing an increase of 20.8% as compared to the six months ended 30 June 2016. The significant growth in the revenue from Kewei products was mainly due to the continuous academic promotional activities conducted for Kewei products, which in turn had increasingly enhanced the reputation and market competitiveness of such products.

The following table illustrates the revenue from products of each therapeutic area and as a percentage of the total revenue of the Group:

2. 營業額

截至2017年6月30日止六個月,本集團 實現營業額人民幣662.3百萬元,較截至 2016年6月30日止六個月的人民幣555.6 百萬元增加了19.2%。本集團來自可威 產品的銷售收入為人民幣556.7百萬元, 較截至2016年6月30日止六個月增長 20.8%。可威產品銷售收入劇增乃主要由 於我們持續就可威產品進行的學術推廣 活動使得產品知名度不斷提高,市場競 爭力不斷增強所致。

下表載列本集團各治療領域產品營業額及佔總營業額百分比情況:

For the six months ended 30 June 截至6月30日止六個月

Change as Compared with Same Period of 2016 較2016年 (人民幣千元) 同期變動 (RMB'000) 2017 % 2016 % Anti-viral drugs 抗病毒藥物 84.5% 462,384 83.2% 559,300 21.0% 556,728 460,810 82.9% Including: key product Kewei 其中:主要產品可威 84.1% 20.8% 371.952 56.2% 317.755 57.2% 17.1% - Kewei granules 一可威顆粒 - 可威膠囊 184,776 27.9% 143,055 25.7% - Kewei capsules 29.2% Cardiovascular drugs 心血管藥物 50,543 7.6% 40,225 7.2% 25.7% 內分泌與代謝類藥物 19,044 2.9% Endocrine and metabolic drugs 18,188 3.3% 4.7% 其他 5.0% Others 33,366 34,832 6.3% -4.2% 總計 662,253 100.0% 555.629 100.0% 19.2% Total

Cost of Sales

Our cost of sales consists of (i) cost of raw materials, primarily representing cost of API, ancillary materials and packaging materials, (ii) labour cost, primarily representing salaries and welfare benefits of our staff directly involved in the manufacture of our products, (iii) manufacturing cost, primarily representing depreciation costs of machinery, equipment and plant, and the costs of labour protection materials, fuel, machine oil and maintenance, and (iv) royalty fees paid to third parties in relation to various patent licences. The Group's cost of sales decreased from RMB136.3 million for the six months ended 30 June 2017, which was mainly due to the decrease in cost of some raw materials of key product Kewei as a result of its switch from external purchase to self-production and the reduction in the royalty fees rate of patents for Kewei for the six months ended 30 June 2017.

The following table illustrates the cost of sales of each of the therapeutic areas and as a percentage in the total cost of sales of the Group:

3. 銷售成本

下表載列本集團治療領域的銷售成本及 佔總銷售成本的百分比情況:

For the six months ended 30 June 截至6月30日止六個月

Change as
Compared with
Same Period
of 2016
較2016年

(RMB'000)	(人民幣千元)	2017	%	2016	%	同期變動
Anti-viral drugs	抗病毒藥物	104,960	86.3%	113,292	83.1%	-7.4%
Including: key product Kewei	其中:主要產品可威	104,077	85.6%	112,773	82.7%	-7.7%
– Kewei granules	一可威顆粒	59,472	48.9%	69,553	51.0%	-14.5%
– Kewei capsules	- 可威膠囊	44,605	36.7%	43,220	31.7%	3.2%
Cardiovascular drugs	心血管藥物	6,701	5.5%	5,964	4.4%	12.4%
Endocrine and metabolic drugs	內分泌與代謝類藥物	2,751	2.3%	1,898	1.4%	44.9%
Others	其他	7,230	5.9%	15,163	11.1%	-52.3%
Total	總計	121,642	100.0%	136,317	100.0%	-10.8%

4. Gross Profit

For the six months ended 30 June 2017, gross profit of the Group increased to RMB540.6 million, representing an increase of 28.9% as compared to RMB419.3 million for the six months ended 30 June 2016, mainly due to the increase in sales of Kewei, which is a product with high gross margin.

The following table illustrates the gross profit attributable to each therapeutic area of the Group and as a percentage of our gross profit:

4. 毛利

截至2017年6月30日止六個月,本集團 的毛利增至人民幣540.6百萬元,較截至 2016年6月30日止六個月的人民幣419.3 百萬元增加28.9%,主要是由於高毛利產 品可威的銷售額增加所致。

下表載列本集團治療領域的毛利貢獻情 況及佔毛利的百分比:

Growth as

For the six months ended 30 June 截至6月30日止六個月

Compared with Same Period of 2016 較2016年 (RMB'000) (人民幣千元) 同期增長 2017 % 2016 抗病毒藥物 454,340 84.0% 349,092 83.2% 30.1% Anti-viral drugs 452,651 83.7% 348,037 83.0% Including: key product Kewei 其中:主要產品可威 30.1% - Kewei granules 一可威顆粒 312,480 57.8% 248,202 59.2% 25.9% - 可威膠囊 25.9% - Kewei capsules 140,171 99,835 23.8% 40.4% 心血管藥物 43.842 8.1% 28.0% Cardiovascular drugs 34.260 8.2% Endocrine and metabolic drugs 內分泌與代謝類藥物 16,293 3.0% 16,290 3.9% 0.02% 其他 Others 26,136 4.8% 19,670 4.7% 32.9% 總計 Total 540,611 100.0% 419,312 100.0% 28.9%

5. Other Revenue

Our other revenue mainly included (i) government subsidies, primarily representing amortization of government subsidies for our construction of the production line for Kewei recognized by instalments in accordance with accounting standards, and other subsidies and incentives granted by the local government, and (ii) interest income and miscellaneous income. For the six months ended 30 June 2017, other revenue of the Group increased to RMB8.7 million, representing an increase of RMB2.3 million as compared to RMB6.4 million for the six months ended 30 June 2016. The increase was mainly due to the increase in interest income, which was offset by the decrease in government subsidies.

6. Expense Analysis

(RMB'000)

Distribution costs

Administrative expenses

Finance costs

Total

For the six months ended 30 June 2017, the Group's total expenses amounted to RMB177.6 million, representing an increase of 3.6% as compared to RMB171.4 million for the six months ended 30 June 2016. The main components of the Group's expenses are as follows:

(人民幣千元)

行政管理開支

分銷成本

融資成本

總計

5. 其他收入

我們的其他收入主要包括(i)政府補助,主要是建設可威生產線的政府補助按會計準則分期攤銷記入,以及其他當地政府授予的補助或獎勵,及(ii)利息收入及雜項收入。截至2017年6月30日止六個月,本集團的其他收入增加至人民幣8.7百萬元,較截至2016年6月30日止六個月的人民幣6.4百萬元增加人民幣2.3百萬元。增加主要是由於利息收入的增加,並抵減了政府補助獎勵的減少。

6. 費用分析

截至2017年6月30日止六個月,本集團總費用共計人民幣177.6百萬元,較截至2016年6月30日止六個月的人民幣171.4百萬元增加3.6%。本集團主要費用構成如下:

Change as
Compared with
Same Period

For the six months ended 30 June 截至6月30日止六個月

of 2016 較2016年 同期變動 2017 2016 117,961 110,118 7.1% 57,374 57,139 0.4% 2,258 4,112 -45.1% 177,593 171,369 3.6%

Distribution costs mainly consist of (i) marketing expenses relating to conducting academic promotions activities and other marketing activities, (ii) travelling expenses for marketing purposes, (iii) labour cost, and (iv) other expenses. The increase in distribution costs was mainly due to an increase in marketing expenses relating to the organization of academic promotions and other marketing activities and travelling expenses, which was closely related to the Group's continuous efforts on academic promotions of key product Kewei. In addition, the Group continued to expand its sales team and increased the sales and marketing personnel by 150 people as compared to 31 December 2016².

Administrative expenses mainly consist of (i) research and development cost, (ii) salary and welfare benefits for management and administrative personnel, (iii) depreciation and amortization costs relating to our office facilities and land use rights, and (iv) other miscellaneous expenses. The increase in administrative expenses was mainly due to an increase in labour cost.

For the six months ended 30 June 2017, the Group's investment in R&D totaled RMB41.9 million, of which expensed expenditures were RMB24.0 million and capitalized expenditures were RMB17.9 million, representing 6.3% of the turnover and an increase of 62.1% as compared to the corresponding period of 2016.

Finance costs mainly represent interests on bank loans. The decrease in finance costs was mainly due to a decrease in interest expenses as a result of the settlement of matured bank loans with the sufficient funds possessed by the Group.

The increased number of the sales and marketing personnel as compared to 31 December 2016 as set out in this interim report differs from the number as set out in the Group's 2017 interim results announcement, which is due to the number as set out in this interim report representing the number of sales and marketing personnel in June who received remuneration from the Group in July 2017, while the number as set out in the Group's 2017 interim results announcement represents the number of sales and marketing personnel in May who received remuneration from the Group in June 2017.

分銷成本主要包括(i)有關開展學術推廣 及其他營銷活動的營銷成本,(ii)為營銷 目的之差旅成本,(iii)勞工成本,及(iv) 其他成本。分銷成本的增加主要是由於 有關開展學術推廣及其他營銷活動的營 運成本和差旅費上升,與本集團持續加 強對核心產品可威的學術推廣力度密切 相關。此外,本集團持續進行銷售隊伍 的擴張,較2016年12月31日增加銷售 及市場推廣人員150人2。

行政管理開支主要包括(i)研發成本,(ii) 管理及行政人員的工資及福利,(iii)與辦公室設施及土地使用權相關的折舊及攤 銷成本,及(iv)其他雜項成本。行政成本 增加主要是因為人工成本增加所致。

截至2017年6月30日止六個月,本集團研發投入總計為人民幣41.9百萬元,其中費用化支出為人民幣24.0百萬元,資本化支出為人民幣17.9百萬元,佔營業額的6.3%,同比增加了62.1%。

融資成本主要指銀行貸款利息。融資成本的減少,主要是本集團資金充足,償還了到期銀行貸款而減少了利息費用。

² 本中期報告中所載列之較2016年12月 31日增加銷售及市場推廣人員與本集 團2017年中期業績公告所載列者存在 差異,乃因本中期報告所計算為於 2017年7月發放薪酬的6月在職銷售及 市場推廣人員人數,而本集團2017年 中期業績公告所計算為於2017年6月 發放薪酬的5月在職銷售及市場推廣 人員人數。

7. Other Net Losses

For the six months ended 30 June 2017, other net losses of the Group amounted to RMB13.5 million, which was mainly due to the exchange losses arising from fluctuations in the exchange rates between HKD and RMB.

8. Profit Before Taxation

For the six months ended 30 June 2017, the Group's profit before taxation amounted to RMB358.2 million, representing an increase of 35.5% as compared to RMB264.4 million for the six months ended 30 June 2016.

Income Tax

For the six months ended 30 June 2017, the income tax expenses of the Group amounted to RMB63.0 million, representing an increase of 27.3% as compared to RMB49.5 million for the six months ended 30 June 2016, which was mainly due to the increase in profit before taxation.

10. Profit for the Reporting Period

For the six months ended 30 June 2017, net profit of the Group amounted to RMB295.3 million, representing an increase of 37.3% as compared to RMB215.0 million for the six months ended 30 June 2016.

Profit and total Comprehensive Income for the Period Attributable to Equity Shareholders of the Company

For the six months ended 30 June 2017, profit and total comprehensive income for the period attributable to equity shareholders of the Company was RMB301.9 million, representing an increase of 40.4% as compared to RMB215.0 million for the six months ended 30 June 2016.

7. 其他淨虧損

截至2017年6月30日止六個月,本集團 其他淨虧損為人民幣13.5百萬元,主要 是由於港幣與人民幣匯率的波動導致的 匯兑損失所致。

8. 除税前溢利

截至2017年6月30日止六個月,本集團 除税前溢利共計人民幣358.2百萬元,較 截至2016年6月30日止六個月的人民幣 264.4百萬元增加35.5%。

9. 所得税

截至2017年6月30日止六個月,本集團的所得税開支為人民幣63.0百萬元,較截至2016年6月30日止六個月的人民幣49.5百萬元增加27.3%,主要是由於除稅前溢利的增長。

10. 報告期內溢利

截至2017年6月30日止六個月,本集團的溢利淨值為人民幣295.3百萬元,較截至2016年6月30日止六個月的人民幣215.0百萬元增加37.3%。

II. 本公司權益股東應佔期內溢利及全面收 益總額

截至2017年6月30日止六個月,本公司的權益股東應佔期內溢利及全面收益總額為人民幣301.9百萬元,較截至2016年6月30日止六個月的人民幣215.0百萬元增加40.4%。

FINANCIAL POSITION

I. Overview

As at 30 June 2017, the Group's total assets amounted to RMB3,491.1 million, total liabilities amounted to RMB580.8 million and shareholders' equity amounted to RMB2.910.3 million.

2. Net Current Assets

The following table illustrates the current assets, current liabilities and net current assets of the Group as of the date indicated.

財務狀況

I. 概覽

截至2017年6月30日止,本集團總資產 為人民幣3,491.1百萬元,負債總額為人 民幣580.8百萬元,股東權益為人民幣 2,910.3百萬元。

2. 流動資產淨值

下表載列我們於所示日期的流動資產、 流動負債及流動資產淨值。

		As at	As at
		30 June	31 December
		2017	2016
		於2017年	於2016年
(RMB'000)	(人民幣千元)	6月30日	12月31日
Current Assets	流動資產		
Inventories	存貨	94,444	110,624
Trade and Other Receivables	貿易及其他應收款項	490,233	337,149
Time Deposits	定期存款	475,548	238,988
Pledged Deposits	已抵押存款	_	2,635
Cash and Cash Equivalents	現金及現金等值項目	988,092	1,212,072
Total Current Assets	流動資產總值	2,048,317	1,901,468
Current Liabilities	流動負債		
Trade and Other Payables	貿易及其他應付款項	385,950	182,377
Bank Loans	銀行貸款	70,000	70,000
Deferred Income	遞延收益	4,379	4,379
Current tax Payable	應付即期税項	33,621	27,525
Total Current Liabilities	流動負債總值	493,950	284,281
Net Current Assets	流動資產淨值	1,554,367	1,617,187

As at 30 June 2017, the net current assets of the Group were approximately RMB1,554.4 million as compared to RMB1,617.2 million as at 31 December 2016. During the Reporting Period, the current assets increased by RMB146.8 million due to the increase of sales, and the current liabilities increased by RMB209.7 million due to the increase of provisions for dividends payable and accruals for sales expenses and patent royalty fees, resulting in a decrease of the Group's net current assets by RMB62.8 million and a decrease of the Group's current ratio from 6.7 on 31 December 2016 to 4.1 on 30 June 2017.

3. Gearing Ratio and Quick Ratio

Gearing ratio represents the total loans and borrowings as at a record date divided by total equity as at the same record date. Quick ratio represents current assets excluding inventories as at a record date divided by current liabilities as at the same record date. As at 30 June 2017, the gearing ratio and quick ratio of the Group decreased from 3.66% and 6.3 times on 31 December 2016 to 3.09% and 4.0 times respectively. The decrease in gearing ratio was mainly due to the increase in total equity resulting from the new set-up subsidiary and the increase in profit for the period. The decrease in quick ratio was mainly due to the increase in trade and other payables resulting from the increase in dividends payable and accruals for sales expenses and patent royalty fees of the Group.

於2017年6月30日,本集團擁有流動資產淨值約人民幣1,554.4百萬元,而於2016年12月31日則為人民幣1,617.2百萬元。報告期內,由於銷售增加導致流動資產增加人民幣146.8百萬元;由於計提應付股利和預提銷售費用和專利費令流動負債增加人民幣209.7百萬元,綜合導致本集團淨流動資產減少人民幣62.8百萬元,流動比率則從2016年12月31日的6.7下降至2017年6月30日的4.1。

3. 資本負債比率及速動比率

資本負債比率指於記錄日期的銀行貸款總額除以相同記錄日期的總權益。速動比率指於記錄日期的流動資產(不包括存貨)除以相同記錄日期的流動負債。於2017年6月30日,本集團的資本負債負債比率及速動比率由2016年12月31日的3.66%及6.3倍下降至3.09%及4.0倍。資本負債率的下降主要是由於本集團新設附屬公司及期內溢利增加導致總權益增加。速動比率的下降主要是由於本集團計提應付股利和預提銷售費用和專利費類的貿易及其他應付款項增加。

4. Cash Flow Analysis

4. 現金流分析

The Group's cash flow is shown in the following table:

本集團現金流情況如下表所示:

Six months ended 30 June 截至6月30日止六個月

(RMB'000)	(人民幣千元)	2017	2016
Net cash generated from	經營活動產生的現金淨值		
operating activities	NG 17 / 17 39 / 12 - 12 - 13 / 20 - 12 / 3 12	262,081	237,616
Net cash used in investing activities	投資活動流出的現金淨值	(489,962)	(23,902)
Net cash generated from/(used in)	籌資活動產生/(流出)的現金淨值		
financing activities		17,074	(97,347)
Net (decrease)/increase in cash and	現金及現金等值項目淨(減少)/增加值		
cash equivalents		(210,807)	116,367

In the first half of 2017, the Group's net cash generated from operating activities was RMB262.1 million, representing an increase of RMB24.5 million as compared with the same period of 2016. The increase was mainly due to the growth of sales for the period.

The Group's net cash outflow used in investing activities was RMB490.0 million, representing an increase of RMB466.1 million as compared with the same period in 2016, which was mainly due to the increase in payment for equity transfer and new investment in fixed deposits with original maturity of three months.

In the first half of 2017, the Group's net cash inflow from financing activities was RMB17.1 million, representing a change of RMB114.4 million as compared with the net cash outflow of RMB97.3 million for the same period of 2016. The change was mainly due to the proceeds raised from controlling shareholder and no repayments of the matured bank loans as the first half of 2016.

於2017年上半年,本集團經營活動產生的現金淨值為人民幣262.1百萬元,較2016年同期增加了人民幣24.5百萬元,主要原因為本期銷售增長導致。

本集團用於投資活動產生的淨現金流出 為人民幣490.0百萬元,較2016年同期 增加了人民幣466.1百萬元,主要是支付 股權轉讓款及投資於3個月到期的定期存 款。

本集團於2017年上半年來自於籌資活動的淨現金流入為人民幣17.1百萬元,較2016年同期產生的淨現金流出人民幣97.3百萬元變動了人民幣114.4百萬元。該項變動主要是收到控股股東的增資款及沒有如2016年上半年的償還到期銀行借款。

5. Analysis of Trade and Other Receivables

5. 貿易及其他應收賬款分析

		As at 30	As at 31
		June 2017	December 2016
		於2017年	於2016年
		6月30日	12月31日
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Trade and Other Receivables	貿易及其他應收款	490,233	337,149

Trade and other receivables increased from RMB337.1 million as at 31 December 2016 to RMB490.2 million as at 30 June 2017, which is mainly attributable to substantial increase of sales in the first half of 2017.

The ageing analysis of trade and bills receivables is as follows (net of allowance for doubtful debts):

貿易及其他應收賬款由2016年12月31日的人民幣337.1百萬元增至2017年6月30日的人民幣490.2百萬元,這主要是由於2017年上半年銷售額增幅較大。

貿易及應收票據賬齡分析如下(經扣除呆 賬準備):

		As at 30	As at 31
		June 2017	December 2016
		於2017年	於2016年
		6月30日	12月31日
		RMB'000	RMB'000
		人民幣千元	人民幣千元_
Within 3 months	三個月內	339,918	280,266
Over 3 months but within 1 year	三個月以上一年以內	133,109	48,472
Total	總計	473,027	328,738

6. Analysis of Trade and Other Payables

6. 貿易及其他應付款項分析

		As at 30	As at 31
		June 2017	December 2016
		於2017年	於2016年
		6月30日	12月31日
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Trade and other payables	貿易及其他應付款	385,950	182,377

Trade and other payables recorded a significant increase in the first half of 2017 as compared with the year ended 31 December 2016, representing an increase of 111.6%, which is mainly attributable to the provision for dividends payable and accruals for sales expenses and patent royalty fees.

The ageing analysis of the trade payables is as follows:

2017年上半年貿易及其他應付款較截至 2016年12月31日止年度有較大提升,同 比增長111.6%,這主要由於計提應付股 利和預提銷售費用及專利費所導致。

應付貿易款項賬齡分析如下:

		As at 30	As at 31
		June 2017	December 2016
		於2017年	於2016年
		6月30日	12月31日
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Within I month	一個月內	17,810	14,554
Over I month but within 3 months	一個月以上三個月以內	4,211	2,109
Over 3 months but within 1 year	三個月以上一年以內	4,342	1,392
Over I year	一年以上	1,448	1,224
Total	總計	27,811	19,279

7. Bank Loans

As at 30 June 2017, the Group's bank loan balance was RMB90 million, which was in same with as at 31 December 2016. The Group is in good liquidity position with sufficient funding and has no repayment risk. All bank loans of the Group are loans dominated in RMB and borrowed from domestic banks in the PRC.

8. Capital Structure

As at 30 June 2017, the Group's total equity attributable to equity shareholders of the Company amounted to RMB2,643.4 million, representing an increase of RMB185.6 million as compared to RMB2,457.8 million as at 31 December 2016. The increase was mainly due to the increase in net assets resulting from the increase in capital and operating profit.

9. Capital Expenditure

During the Reporting Period, the capital expenditures of the Group mainly include the construction costs and newly purchased machines and equipment of Yidu Base Area No.3 Oseltamivir Phosphate Substance Extension Project(宜都三號地磷酸 奧司他韋製劑擴建項目) and Insulin Glargine Construction Project(新建甘精胰島素項目), and the prepayments for properties.

Contingent Liabilities

As at 30 June 2017, the Group did not have any contingent liability to any external party.

II. Pledge of the Group's Assets

The Group did not pledge any of its assets as at 30 June 2017.

7. 銀行貸款

於2017年6月30日,本集團的銀行貸款 餘額為人民幣90百萬元,與2016年12 月31日一致。目前本集團資金流動性良 好,資金充足,並無償還風險。本集團 銀行貸款均為國內銀行人民幣貸款。

8. 資本結構

於2017年6月30日,本公司權益股東應佔本集團總權益為人民幣2,643.4百萬元,較2016年12月31日的人民幣2,457.8百萬元,增加了人民幣185.6百萬元。該增加主要由於資本與經營溢利增加帶來了淨資產的增加。

9. 資本支出

於報告期內,本集團的資本支出主要包括宜都三號地磷酸奧司他韋製劑擴建項目、新建甘精胰島素項目的建築成本和新購進的機器設備,以及預付的房款。

10. 或有負債

於2017年6月30日,本集團無對外擔保 事項。

11. 本集團資產抵押

於2017年6月30日,本集團無資產抵押。

12. Foreign Exchange and Exchange Rate Risk

The Group mainly operates in the PRC. Other than the foreign currency denominated bank deposits, the Group does not have any other material direct exposure to foreign exchange fluctuations.

13. Employee, Remuneration Policies and Training Plans for Employees

As at 30 June 2017, the Group employed a total of 1,779 employees, as compared to a total of 1,317 employees as at 31 December 2016. The staff costs, including directors' emoluments but excluding any contributions to pension scheme, were approximately RMB42.8 million for the six months ended 30 June 2017. The objective of the Group's remuneration policy is to motivate and retain talented employees to achieve the Group's long-term corporate goals and objectives. The Group's employee remuneration policy is determined by taking into account factors such as remuneration in respect of the overall remuneration standard in the industry and employee's performance. The management reviews the Group's employee remuneration policy and arrangements on a regular basis. Moreover, social insurance contributions are made by the Group for its PRC employees in accordance with the relevant PRC regulations.

To strengthen the construction of a talent team and optimize the corresponding professional competence of employees at all positions, the Group has always placed employee trainings at the core position for construction of an operation and management system.

According to the change in industry development, relevant policies and prospects, the Group carries out relevant professional trainings for R&D staff, production technicians and marketing staff and so on. In 2017, the Group plans to carry out trainings for staff of relevant positions by way of concentrated teaching lessons in areas from product quality, production safety, job-related professional knowledge and relevant laws and regulations and so on based on the characteristics of staff functions with departments as the unit; and intends to evaluate the results of employee trainings by way of written examinations and real practice and so on.

12. 外匯及匯率風險

本集團主要於中國經營業務。除以外幣 計值的銀行存款外,本集團並無面對就 外匯波動的任何其他重大直接風險。

13. 僱員、薪酬政策及員工培訓計劃

於2017年6月30日,本集團共聘用1,779名僱員,而於2016年12月31日則聘用合共1,317名僱員。截至2017年6月30日止六個月,員工成本(包括董事酬金,但不包括任何退休金計劃供款)約為人民幣42.8百萬元。本集團的薪酬政策組屬人。本集團的優別企業目標及宗旨。本集團的僱員新融策乃經考慮行業的整體薪資理層,及僱員績效等因素予以釐定。管理層,及願數策力經過,本集團根據相關中國法規為其中國僱員作出社會保險供款。

為加強人才隊伍建設,優化各崗位員工 相應職業能力,本集團始終將員工培訓 置於經營管理體系建設的核心地位。

本集團根據行業發展變化、相關政策前景等對研發人員、生產技術人員、市場營銷人員等進行相關專業培訓。2017年度,本集團計劃根據員工職能特性,以部門為單位,從產品質量、安全生產的一個人工進行培訓,並擬通過書面考試、實際操作等形式對員工培訓成果進行評估。

14. Hedging Activities

During the six months ended 30 June 2017, the Group did not enter into any hedging transactions in respect of foreign currency risk or interest rate risk.

15. Future Plans for Material Investments or Capital Assets

As of the date of this interim report, the Group did not have any plans for material investments or capital assets.

OTHER SIGNIFICANT EVENTS

I. Renewal of License Agreement with Oseltamivir Phosphate

On 9 February 2017, the Company was informed by Shenzhen HEC Industrial Development Co., Ltd. ("Shenzhen HEC Industrial") that it entered into a new license agreement with the Oseltamivir Phosphate Licensor recently, according to which, Shenzhen HEC Industrial was licensed to use the relevant patents until they expire or are declared invalid. The last patent will expire on 10 March 2024. The Oseltamivir Phosphate Licensor also agreed to reduce the royalty rates by approximately 10%. Shenzhen HEC Industrial is entitled to terminate the license agreement at any time by serving a sixty (60) days' prior written notice.

Listing of Kewei granules, one of the key products of the Company, in the 2017 National Reimbursement Drug List

Oseltamivir phosphate (Kewei granules), one of the key products of the Company, has been selected by the Ministry of Human Resources and Social Security of PRC to be listed in the 2017 National Reimbursement Drug List as a Class B Drug (No. 710).

The Company believes that the inclusion of oseltamivir phosphate (Kewei granules) in the 2017 National Reimbursement Drug List will help raise the awareness of Kewei granules among doctors and allow the further expansion of the Kewei granules market to mid-to-low end customers and primary hospitals, which will benefit more patients and improve the financial performance of the Company at the same time.

14. 對沖活動

截至2017年6月30日止六個月期間,本 集團並無就外匯風險或利率風險訂立任 何對沖交易。

15. 重大投資或資本資產的未來計劃

截至本中期報告日期,本集團並無任何 重大投資或資本資產計劃。

其他重大事項

I. 續約磷酸奧司他韋許可協議

於2017年2月9日,本公司獲深圳市東陽光實業發展有限公司(「**深東實**」)通知,其已於近期與磷酸奧司他韋許可方訂立新的許可協議。據此,深東實獲許可使用相關專利直至其期限屆滿或被宣佈無效。最後一份專利將於2024年3月10日期限屆滿。磷酸奧司他韋許可方亦同意降低專利費率約10%。深東實有權在任何時候以提前六十(60)天書面通知的方式終止該許可協議。

核心產品可威顆粒列入2017年版國家醫保目錄

本公司的核心產品之一磷酸奧司他韋(可 威顆粒)已經中國人力資源和社會保障部 選入《2017年版國家醫保目錄》中西藥部 分醫保乙類,編號710。

本公司相信,磷酸奧司他韋(可威顆粒)納入《2017年版國家醫保目錄》將有助提升可威顆粒於醫生中的知名度,並更進一步將可威顆粒的市場擴展至中低端消費者及基層醫院。這將使得更多患者受益,並同時提升本公司的財務表現。

Establishment of the JV Company (Dongguan HEC TaiGen Biopharmaceuticals Co., Ltd.) and the Further Acquisition of its 9% Equity Interests

On 10 January 2017, the JV Company was established in Dongguan engaged in the research and development, production and sales of APIs and chemical formulations in accordance with the shareholder's agreements entered by the Company, TaiGen Biopharmaleuticals and TaiGen Biopharmaceuticals Holdings Ltd. on 30 October 2016. On 27 March 2017, the Company, after arm's length negotiation, entered into a equity transfer agreement with TaiGen Biopharmaceuticals to acquire 9% equity interests in the JV Company held by TaiGen Biopharmaceuticals. As at the date of this interim report, the Company and TaiGen Biopharmaceuticals hold 60% and 40% equity interests in the JV Company, respectively. Please refer to the announcements of the Company dated 30 October 2016 and 27 March 2017 for detailed information.

BUSINESS PROSPECTS OF THE SECOND HALF OF THE YEAR

In the foreseeable future, the government will implement policies combining medical protection and medical insurance, and will continue to increase fiscal expenditure for medical insurance. It will also facilitate the establishment of basic medical and hygienic system and framework, strengthen the modern hospital management system, and enhance the system of universal medical insurance. At the same time, the government continues to improve the pharmaceutical supply system and regulates the production process of pharmaceuticals. Driven by the above-mentioned policies, unregulated production activities and unscrupulous inflation of drug price by pharmaceutical enterprises will be further prevented. While it may bring challenges to the reform of pharmaceutical enterprises, it will also offer more opportunities for future development.

3. 成立合資公司(東莞東陽光太景醫藥研發 有限責任公司)並進一步收購其9%股權

於2017年1月10日,根據本公司、太景醫藥及太景醫藥研發控股股份有限公司於2016年10月30日訂立的股東協議,合資公司於東莞成立,主要從事原料藥及化學藥劑的研發、生產及銷售業務。於2017年3月27日,本公司與太景醫藥所持合資公司9%股權。於本中期報告日期,本公司及太景醫藥分別持有合資公司60%及40%股權。詳細信息請參見本公司日期為2016年10月30日及2017年3月27日的公告。

本年度下半年業務前景

從短期看,政府實行醫療保障和醫療保險結合的政策,繼續加大醫保的財政支出,加快建立基本醫療衛生制度框架,加強建立現代醫院管理制度,健全全民醫保制度。同時,政府也不斷完善藥品供應保障制度,加強藥品生產流整治等等。在以上政策的推動下,製藥企業不規範生產和虛拾藥價的行為會進一步受到打壓,這對藥企的改革形成了一定的挑戰的同時,也提供了更多的發展機遇。

The increasingly stringent policies have created obstacles for the pharmaceutical industry in the short run. However, in the long run, there are still plenty of opportunities for pharmaceutical enterprises in various aspects. The government has enhanced its support for medical protection system, actively implementing pension medical policies, encouraging the self-research and development of innovation drugs by research institutions and pharmaceutical enterprises, and becoming more concerned with the health industry. In view of the trend demonstrated by such national policies, pharmaceutical enterprises can regulate their production activities, deepen their systemic reform, and enhance their research, development and innovation for products thereby ensuring promising prospects in the future.

Since the establishment of the Group, we have been determined to keep ourselves up to date, to build and to innovate. We always seek to meet the needs of market development, to follow the trend of pharmaceutical development under national reforms, and to become more and more innovative in the development of medical products. We have expanded the development of the health business and regulated our pharmaceutical production more stringently. We have also put more effort on our cooperation with leading enterprises. In the future, with the further implementation of the positive policies and the recognition and approvals for the products of the Company, the Company can introduce more leading products to the market, benefiting the people, and creating more value and contribution for the pharmaceutical industry.

政策的趨嚴短期對醫藥行業的發展造成了一定的阻礙,但從長遠來看,藥企在多領域的發展依然充滿機遇。隨著中國對醫療保障制度的支持力度不斷提升;對養老醫療政策的大力推動;對研發機構和藥企對自主創新研發新藥的支持力度的不斷增加;對大健康產業的重視程度不斷擴大。藥企在順應中國政策的發展趨勢下,規範藥品生產,深化制度改革,提升產品的研發和創新力度,未來仍有很廣闊的市場前景。

本集團發展至今,一直秉承著與時俱進,開拓 創新的精神。始終順應市場發展的需求,順應 醫藥發展的趨勢,跟隨國家改革的步伐,不斷 加強對醫藥產品的創新;擴大對健康產業的發 展;加強對藥品生產的規範,並不斷加強與優 勢企業的合作力度等等。未來,隨著中國紅利 政策的進一步落實,本公司的產品進一步獲得 中國的認可和審批,本公司會有更多的優勢產 品進入市場,造福於民眾,為醫藥行業的發展 創造更多的價值,做出更大的貢獻。

COMPLIANCE WITH THE CORPORATE GOVERNANCE CODE

As a company listed on the Stock Exchange, the Company always strives to maintain a high level of corporate governance and has complied with all code provisions as set out in the Corporate Governance Code contained in Appendix 14 to the Rules Governing the Listing of Securities on the Stock Exchange (the "Listing Rules") for the six months ended 30 June 2017.

COMPLIANCE WITH THE CODE FOR SECURITIES TRANSACTIONS

The Company has adopted the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code") set out in Appendix 10 of the Listing Rules as the code of conduct regarding securities transactions of the Company by the directors (the "Director(s)") and supervisors of the Company. Upon making specific enquiries to all of the directors and supervisors of the Company, all directors and supervisors of the Company confirmed that for the six months ended 30 June 2017, each of the directors and supervisors of the Company has fully complied with the required standards set out in the Model Code.

AUDIT COMMITTEE

The audit committee of the Company (the "Audit Committee") has formulated terms of reference in written form in accordance with the requirements of the Listing Rules. It comprises of three members, namely, Mr. TANG Jianxin (independent non-executive director), Mr. LEE Chi Ming (independent non-executive director) and Mr. TANG Xinfa (non-executive director). Mr. TANG Jianxin currently serves as the chairman of the Audit Committee.

The Audit Committee has reviewed the Group's 2017 interim results announcement, interim report and the unaudited interim financial statements for the six months ended 30 June 2017 prepared in accordance with the IFRSs.

SHARE CAPITAL

As of 30 June 2017, the total share capital of the Company was RMB452,022,850, divided into 452,022,850 shares of RMB1.00 each (including 226,200,000 domestic shares and 225,822,850 H shares). Details of movements in the share capital of the Company during the six months ended 30 June 2017 are set out in note 18(b) to the unaudited interim financial report.

遵守企業管治守則

本公司作為聯交所的上市公司,始終致力於保持高水平的企業管治,並於截至2017年6月30日止六個月一直遵守聯交所證券上市規則(「上市規則」)附錄十四所載的企業管治守則的所有守則條文。

遵守證券交易守則

本公司已採納上市規則附錄十所載的《上市發行人董事進行證券交易的標準守則》(「標準守則」)作為本公司董事(「董事」)及監事進行本公司證券交易的行為守則。經向本公司全體董事及監事作出特定查詢後,本公司各董事及監事確認彼等於截至2017年6月30日止六個月期間,已全面遵守標準守則所載的必要標準。

審核委員會

本公司的審核委員會(「審核委員會」)已根據上市規則的要求制定書面職權範圍。審核委員會由三名成員組成,即唐建新先生(獨立非執行董事)、李志明先生(獨立非執行董事)及唐新發先生(非執行董事)。唐建新先生現為審核委員會主席。

審核委員會已審閱根據國際財務報告準則編製的本集團2017年中期業績公告、中期報告及截至2017年6月30日止六個月的未經審核中期財務報表。

股本

於2017年6月30日,本公司的股本總額為人民幣452,022,850元,分為452,022,850股(包括226,200,000股內資股及225,822,850股H股)每股人民幣1.00元的股份。本公司於截至2017年6月30日止六個月的股本變動詳情載於未經審核中期財務報告附註18(b)。

INTERESTS AND SHORT POSITIONS OF DIRECTORS, SUPERVISORS AND CHIEF EXECUTIVE IN SHARES, UNDERLYING SHARES AND DEBENTURES

As at 30 June 2017, the interests and short positions of the directors, supervisors and chief executive of the Company in the shares, underlying shares or debentures of the Company and any of its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance (the "SFO"), which were required to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including those taken or deemed as their interests and short position in accordance with such provisions of the SFO), or which were required, pursuant to section 352 of the SFO, to be entered in the register kept by the Company referred to therein, or which were required, pursuant to the Model Code to be notified to the Company and the Stock Exchange were as follows:

董事、監事及最高行政人員在股份、相關股份及債權證中擁有的權益及淡倉

於2017年6月30日,下列董事、本公司監事及最高行政人員在本公司及其任何相聯法團(定義見證券及期貨條例(「證券及期貨條例」)第×V部)的股份、相關股份或債權證中擁有須根據證券及期貨條例第×V部第7及第8分部知會本公司及聯交所的權益及淡倉(包括其根據證券及期貨條例的該等規定被認為或視為擁有的權益及淡倉),或須根據證券及期貨條例第352條載入有關條例所述存置於本公司的登記冊內的權益及淡倉,或根據標準守則須知會本公司及聯交所之權益及淡倉如下:

Name of Director 董事姓名	Types of shares 股份類別	Capacity 身分	Number of shares/ underlying shares held (shares) 所持股份/相關 股份數目(股份)	Approximate percentage of relevant class of share capital (%) 相關類別股本的概約百分比(%)	Approximate percentage of total issued share capital (%) 已發行股本總額的概約百分比(%)
Mr. Mo Kit [!] 毛杰先生 [!]	H Shares H股	Interest in controlled corporation 受控制法團權益	75,000,000 (L)	33.21%	16.59%

(L) - Long position

The calculation is based on the total number of 452,022,850 shares in issue of the Company as at 30 June 2017, comprising 226,200,000 Domestic Shares and 225,822,850 H Shares.

Note:

 Mr. Mo Kit owned 100% equity interest in North & South Brother Investment Holdings Limited and is deemed to be interested in the Shares which are interested by North & South Brother Investment Holdings Limited.

(L) - 好倉

結果乃根據本公司於2017年6月30日已發行股份總數452,022,850股計算,其中包括226,200,000股內資股及225,822,850股H股。

附註:

I. 毛杰先生於North & South Brother Investment Holdings Limited擁有100%股本權益,並被 視為於North & South Brother Investment Holdings Limited擁有權益的股份中擁有權 益。

Save as disclosed above, as at 30 June 2017, so far as is known to the Directors, none of the Directors, supervisors or chief executive of the Company had any interests or short positions in the Shares, underlying shares or debentures of the Company or any of its associated corporations (within the meaning of Part XV of the SFO) which were required to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including those taken or deemed as their interest and/or short position in accordance with such provisions of the SFO), or which were required, pursuant to section 352 of the SFO, to be entered in the register kept by the Company referred to therein, or which were required, pursuant to the Model Code, to be notified to the Company and the Stock Exchange.

SUBSTANTIAL SHAREHOLDERS' INTERESTS IN SHARES

As at 30 June 2017, to the knowledge of the Directors, the persons (other than the Directors, supervisors or chief executive of the Company) who have an interest or short position in the Shares or underlying shares of the Company which would fall to be disclosed to the Company pursuant to Divisions 2 and 3 of Part XV of the SFO and as recorded in the register required to be kept by the Company under section 336 of the SFO were as follows:

除上文所披露外,於2017年6月30日,據董事所知,概無董事、本公司監事或最高行政人員於本公司或其任何相聯法團(定義見證券及期貨條例第XV部)的股份、相關股份或債權證中擁有須根據證券及期貨條例第XV部第7及第8分部知會本公司及聯交所的權益或淡倉(包括其根據證券及期貨條例的該等規定被認為或視為擁有的權益及/或淡倉),或須根據證券及期貨條例第352條載入有關條例所述存置於本公司的登記冊內的權益或淡倉,或須根據標準守則知會本公司及聯交所的權益或淡倉。

主要股東於股份的權益

於2017年6月30日,就董事所知,下列人士 (董事、本公司監事或最高行政人員除外)於本 公司股份或相關股份中擁有須根據證券及期貨 條例第XV部第2及第3分部向本公司披露的權 益或淡倉,及根據證券及期貨條例第336條須 備存於本公司登記冊的權益或淡倉:

Name of shareholders 股東名稱 HEC Pharm Co., Ltd. ("Parent Company") *	Types of shares 股份類別 Domestic Shares 內資股	Capacity 身分 Beneficial owner 實益擁有人	Number of shares/ underlying shares held (shares) 所持股份/相關 股份數目(股份)	Approximate percentage of relevant class of share capital (%) 相關類別股本的概約百分比(%)	Approximate percentage of total issued share capital (%) 已發行股本總額 的概約百分比(%)
宜昌東陽光藥業股份 有限公司(「母公司」)*	[7] 貝 //X	具皿摊行八			
Linzhi HEC Pharmaceutical Investment Co., Ltd.*2 林芝東陽光藥業投資有限公司*	Domestic Shares 內資股	Interest in controlled corporation 受控制法團權益	226,200,000 (L)	100%	50.04%
Shenzhen HEC Industrial Development Co., Ltd.*2 深圳市東陽光實業發展 有限公司*2	Domestic Shares 內資股	Interest in controlled corporation 受控制法團權益	226,200,000 (L)	100%	50.04%
Ruyuan Yao Autonomous County Yuneng Electric Industrial Co., Lt 乳源瑤族自治縣寓能電子實業 有限公司 ²	Domestic Shares d. ² 內資股	Interest in controlled corporation 受控制法團權益	226,200,000 (L)	100%	50.04%
Ruyuan Yao Autonomous County Xinjing Technology Development Co., Ltd.² 乳源瑤族自治縣新京科技 發展有限公司²	Domestic Shares 內資股	Interest in controlled corporation 受控制法團權益	226,200,000 (L)	100%	50.04%
Mr. Zhang Zhongneng³ 張中能先生³	Domestic Shares 內資股	Interest in controlled corporation 受控制法團權益	226,200,000 (L)	100%	50.04%
Ms. Guo Meilan⁴ 郭梅蘭女士⁴	Domestic Shares 內資股	Interest in controlled corporation 受控制法團權益	226,200,000 (L)	100%	50.04%

Name of shareholders 股東名稱 North & South Brother Pharmacy Investment Company Limited 南北兄弟藥業投資有限公司	Types of shares 股份類別 H Shares H股	Capacity 身分 Beneficial owner 實益擁有人	Number of shares/ underlying shares held (shares) 所持股份/相關 股份數目(股份)	Approximate percentage of relevant class of share capital (%) 相關類別股本的概約百分比(%)	Approximate percentage of total issued share capital (%) 已發行股本總額 的概約百分比(%)
North & South Brother Investment Holdings Limited ⁵ North & South Brother Investment Holdings Limited ⁵	H Shares H股	Interest in controlled corporation 受控制法團權益	75,000,000 (L)	33.21%	16.59%
Sanxing Electric (Hong Kong) Company Limited Sanxing Electric (Hong Kong) Company Limited	H Shares H股	Beneficial owner 實益擁有人	15,503,000 (L)	6.87%	3.43%
Ningbo Sanxing Medical Electric Co., Ltd. ⁶ Ningbo Sanxing Medical Electric Co., Ltd. ⁶	H Shares H股	Interest in controlled corporation 受控制法團權益	15,503,000 (L)	6.87%	3.43%
AUX Holdings Co., Ltd. ⁶ AUX Holdings Co., Ltd. ⁶	H Shares H股	Interest in controlled corporation 受控制法團權益	15,503,000 (L)	6.87%	3.43%
Mr. Zheng Jianjiang ⁶ 鄭堅江先生 ⁶	H Shares H股	Interest in controlled corporation 受控制法團權益	15,503,000 (L)	6.87%	3.43%
Ms. He Yiju ⁷ 何意菊女士 ⁷	H Shares H股	Interest in controlled corporation 受控制法團權益	15,503,000 (L)	6.87%	3.43%
Temasek Holdings (Private) Limited ⁸ H Shares Temasek Holdings (Private) Limited ⁸ H 股		Interest in controlled corporation 受控制法團權益	15,100,000 (L)	6.69%	3.34%

				Approximate	Approximate
			Number of	percentage of	percentage of
			shares/ underlying	relevant class of	total issued
			shares held (shares)	share capital (%)	share capital (%)
Name of shareholders	Types of shares	Capacity	所持股份/相關	相關類別股本的	已發行股本總額
股東名稱	股份類別	身分	股份數目(股份)	概約百分比(%)	的概約百分比(%)
中金智德股權投資管理有限公司中金智德股權投資管理有限公司		Other 其他	11,705,490 (L)	5.18%	2.59%
China International Capital Corporation Limited ⁹ 中國國際金融股份有限公司 ⁹	H Shares H股	Interest in controlled corporation 受控制法團權益	11,705,490 (L)	5.18%	2.59%

(L) - Long position

The calculation is based on the total number of 452,022,850 shares in issue of the Company as at 30 June 2017, comprising 226,200,000 Domestic Shares and 225,822,850 H Shares.

Notes:

- Mr. Tang Xinfa is a director of the Parent Company, Linzhi HEC Pharmaceutical Investment Co., Ltd., and Shenzhen HEC Industrial. Mr. Zhu Yingwei is a director of the Parent Company and Linzhi HEC Pharmaceutical Investment Co., Ltd..
- The shareholding information of the shareholders of the Company as at 30 June 2017 are based on the information recorded in the register required to be kept by the Company under section 352 of the SFO.

(L) -好倉

結果乃根據本公司於2017年6月30日已發行股份總數452,022,850股計算,其中包括226,200,000股內資股及225,822,850股H股。

附註:

- * 唐新發先生為母公司、林芝東陽光藥業投資有限公司及深東實的董事。朱英偉先生為母公司及林芝東陽光藥業投資有限公司的董事。
- I. 本公司股東於2017年6月30日的股權資料乃 基於本公司根據證券及期貨條例第352條須 備存的登記冊所載資料。

- As at 30 June 2017, Linzhi HEC Pharmaceutical Investment Co., Ltd. owned 60.70% equity interest in the Parent Company, therefore Linzhi HEC Pharmaceutical Investment Co., Ltd. is deemed to be interested in the Shares held by the Parent Company. Shenzhen HEC Industrial owned 100% equity interest in Linzhi HEC Pharmaceutical Investment Co., Ltd., therefore Shenzhen HEC Industrial is deemed to be interested in the Shares which are interested by Linzhi HEC Pharmaceutical Investment Co., Ltd., Ruyuan Yao Autonomous County Yuneng Electric Industrial Co., Ltd. owned 42.34% equity interest in Shenzhen HEC Industrial and 58% equity interest in Shaoguan Xinyuneng Industrial Investment Company Limited, which owned 27.01% equity interest in Shenzhen HEC Industrial, therefore Ruyuan Yao Autonomous County Yuneng Electric Industrial Co., Ltd. is deemed to be interested in the Shares which are interested by Shenzhen HEC Industrial. Ruyuan Yao Autonomous County Xinjing Technology Development Co., Ltd. owned 30.66% equity interest in Shenzhen HEC Industrial and 42% equity interest in Shaoguan Xinyuneng Industrial Investment Company Limited, which owned 27.01% equity interest in Shenzhen HEC Industrial, therefore Ruyuan Yao Autonomous County Xinjing Technology Development Co., Ltd. is deemed to be interested in the Shares which are interested by Shenzhen HEC Industrial.
- 3. As at 30 June 2017, Mr. Zhang Zhongneng ("Mr. Zhang") owned 99.69% equity interest in Ruyuan Yao Autonomous County Yuneng Electric Industrial Co., Ltd., therefore Mr. Zhang is deemed to be interested in the Shares which are interested by Ruyuan Yao Autonomous County Yuneng Electric Industrial Co., Ltd..
- 4. As at 30 June 2017, Ms. Guo Meilan ("Ms. Guo") owned 99.51% equity interest in Ruyuan Yao Autonomous County Xinjing Technology Development Co., Ltd., therefore Ms. Guo is deemed to be interested in the Shares which are interested by Ruyuan Yao Autonomous County Xinjing Technology Development Co., Ltd.. Ms. Guo is the spouse of Mr. Zhang and is deemed to be interested in the Shares which are interested by Mr. Zhang under the SFO.
- As at 30 June 2017, North & South Brother Investment Holdings Limited owned 100% equity interest in North & South Brother Pharmacy Investment Company Limited and is deemed to be interested in the Shares which are interested by North & South Brother Pharmacy Investment Company Limited.

- 於2017年6月30日,林芝東陽光藥業投資有限 公司擁有母公司60.70%的股本權益,因此, 林芝東陽光藥業投資有限公司被視為於母公 司所持有之股份中擁有權益。深東實擁有林 芝東陽光藥業投資有限公司100%股本權益, 因此,深東實被視為於林芝東陽光藥業投資 有限公司擁有的股份中擁有權益。乳源瑤族 自治縣寓能電子實業有限公司擁有深圳市東 陽光實業發展有限公司42.34%股本權益及擁 有韶關新寓能實業投資有限公司(其擁有深 圳市東陽光實業發展有限公司27.01%股本權 益)58%股本權益,因此乳源瑤族自治縣寓能 電子實業有限公司被視為於深東實擁有的股 份中擁有權益。乳源瑤族自治縣新京科技發 展有限公司擁有深東實30.66%股本權益及擁 有韶關新寓能實業投資有限公司(其擁有深 東實27.01%股本權益)42%股本權益,因此乳 源瑤族自治縣新京科技發展有限公司被視為 於深東實擁有的股份中擁有權益。
- 3. 於2017年6月30日,張中能先生(「張先生」)擁有乳源瑤族自治縣寓能電子實業有限公司99.69%股本權益,因此張先生被視為於乳源瑤族自治縣寓能電子實業有限公司擁有的股份中擁有權益。
- 4. 於2017年6月30日,郭梅蘭女士(「郭女士」)擁有乳源瑤族自治縣新京科技發展有限公司99.51%股本權益。因此郭女士被視為於乳源瑤族自治縣新京科技發展有限公司擁有的股份中擁有權益。郭女士為張先生之配偶,根據證券及期貨條例被視為於張先生所擁有的股份中擁有權益。
- 5. 於2017年6月30日,North & South Brother Investment Holdings Limited擁有南北兄弟藥業 投資有限公司100%股本權益,因而被視為於南北兄弟藥業投資有限公司擁有權益的股份中擁有權益。

6. As at 30 June 2017, Ningbo Sanxing Medical Electric Co., Ltd. owned 100% equity interest in Sanxing Electric (Hong Kong) Company Limited and is deemed to be interested in the Shares which are interested by Sanxing Electric (Hong Kong) Company Limited. AUX Holdings Co., Ltd. and Mr. Zheng Jianjiang owned 37.54% and 19.61% equity interest in Ningbo Sanxing Medical Electric Co., Ltd. respectively. Mr. Zheng Jianjiang owned 70% equity interest in AUX Holdings Co., Ltd.. Therefore, AUX Holdings Co., Ltd. and Mr. Zheng Jianjiang are deemed to be interested in Shares which are interested by Ningbo Sanxing Medical Electric Co., Ltd.

- As at 30 June 2017, Ms. He Yiju is the spouse of Mr. Zheng Jianjiang and is deemed to be interested in the Shares which are interested by Mr. Zheng Jianjiang under the SFO.
- 8. As at 30 June 2017, Bartley Investments Pte. Ltd. owned 100% equity interest in Ellington Investments Pte. Ltd. and is deemed to be interested in the Shares which are interested by Ellington Investments Pte. Ltd.. Tembusu Capital Pte. Ltd. owned 100% equity interest in Bartley Investments Pte. Ltd. and Temasek Holdings (Private) Limited owned 100% equity interest in Tembusu Capital Pte. Ltd.. Therefore, Temasek Holdings (Private) Limited and Tembusu Capital Pte. Ltd. are deemed to be interested in Shares which are interested by Bartley Investments Pte. Ltd..

9. As at 30 June 2017, China International Capital Corporation Limited owned 100% equity interest in 中金智德股權投資管理有限公司 and is deemed to be interested in the Shares which are interested by 中金智德股權投資管理有限公司.

Save as disclosed above, as at 30 June 2017, the directors are not aware of any interests or short positions owned by any persons (other than the directors, supervisors or chief executive of the Company) in the Shares or underlying shares of the Company which are required to be disclosed to the Company pursuant to Division 2 and 3 of Part XV of the SFO which are required to be recorded in the register of the Company required to be kept under section 336 of the SFO.

- 6. 於2017年6月30日,Ningbo Sanxing Medical Electric Co., Ltd.擁有Sanxing Electric (Hong Kong) Company Limited 100%股本權益,因而被視為於Sanxing Electric (Hong Kong) Company Limited擁有權益的股份中擁有權益。AUX Holdings Co., Ltd.及鄭堅江先生分別擁有Ningbo Sanxing Medical Electric Co., Ltd. 37.54%及19.61%股本權益。鄭堅江先生擁有AUX Holdings Co., Ltd. 70%股本權益。因此,AUX Holdings Co., Ltd.及鄭堅江先生均被視為於Ningbo Sanxing Medical Electric Co., Ltd.擁有權益的股份中擁有權益。
- 7. 於2017年6月30日,何意菊女士是鄭堅江先生 的配偶,根據證券及期貨條例,被視為於鄭 堅江先生擁有權益的股份中擁有權益。
- 8. 於2017年6月30日,Bartley Investments Pte. Ltd.擁有Ellington Investments Pte. Ltd.100%股本權益,因而被視為於Ellington Investments Pte. Ltd.擁有權益的股份中擁有權益。Tembusu Capital Pte. Ltd.擁有Bartley Investments Pte. Ltd. 100%股本權益,而Temasek Holdings (Private) Limited擁有Tembusu Capital Pte. Ltd. 100%股本權益。因此,Temasek Holdings (Private) Limited及Tembusu Capital Pte. Ltd.均被視為於Bartley Investments Pte. Ltd.擁有權益的股份中擁有權益。
- 9. 於2017年6月30日,中國國際金融股份有限公司擁有中金智德股權投資管理有限公司100%股本權益,因而被視為於中金智德股權投資管理有限公司擁有權益的股份中擁有權益。

除上文所披露外,於2017年6月30日,據董事所知,概無任何人士(除董事、監事或本公司最高行政人員外)於本公司股份或相關股份中擁有須根據證券及期貨條例第XV部第2及第3分部向本公司披露的任何權益或淡倉,或記錄於根據證券及期貨條例第336條須予備存的本公司登記冊的權益或淡倉。

PURCHASE, SALE OR REDEMPTION OF LISTED SECURITIES OF THE COMPANY

Neither the Company nor any of its subsidiaries purchased, sold or redeemed any of the Company's listed securities during the six months ended 30 June 2017.

INTERIM DIVIDEND

The Board resolved to recommend the payment of interim dividends of RMB0.40 (tax inclusive) per share for the six months ended 30 June 2017 (the "2017 Interim Dividend") with an aggregate amount of approximately RMB180.8 million to shareholders of the Company (the "Shareholders") whose names are listed on the Company's register of members as at 24 October 2017 in the 2017 third extraordinary general meeting of the Company (the "EGM") to be held on 13 October 2017. The 2017 Interim Dividend will be denominated and declared in RMB. The Company will pay dividends in respect of domestic shares in RMB and dividends in respect of H shares in HKD. Once the relevant resolution is passed at the EGM, the 2017 Interim Dividend is expected to be paid on or around 10 November 2017.

Pursuant to the Enterprise Income Tax Law of the People's Republic of China(《中華人民共和國企業所得稅法》) and its implementation rules as well as other relevant provisions, the Company is required to withhold and pay a 10% enterprise income tax when paying the recommended 2017 Interim Dividend to non-residential enterprise Shareholders listed on the Company's register of members of H shares. Any H share registered in the name of a non-individual Shareholder, such as Hong Kong Securities Clearing Company Nominees Limited, other nominees, trustees, organizations or corporates, will be deemed as shares held by a non-residential enterprise Shareholder, and therefore the enterprise income tax on the receivable dividend in respect of such shares will be withheld.

購買、出售或贖回本公司的上市證券

本公司或其任何附屬公司於截至2017年6月30 止六個月概無購買、出售或贖回本公司任何 上市證券。

中期股息

董事會決議在本公司將於2017年10月13日舉行的2017年第三次臨時股東大會(「臨時股東大會」)上,建議派發截至2017年6月30日止六個月中期股息每股人民幣0.40元(含稅)(「2017年中期股息」)予於2017年10月24日名列本公司股東名冊的本公司股東(「股東」),總金額約人民幣180.8百萬元。2017年中期股息將會以人民幣計值及宣派。內資股股息將以人民幣派付,而H股股息則將以港元派付。待有關決議案於臨時股東大會通過後,2017年中期股息預計將於2017年11月10日或前後派發。

根據《中華人民共和國企業所得税法》及其實施條例,以及其他相關規定,本公司在向名列本公司H股股東名冊的非居民企業股東分派建議2017年中期股息時,須按税率10%代扣代繳企業所得税。任何以香港中央結算(代理人)有限公司、其他提名人或受託人或其他組織或團體等非個人登記股東名義登記的H股,將被當作由非居民企業股東持有的股份,並因此須就其應得股息預扣企業所得税。

According to the Individual Income Tax Law of China (《中華人民共和國個人所得税 法》) and its implementation provisions, the Notice Concerning Individual Income Tax on the Dividends, Bonuses that Foreign Individuals Obtain from Foreign invested Enterprises Issued by the Ministry of Finance of Hubei Province (《湖北省地方税務局關於對外 籍個人從外商投資企業取得股息紅利所得徵收個人所得稅問題的公告》), the Notice of the State Administration of Taxation on the Issues Concerning Taxation and Administration of Individual Income Tax After the Repeal of the Document (Guo Shui Fa [1993] No. 045) (Guo Shui Han [2011] No. 348) 《國家税務總局關於國税發[1993]045 號文件廢止後有關個人所得稅徵管問題的通知》(國稅函[2011]348號)) and other laws and regulations, the Company will withhold and pay the personal income tax at the tax rate of 10% generally for individual Shareholders of H shares. For the individual Shareholders of H shares who are citizens of countries or regions that have entered into a tax treaty with the PRC with tax rates higher than 10% but lower than 20%, the Company will withhold the tax at the agreed rates under such treaties. For the individual Shareholders of H shares who are citizens of countries or regions without taxation treaties with the PRC, the Company will withhold the tax at a rate of 20%.

根據《中華人民共和國個人所得稅法》及其實施條例,《湖北省地方稅務局關於對外籍個人從外商投資企業取得股息紅利所得徵收個人所得稅問題的公告》,以及《國家稅務總局關於國稅發[1993]045號文件廢止後有關個人所得稅徵管問題的通知》(國稅函[2011]348號)等法律法規的規定,本公司將為H股個人股東一般按照10%的稅率代扣代繳個人所得稅。對於協定稅率高於10%低於20%稅率的協定國家或地區的H股個人股東,本公司派發股息時將按協定實際稅率扣繳個人所得稅。對於與中國沒有稅收協定國家或地區的H股個人股東;本公司派發股息時將按20%稅率扣繳個人所得稅。

The aforesaid non-residential enterprise Shareholders and foreign individual Shareholders may enjoy the concessionary tax rate in accordance with the relevant provisions of treaties or arrangements for avoidance of double taxation entered into between their country (region) and PRC, and Announcement No. 60 2015 of the State Administration of Taxation: Administrative Measures for Nonresidents to Enjoy the Treatments of Tax Treaties (《非居民納稅人享受稅收協定待遇管理辦法》) (the "Measures") after completing relevant procedures. The aforesaid Shareholders shall provide complete information as required by the Measures to the Company by 19 October 2017. The Company will file tax return with competent tax authority of the place where the Company is located on behalf of such shareholders, who can enjoy relevant concessionary tax rate upon approval. The Company assumes no responsibility and disclaims all liabilities whatsoever in relation to the tax status or tax treatment of the Shareholders of H shares of the Company and for any claims arising from any delay in or inaccurate determination of the tax status or tax treatment of the Shareholders of H shares of the Company or any disputes over the withholding mechanism or arrangements.

以上非居民企業股東及外籍個人股東,可依據所在國家或地區與中國簽署的避免雙重徵稅協定或安排的相關規定,以及國家稅務總局2015年第60號公告《非居民納稅人享受稅收協定待遇管理辦法》(「辦法」)的規定,在辦理相關手續後享受優惠稅率。以上股東須於2017年10月19日前提供辦法規定的完整資料給本公司,本公司代為向公司所在地主管稅務機關申報,經批准後可享受相關稅收優惠。對於本公司H股股東的納稅身份或稅稅務待遇及因本公司H股股東的納稅身份或稅稅務待遇及因本公司H股股東的納稅身份或稅稅務待遇及因本公司H股股東的納稅身份或稅稅務待遇未能及時確定或不準確確定而引致任何申索或對於代扣機制或安排的任何爭議,本公司概不負責,亦不承擔任何責任。

CLOSURE OF REGISTER OF MEMBERS

In order to ascertain Shareholders' entitlement to attend and vote at the EGM and to the proposed 2017 Interim Dividend, the H share register of members of the Company will be closed from Wednesday, 13 September 2017 to Friday, 13 October 2017 (both days inclusive) and from Thursday, 19 October 2017 to Tuesday, 24 October 2017 (both days inclusive) respectively, during which no transfer of H shares will be registered. In order to qualify for attending and voting at the EGM, all unregistered Shareholders of H shares of the Company shall lodge transfer documents with the Company's share registrar in Hong Kong, Computershare Hong Kong Investor Services Limited, at Shops 1712-1716, 17th Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong for registration before 4:30 p.m. on Tuesday, 12 September 2017. In order to qualify for receiving the proposed 2017 Interim Dividend (subject to the approval by the Shareholders at the EGM), unregistered Shareholders of H shares of the Company shall lodge transfer documents with the Company's share registrar in Hong Kong, Computershare Hong Kong Investor Services Limited at the above mentioned address for registration before 4:30 p.m. on Wednesday, 18 October 2017.

CHANGE IN INFORMATION OF DIRECTORS, SUPERVISORS AND SENIOR MANAGEMENT

Mr. ZHU Yingwei has resigned as a non-executive director of the Company and a member of the nomination committee of the Board due to his physical conditions with effect from 9 May 2017; and Mr. LIN Jian has resigned as a supervisor of the Company due to changes in work with effect from 9 May 2017. Details of which were set out in the announcement dated 9 May 2017 of the Company.

暫停辦理過戶登記

為釐定股東出席臨時股東大會並於會上投票 的資格以及股東有權獲派建議2017年中期 股息的資格,本公司將分別於2017年9月13 日(星期三)至2017年10月13日(星期五) (包括首尾兩天)期間及於2017年10月19日 (星期四)至2017年10月24日(星期二) (包括首尾兩天)期間暫停辦理H股股份過戶 登記手續。如欲享有出席臨時股東大會及於 會上投票的資格,本公司的所有未登記H股股 份持有人須於2017年9月12日(星期二)下午 四時三十分之前,將股份過戶文件送達本公 司的香港股份過戶登記處香港中央證券登記 有限公司以作登記,地址為香港灣仔皇后大 道東183號合和中心17樓1712-1716號舖。為了 符合獲派擬派2017年中期股息(須待股東於 臨時股東大會上批准,始可作實)的資格, 本公司的H股未登記股份持有人須於2017年10 月18日(星期三)下午四時三十分之前,將 股份過戶文件送達上述地址的本公司香港股 份過戶登記處香港中央證券登記有限公司以 作登記。

董事、監事及高級管理人員資料變動

朱英偉先生因其身體原因,已辭去本公司非執行董事及董事會提名委員會會員之職務,於2017年5月9日起生效;而林健先生因工作變動,已辭去本公司監事之職務,於2017年5月9日起生效。有關詳情載於本公司日期為2017年5月9日的公告。

Upon consideration and approval by way of ordinary resolutions at the 2016 annual general meeting of the Company, Mr. ZHU Qiaohong was appointed as an executive director of the Company with effect from 16 June 2017. At the same time, Mr. ZHU Qiaohong was also appointed as a member of the nomination committee of the Board with effect from the same date. Mr. LUO Zhonghua was appointed as a supervisor of the Company with effect from 16 June 2017. The biographical details of Mr. ZHU Qiaohong and Mr. LUO Zhonghua and their information which was required to be disclosed pursuant to Rule 13.51(2) of the Listing Rules were set out in the announcement of the Company dated 9 May 2017.

Saved as disclosed above, there has been no change in the directors of the Company nor the information of directors, supervisors and senior management of the Company that is required to be disclosed under Rule 13.51(B) of the Listing Rules since the publication of the 2016 annual report of the Company.

經於本公司2016年股東週年大會上審議批准普通決議案後,朱巧洪先生獲委任為本公司執行董事,自2017年6月16日起生效。同時,朱巧洪先生亦獲委任為董事會提名委員會成員,自同日起生效。羅忠華先生獲委任為本公司監事,自2017年6月16日起生效。朱巧洪先生及羅忠華先生的履歷詳情以及根據上市規則第13.51(2)條須予披露的彼等資料,載於本公司日期為2017年5月9日的公告。

除上文披露者外,自刊發本公司2016年年度報告起,概無本公司董事變動或本公司董事、監事及高級管理層資料變動而須根據上市規則第13.51(B)條予以披露。

REVIEW REPORT 審閱報告



Review report to the board of directors of YiChang HEC Changliang Pharmaceutical Co., Ltd.

(A Joint Stock Limited Company Incorporated in the People's Republic of China)

INTRODUCTION

We have reviewed the interim financial report set out on pages 42 to 72 which comprises the consolidated statement of financial position of YiChang HEC Changliang Pharmaceutical Co., Ltd. (the "Company") as of 30 June 2017 and the related consolidated statement of profit or loss and other comprehensive income and consolidated statement of changes in equity and condensed consolidated cash flow statement for the six-month period then ended and explanatory notes. The Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited require the preparation of an interim financial report to be in compliance with the relevant provisions thereof and International Accounting Standard 34, *Interim financial reporting*, issued by the International Accounting Standards Board. The directors are responsible for the preparation and presentation of this interim financial report in accordance with International Accounting Standard 34.

Our responsibility is to form a conclusion, based on our review, on the interim financial report and to report our conclusion solely to you, as a body, in accordance with our agreed terms of engagement, and for no other purpose. We do not assume responsibility towards or accept liability to any other person for the contents of this report.

SCOPE OF REVIEW

We conducted our review in accordance with Hong Kong Standard on Review Engagements 2410, *Review of interim financial information performed by the independent auditor of the entity*, issued by the Hong Kong Institute of Certified Public Accountants. A review of the interim financial report consists of making enquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with Hong Kong Standards on Auditing and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly we do not express an audit opinion.

致宜昌東陽光長江藥業股份有限公司

(在中華人民共和國註冊成立之股份有限公司) 董事會之審閱報告

緒言

本核數師(以下簡稱[我們」)已審閱列載於第42至72頁宜昌東陽光長江藥業股份有限公司(「貴公司」)的中期財務報告,此中期財務報告包括於2017年6月30日的綜合財務狀況表與截至該日止六個月期間的相關綜合損益及其他全面收益表、綜合權益變動表及簡明綜合現金流量表以及附註解釋。香港聯合交易所有限公司證券上市規則規定,上市公司必須符合上市規則中的相關規定和國際會計準則理事會頒佈的國際會計準則第34號[中期財務報告]的規定編製中期財務報告。董事須負責根據國際會計準則第34號編製及列報中期財務報告。

我們的責任是根據我們的審閱對中期財務報告作出結論,並按照我們雙方所協定的應聘條款,僅向全體董事會報告。除此以外,我們的報告書不可用作其他用途。我們概不就本報告書的內容,對任何其他人士負責或承擔法律責任。

審閲範圍

我們已根據香港會計師公會頒佈的香港審閱工作準則第2410號[實體的獨立核數師對中期財務信息的審閱]進行審閱。中期財務報告審閱工作包括主要向負責財務會計事務的人員查詢,並實施分析及其他審閱程序。由於審閱的範圍遠較按照香港審核準則進行的審核的範圍為小,因此我們不能保證我們會注意到在審核中可能會被發現的所有重大事項。因此我們不會發表任何審核意見。

REVIEW REPORT 審閱報告

CONCLUSION

Based on our review, nothing has come to our attention that causes us to believe that the interim financial report as at 30 June 2017 is not prepared, in all material respects, in accordance with International Accounting Standard 34, *Interim financial reporting*.

結論

根據我們的審閱工作,我們並沒有注意到任何 事項,使我們相信於2017年6月30日的中期財 務報告在所有重大方面沒有按照國際會計準則 第34號「中期財務報告」的規定編製。

KPMG

Certified Public Accountants 8th Floor, Prince's Building 10 Chater Road Central, Hong Kong

18 August 2017

畢馬威會計師事務所

執業會計師 香港中環 遮打道10號 太子大廈8樓

2017年8月18日

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

for the six months ended 30 June 2017 - unaudited 截至2017年6月30日止六個月-未經審核 (Expressed in Renminbi) (以人民幣呈列)

Six months ended 30 June 截至6月30日止六個月

			2017	2016
		Note	RMB'000	RMB'000
		附註	人民幣千元	人民幣千元
Revenue	營業額	5	662,253	555,629
Cost of sales	銷售成本		(121,642)	(136,317)
Gross profit	毛利		540,611	419,312
Other revenue	其他收入		8,669	6,418
Distribution costs	分銷成本		(117,961)	(110,118)
Administrative expenses	行政管理開支		(57,374)	(57,139)
Other net (losses)/income	其他(虧損)/收入淨額		(13,454)	10,083
Profit from operations	經營溢利		360,491	268,556
Finance costs	融資成本	7(a)	(2,258)	(4,112)
Profit before taxation	除税前溢利	7	358,233	264,444
Income tax	所得税	8	(62,961)	(49,459)
Profit for the period	期內溢利		295,272	214,985
Profit and total comprehensive income	以下各方應佔期內溢利及			
for the period attributable to:	全面收入總額:			
Equity shareholders of the Company	本公司權益股東		301,860	214,985
Non-controlling interests	非控股權益		(6,588)	
Profit and total comprehensive income	期內溢利及			
for the period	全面收入總額		295,272	214,985
Basic and diluted earnings per share	每股基本及攤薄盈利	9	0.67	0.48

The notes on pages 48 to 72 form part of this interim financial report. Details of dividends payable to equity shareholders of the Company are set out in note 18.

第48頁至72頁之附註構成本中期財務報告一部份。有關應付公司權益股東的股息詳情,載於附註18。

CONSOLIDATED STATEMENT OF FINANCIAL POSITION 综合財務狀況表

at 30 June 2017 - unaudited 於2017年6月30日-未經審核 (Expressed in Renminbi) (以人民幣呈列)

			At 30 June	At 31 December
			2017	2016
			於2017年	於2016年
			6月30日	12月31日
		Note	RMB'000	RMB'000
		附註	人民幣千元	人民幣千元
Non-current assets	非流動資產			
Fixed assets	固定資產			
– Property, plant and equipment	-物業、廠房及設備	10	437,343	413,915
- Interests in leasehold land held for own	一根據經營租賃持作自用			
use under operating leases	之租賃土地權益		80,801	81,767
			518,144	495,682
Intangible assets	無形資產	П	348,380	_
Goodwill	商譽	12	75,896	_
Prepayments	預付款項	13	484,515	422,544
Deferred tax assets	遞延税項資產		15,840	11,415
Total non-current assets	非流動資產總額		1,442,775	929,641
Current assets	流動資產			
Inventories	存貨	14	94,444	110,624
Trade and other receivables	貿易及其他應收款項	15	490,233	337,149
Time deposits	定期存款		475,548	238,988
Pledged deposits	已抵押存款		_	2,635
Cash and cash equivalents	現金及現金等值項目	16	988,092	1,212,072
Total current assets	流動資產總額		2,048,317	1,901,468
Current liabilities	流動負債			
Trade and other payables	貿易及其他應付款項	17	385,950	182,377
Bank loans	銀行貸款		70,000	70,000
Deferred income	遞延收益		4,379	4,379
Current taxation	即期税項		33,621	27,525
Total current liabilities	流動負債總額		493,950	284,281

The notes on pages 48 to 72 form part of this interim financial report.

CONSOLIDATED STATEMENT OF FINANCIAL POSITION 綜合財務狀況表

at 30 June 2017 - unaudited 於2017年6月30日一未經審核 (Expressed in Renminbi) (以人民幣呈列)

			At 30 June	At 31 December
			2017	2016
			於2017年	於2016年
			6月30日	12月31日
		Note	RMB'000	RMB'000
		附註	人民幣千元	人民幣千元
Net current assets	流動資產淨額		1,554,367	1,617,187
Total assets less current liabilities	總資產減流動負債		2,997,142	2,546,828
Non-current liabilities	非流動負債			
Bank loans	銀行貸款		20,000	20,000
Deferred income	遞延收益		66,832	69,021
Total non-current liabilities	非流動負債總額		86,832	89,021
Net assets	淨資產		2,910,310	2,457,807
Capital and reserves	資本及儲備			
Share capital	股本	18(b)	452,023	450,823
Reserves	儲備		2,191,381	2,006,984
Total equity attributable to equity	本公司權益股東			
shareholders of the Company	應佔總權益		2,643,404	2,457,807
Non-controlling interests	非控股權益		266,906	_
Total equity	總權益		2,910,310	2,457,807

The notes on pages 48 to 72 form part of this interim financial report.

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

for the six months ended 30 June 2017 - unaudited 截至2017年6月30日止六個月一未經審核 (Expressed in Renminbi) (以人民幣呈列)

			Share	Capital	Statutory	Retained	
			capital	reserve	reserve	earnings	Total equity
			股本	資本儲備	法定儲備	保留收益	總權益
		Note	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
		附註	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
Balance at 1 January 2016	於2016年1月1日的結餘		450,659	1,456,614	26,571	209,005	2,142,849
Changes in equity for the six months	截至2016年6月30日						
ended 30 June 2016:	止六個月權益變動:						
Total comprehensive income	期內全面收益總額						
for the period			_	_	_	214,985	214,985
Dividends approved in respect	批准過往年度股息						
of the previous year		18(a)	_	_	_	(67,623)	(67,623)
Shares issued upon the over-allotment	超額配股權獲行使時						
options exercised	發行的股份	18(b)	164	1,820		_	1,984
Balance at 30 June 2016 and 1 July 2016	於2016年6月30日及						
	2016年7月1日的結餘		450,823	1,458,434	26,571	356,367	2,292,195
Changes in equity for the six months	截至2016年12月31日						
ended 31 December 2016:	止六個月權益變動:						
Total comprehensive income	期內全面收益總額						
for the period			_	_	_	165,612	165,612
Appropriation to statutory reserve	轉撥至法定儲備		_	_	38,065	(38,065)	_
Balance at 31 December 2016	於2016年12月31日的結餘		450,823	1,458,434	64,636	483,914	2,457,807

The notes on pages 48 to 72 form part of this interim financial report.

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

for the six months ended 30 June 2017 - unaudited 截至2017年6月30日止六個月-未經審核 (Expressed in Renminbi) (以人民幣呈列)

Attributable to equity shareholders of the Company 本公司權益股東應佔

								Non-	
			Share	Capital	Statutory	Retained		controlling	Total
			capital	reserve	reserve	earnings	Total	interests	equity
			股本	資本儲備	法定儲備	保留收益	總計	非控股權益	權益總額
		Note	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
		附註	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
Balance at 1 January 2017	於2017年1月1日的結餘		450,823	1,458,434	64,636	483,914	2,457,807	_	2,457,807
Changes in equity for the	截至2017年6月30日								
six months ended 30 June 2017:	止六個月權益變動:								
Issue of ordinary shares	發行普通股	18(b)	1,200	18,144	_	_	19,344	_	19,344
Acquisition of equity interests	收購一間附屬公司股權								
in a subsidiary		12	_	_	_	_	_	273,494	273,494
Total comprehensive income	期內全面收益總額								
for the period			_	_	_	301,860	301,860	(6,588)	295,272
Dividends approved in respect	批准過往年度股息								
of the previous year		18(a)	_	_	_	(135,607)	(135,607)	_	(135,607)
Balance at 30 June 2017	於2017年6月30日的結餘		452,023	1,476,578	64,636	650,167	2,643,404	266,906	2,910,310

The notes on pages 48 to 72 form part of this interim financial report.

CONDENSED CONSOLIDATED CASH FLOW STATEMENT 簡明綜合現金流量表

for the six months ended 30 June 2017 - unaudited 截至2017年6月30日止六個月-未經審核 (Expressed in Renminbi) (以人民幣呈列)

Six months ended 30 June 截至6月30日止六個月

			既至 0 / 1 3 0	日正八周刀
			2017	2016
		Note	RMB'000	RMB'000
		附註	人民幣千元	人民幣千元
On any site of a set of the	經營活動			
Operating activities			222 272	250 502
Cash generated from operations	經營所得之現金		323,373	258,503
The People's Republic of China (the "PRC")	已支付的中華人民共和國		(41.000)	(0.0.00=)
income tax paid	(「中國」)所得税		(61,292)	(20,887)
Net cash generated from operating activities	經營活動產生的現金淨值		262,081	237,616
Investing activities	投資活動			
Interest received	已收利息		5,881	2,111
Payment for purchase of property,	購買物業、廠房及設備所付款項			
plant and equipment			(107,472)	(19,013)
Proceeds received from disposal of property,	出售物業、廠房及設備所得款項		(**, **)	(, , , , ,
plant and equipment	H I I I I I I I I I I I I I I I I I I I		108	_
Payment for purchase of intangible assets	購買無形資產所付款項		_	(40,000)
Payment for development activities	開發活動所付款項		(11,711)	(.0,000)
Payment for acquisition of equity	收購一間附屬公司股權		(,,,,	
interests in a subsidiary	NAT LAURA CINE		(137,402)	_
Addition of time deposits	新增定期存款		(486,210)	_
Decrease of time deposits	減少定期存款		246,844	33,000
Net cash used in investing activities	投資活動中使用的現金淨值 		(489,962)	(23,902)
Financing activities	融資活動			
Proceeds from issuance of shares	發行股份所得款項		19,344	1,984
Payment of listing expenses	上市開支所付款項		_	(22,535)
Repayments of bank loans	償還銀行貸款		_	(72,500)
Interest paid	已付利息		(2,270)	(4,296)
Net cash generated from/(used in) financing activities	來自/(用於)融資活動的現金淨值		17,074	(97,347)
Net (decrease)/increase in cash and cash equivalents	現金及現金等值項目淨			
	(減少)/增加		(210,807)	116,367
Cash and cash equivalents at I January	於Ⅰ月Ⅰ日的現金及現金等值項目		1,212,072	1,353,651
Effect of foreign exchange rate changes	外匯匯率變動的影響		(13,173)	<u> </u>
Cash and cash equivalents at 30 June	於6月30日的現金及現金等值項目		988,092	1,470,018
				, ,

The notes on pages 48 to 72 form part of this interim financial report.

(Expressed in Renminbi unless otherwise indicated) (除另有指明外,均以人民幣列示)

I BASIS OF PREPARATION

The interim financial report has been prepared in accordance with the applicable disclosure provisions of the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited, including compliance with International Accounting Standard ("IAS") 34, *Interim Financial Reporting*, issued by the International Accounting Standard Board ("IASB"). It was authorised for issue on 18 August 2017.

The interim financial report has been prepared in accordance with the same accounting policies adopted in the 2016 annual financial statements, except for the accounting policy in Note 3 and the accounting policy changes that are expected to be reflected in the 2017 annual financial statements. Details of the changes in accounting policies are set out in Note 2.

The preparation of an interim financial report in conformity with IAS 34 requires management to make judgments, estimates and assumptions that affect the application of policies and reported amounts of assets and liabilities, income and expenses on a year to date basis. Actual results may differ from these estimates.

This interim financial report contains condensed consolidated financial statements and selected explanatory notes. The notes include an explanation of events and transactions that are significant to an understanding of the changes in financial position and performance of the Group since the 2016 annual financial statements. The condensed consolidated interim financial statements and notes thereon do not include all of the information required for full set of financial statements prepared in accordance with International Financial Reporting Standards ("IFRSs").

The interim financial report is unaudited, but has been reviewed by KPMG in accordance with Hong Kong Standard on Review Engagements 2410, *Review of interim financial information performed by the independent auditor of the entity*, issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA"). KPMG's independent review report to the Board of Directors is included on page 40.

| 編製基準

本中期財務報告已根據香港聯合交易所有限公司證券上市規則之適用披露規定編製,包括遵守國際會計準則理事會(「國際會計準則理事會」)頒佈之國際會計準則(「國際會計準則」)第34號「中期財務報告」。本報告獲許於2017年8月18日獲授權刊發。

除附註3的會計政策及預期將於2017年年度財務報表反映之會計政策變動外,本中期財務報告已根據與2016年年度財務報表所採納之相同會計政策編製。該等會計政策變動詳情載於附註2。

管理層於編製符合國際會計準則第34號 之中期財務報告時,須按年初至今基準 作出對所採用政策及所呈報的資產和負 債、收入和開支金額造成影響之判斷、 估計及假設。實際結果可能與該等估計 有所不同。

本中期財務報告包含簡明綜合財務報表及部份附註解釋。附註闡述了自2016年年度財務報表刊發以來,本集團的財務狀況變動和表現而言屬重要的事件和交易。簡明綜合中期財務報表及其附註並無包括根據國際財務報告準則(「國際財務報告準則」)編製完整財務報表所需之一切資料。

本中期財務報告乃未經審核,惟畢馬威會計師事務所已經根據香港會計師公會所(「香港會計師公會」)頒佈之香港審閱工作準則第2410號「獨立核數師對中期財務信息的審閱」進行審閱。畢馬威會計師事務所為董事會編製之獨立審閱報告載於第40頁。

(Expressed in Renminbi unless otherwise indicated) (除另有指明外,均以人民幣列示)

I BASIS OF PREPARATION (Cont'd)

The financial information relating to the financial year ended 31 December 2016 that is included in the interim financial report as comparative information does not constitute the Company's statutory annual consolidated financial statements for that financial year but is derived from those financial statements.

The Company's auditor has reported on those financial statements. The auditor's report was unqualified; did not include a reference to any matters to which the auditor drew attention by way of emphasis without qualifying its report.

2 CHANGES IN ACCOUNTING POLICIES

The IASB has issued several amendments to IFRSs that are first effective for the current accounting period of the Group. None of these developments has had a material effect on how the Group's results and financial position for the current or prior periods have been prepared or presented in this interim financial report.

The Group has not applied any new standard or interpretation that is not yet effective for the current accounting period.

3 ACCOUNTING POLICIES APPLIED IN THIS PERIOD

(a) Non-controlling interests

Non-controlling interests represent the equity in a subsidiary not attributable directly or indirectly to the Company, and in respect of which the Group has not agreed any additional terms with the holders of those interests which would result in the Group as a whole having a contractual obligation in respect of those interests that meets the definition of a financial liability. For each business combination, the Group can elect to measure any non-controlling interests either at fair value or at the non-controlling interests' proportionate share of the subsidiary's net identifiable assets.

I 編製基準(續)

本中期財務報表內所載作為比較資料的 截至2016年12月31日止年度的財務資料,並不構成本公司於該財政年度的法 定年度綜合財務報表,惟摘錄自該等財 務報表。

本公司核數師已就該等財務報表出具核 數師報告。該核數師報告為無保留意見 的核數師報告;其中不包含核數師在不 出具保留意見的情況下以強調的方式提 請使用者注意的任何事項。

2 會計政策變動

國際會計準則理事會已頒佈若干國際財務報告準則的修訂,並於本集團現行會計期間首次生效。該等修訂對於本期或過往期間本集團業績及財務狀況的編製或於本中期財務報告呈列的方式概無重大影響。

本集團概無採納於本會計期間尚未生效 的任何新訂準則或詮釋。

3 本期內採用的會計政策

(a) 非控股權益

非控股權益指非直接或間接歸屬於本公司附屬公司權益,且本集團就此並無與該等權益持有人協定任何額外條款,致使本集團整體須就該等符合金融負債定義的權益承擔合約責任。就各業務合併而言,本集團可選擇按公允價值或按非控股權益佔附屬公司可識別淨資產的比例而計量任何非控股權益。

(Expressed in Renminbi unless otherwise indicated) (除另有指明外,均以人民幣列示)

3 ACCOUNTING POLICIES APPLIED IN THIS PERIOD (Cont'd)

(a) Non-controlling interests (Cont'd)

Non-controlling interests are presented in the consolidated statement of financial position within equity, separately from equity attributable to the equity shareholders of the company. Non-controlling interests in the results of the Group are presented on the face of the consolidated statement of profit or loss and other comprehensive income as an allocation of the total profit or loss and total comprehensive income for the year between non-controlling interests and the equity shareholders of the Company.

(b) Goodwill

Goodwill represents the excess of

- (i) the aggregate of the fair value of the consideration transferred, the amount of any non-controlling interest in the acquiree and the fair value of the Group's previously held equity interest in the acquiree; over
- (ii) the net fair value of the acquiree's identifiable assets and liabilities measured as at the acquisition date.

When (ii) is greater than (i), then this excess is recognised immediately in profit or loss as a gain on a bargain purchase.

Goodwill is stated at cost less accumulated impairment losses. Goodwill arising on a business combination is allocated to each cash-generating unit, or groups of cash generating units, that is expected to benefit from the synergies of the combination and is tested annually for impairment.

On disposal of a cash generating unit during the year, any attributable amount of purchased goodwill is included in the calculation of the profit or loss on disposal.

3 本期內採用的會計政策(續)

(a) 非控股權益(續)

非控股權益於綜合財務狀況表的權 益內呈列,獨立於公司權益股東應 佔之權益。本集團業績的非控股權 益乃於綜合損益及其他全面收益表 列作本公司非控股權益及權益股東 之間本年度溢利或虧損總額及全面 收益總額的分配結果。

(b) 商譽

商譽指當:

- (i) 所轉讓代價公允價值、於被 收購者的非控制性權益金額 及集團先前持有被收購者權 益的公平價值的總和:大於
- (ii) 被收購者的可識別資產及負債於收購當日的公允淨值。

當(ii)較(i)為大,則該差額即時在 損益表確認為優惠承購的收益。

商譽是按成本值減累計減值虧損列 賬。來自業務合併的商譽將分配予 預期可受惠於合併協同效益的現金 生產單位或現金生產單位組合,並 會每年進行減值評估。

若於年內出售現金生產單位,任何 歸屬予出售項目的收購商譽將被計 入出售項目的收益或虧損之內。

(Expressed in Renminbi unless otherwise indicated) (除另有指明外,均以人民幣列示)

3 ACCOUNTING POLICIES APPLIED IN THIS PERIOD (Cont'd)

(c) Intangible assets (other than goodwill)

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

Other intangible assets that are acquired by the Group are stated at cost less accumulated amortisation (where the estimated useful life is finite) and impairment losses. Expenditure on internally generated goodwill and brands is recognised as an expense in the period in which it is incurred.

Amortisation of intangible assets with finite useful lives is charged to profit or loss on a straight-line basis over the assets' estimated useful lives. The following intangible assets with finite useful lives are amortised from the date they are available for use and their estimated useful lives are as follows:

capitalised development costspatents10 years12 years

Both the period and method of amortisation are reviewed annually.

3 本期內採用的會計政策(續)

(c) 無形資產(商譽除外)

研究活動開支乃於產生期間確認為 開支。倘產品或程序在技術及商業 上均具可行性,而本集團亦有充裕 資源及意向完成發展,有關發展活 動的費用則資本化處理。資本化開 支包括材料成本、直接工資及按適 當比例計算的間接費用。資本化開 發成本按成本減去累計攤銷與減值 虧損列賬。其他開發開支乃於產生 期間確認為開支。

本集團收購的其他無形資產乃按成本減除累計攤銷(當估計可用年期為有限時)及減值虧損列賬。內部產生商譽及品牌的開支確認為產生期間的開支。

可用年期有限的無形資產攤銷,資產估計可用年期以直線法於損益表內扣除。以下可用年期有限的無形資產由可供使用當日起攤銷,估計可用年期如下:

一 資產化開發成本 10年

- 專利 12年

攤銷年期及方法均每年審閱。

(Expressed in Renminbi unless otherwise indicated) (除另有指明外,均以人民幣列示)

4 SEGMENT REPORTING

Management has determined operating segments with reference to the reports reviewed by the chief operating decision maker of the Group that are used to assess the performance and allocate resources.

The chief operating decision maker of the Group assesses the performance and allocates the resources of the Group as a whole, as all of the Group's activities are considered to be primarily dependent on the performance of sales of pharmaceutical products. Therefore, the Group's management considers that there is only one operating segment under the requirements of IFRS 8, Operating Segments. In this regard, no segment information is presented for the period.

No geographic information is presented as the Group's operating profit is entirely derived from its business activities in the PRC.

5 REVENUE

The principal activities of the Group are manufacturing and sales of pharmaceuticals.

Revenue represents the sales value of goods supplied to customers. Revenue excludes sales tax and surcharges and is after deduction of any trade discount. The amount of each significant category of revenue is as follows:

4 分部報告

管理層乃參照本集團最高營運決策者所 審閱用以評估業績表現及分配資源的報 告以釐定經營分部。

由於本集團全部業務活動被視為主要依賴藥品銷售的表現,故本集團的最高經營決策者評估本集團整體表現並分配其資源。因此,根據國際財務報告準則第8號「經營分部」的規定,本集團管理層認為僅存在一個經營分部。就此而言,並無呈列本期間的分部資料。

本集團的經營溢利全部來自其中國業務 活動,故並無呈列地理資料。

5 營業額

本集團的主要業務為藥品生產及銷售。

營業額指供應給客戶的貨品的銷售收入。營業額不包括銷售稅及附加費,並已扣除任何貿易折扣。各主要營業額類別的金額如下:

Six months ended 30 June 截至6月30日止六個月

		2017	2016
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Anti-viral drugs	抗病毒藥物	559,300	462,384
Cardiovascular drugs	心血管藥物	50,543	40,225
Endocrine and metabolic drugs	內分泌及代謝藥物	19,044	18,188
Others	其他	33,366	34,832
		662,253	555,629

(Expressed in Renminbi unless otherwise indicated) (除另有指明外,均以人民幣列示)

6 SEASONALITY OF OPERATIONS

The Group's key product Kewei, is a type of anti-viral drugs for the treatment and prevention of influenza. The Group experiences a higher sales in first and fourth quarter of a year due to the fact that outbreaks of influenza tend to be a seasonal nature and is more prevalent in the spring and winter.

For the twelve months ended 30 June 2017, the Group reported revenue of RMB 1,048,128,000 (twelve months ended 30 June 2016: RMB865,675,000), and gross profit of RMB848,569,000 (twelve months ended 30 June 2016: RMB650,020,000).

7 PROFIT BEFORE TAXATION

Profit before taxation is arrived at after charging:

(a) Finance costs

6 營運的季節性

本集團重點產品可威是一種治療及預防 流感的抗病毒藥物。由於流感爆發趨於 季節性,且在春冬季節更為普遍,故本 集團在每年第一及第四季度銷售較其他 季度高。

截至2017年6月30日止十二個月,本集團的收入為人民幣1,048,128,000元(截至2016年6月30日止十二個月:人民幣865,675,000元),及毛利為人民幣848,569,000元(截至2016年6月30日止十二個月:人民幣650,020,000元)。

7 除税前溢利

除税前溢利乃扣除以下各項後得出:

(a) 融資成本

Six months ended 30 June 截至6月30日止六個月

観至6月30日正八個月		
2017	2016	
RMB'000	RMB'000	
人民幣千元	人民幣千元	
2.250	4.1.12	

Interest expenses 利息開支 **2,258** 4,112

(Expressed in Renminbi unless otherwise indicated) (除另有指明外,均以人民幣列示)

7 PROFIT BEFORE TAXATION (Cont'd)

7 除税前溢利(續)

(b) Staff costs

(b) 員工成本

Six months ended 30 June 截至6月30日止六個月

	2017	2016
	RMB'000	RMB'000
	人民幣千元	人民幣千元
		_
Salaries, wages, bonuses and benefits 薪金、工資、花紅及福利	42,809	34,287
Contribution to retirement schemes 退休計劃供款	3,220	2,334
	46,029	36,621

(c) Other items (c) 其他項目

Six months ended 30 June

截至6月30日止六個月

		2017	2016
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Depreciation	折舊	15,509	13,214
Amortisation	攤銷	4,496	_
Auditor's remuneration	核數師酬金	600	600
Impairment (reversed)/recognised	呆壞賬(撥回)/確認減值		
for doubtful debts		(2,025)	3,687
Operating lease charges	經營租賃費用	108	83
Research and development costs(i)	研發成本(i)	24,040	25,858
Cost of inventories (ii)	存貨成本 (ii)	66,576	86,328

(Expressed in Renminbi unless otherwise indicated) (除另有指明外,均以人民幣列示)

7 PROFIT BEFORE TAXATION (Cont'd)

(c) Other items (Cont'd)

Notes:

- (i) During the six months ended 30 June 2017, research and development costs include RMB12,502,000 (six months ended 30 June 2016: RMB12,379,000) relating to staff costs, depreciation, amortisation and operating lease charges, which amount is also included in the respective total amounts disclosed separately above or in the Note 7(b) for each of these types of expenses.
- (ii) During the six months ended 30 June 2017, cost of inventories include RMB15,243,000 (six months ended 30 June 2016: RMB16,143,000) relating to staff costs, depreciation and operating lease charges, which amount is also included in the respective total amounts disclosed separately above or in the Note 7(b) for each of these types of expenses.

7 除税前溢利(續)

(c) 其他項目(續)

附註:

- (i) 於截至2017年6月30日止六個月,研發成本包括與員工成本、折舊、攤銷和經營租賃費用相關的支出人民幣12,502,000元(截至2016年6月30日止六個月:人民幣12,379,000元),該款項亦包括於上文或附註7(b)就各開支類別獨立披露的各有關總額內。
- (ii) 於截至2017年6月30日止六個月,存貨成本包括與員工成本、折舊和經營租賃費用相關的支出人民幣15,243,000元(截至2016年6月30日止六個月:人民幣16,143,000元),以上金額亦計入上文或附註7(b)就各開支類別獨立披露的各有關總額內。

(Expressed in Renminbi unless otherwise indicated) (除另有指明外,均以人民幣列示)

8 INCOME TAX 8 所得税

Six months ended 30 June 截至6月30日止六個月

	2017	2016
	RMB'000	RMB'000
	人民幣千元	人民幣千元
即期税項		
本期間中國企業所得税撥備		
	66,984	56,949
過往年度中國企業所得税		
撥備不足/(超額撥備)	402	(276)
	67,386	56,673
遞延税項	ŕ	,
暫時差額的產生及撥回		
	(4,425)	(7,214)
	62 961	49,459
	本期間中國企業所得税撥備 過往年度中國企業所得税 撥備不足/(超額撥備)	RMB'000 人民幣千元 即期税項 本期間中國企業所得税機備 66,984 過往年度中國企業所得税機備不足/(超額撥備) 402 67,386 遞延税項 暫時差額的產生及撥回

- (i) The PRC corporate income tax rate is 25%.
- (ii) The PRC Corporate Income Tax Law allows enterprises to apply for the certificate of "High and New Technology Enterprise" ("HNTE") which entitles the qualified companies to a preferential corporate income tax rate of 15%. The Company was recognised as "HNTE" to enjoy a preferential corporate income tax rate of 15% from 2014 to 2016 pursuant to documents issued by local government authorities. The Company is applying for the extension of "HNTE" and the entitlement of the preferential income tax rate for 2017 to 2019. In the opinion of directors of the Company, they do not foresee any significant difficulties to obtain the approval of the preferential income tax rate for 2017 to 2019. The PRC corporate income tax rate applicable to the Company was of 15% for the six months ended 30 June 2017 (six months ended 30 June 2016: 15%).

YiChang HEC Pharmaceutical Co., Ltd. (宜昌東陽光醫藥有限公司), a PRC subsidiary of the Group, is qualified as a Small Micro-Size Enterprise (小微企業), which entitled to a preferential PRC corporate income tax rate of 10% for the six months ended 30 June 2017 and 2016.

- (i) 中國企業所得税率為25%。
- (ii) 中國企業所得税法允許企業申請認定 為「高新技術企業」(「HNTE」), 合資格公司有權藉此按優惠企業所得 税率15%繳納中國企業所得税。根據地 方政府當局發出的文件,本公司獲認 定為「HNTE」,由2014年至2016年可 按優惠所得税率15%繳納中國企業所得 税。本公司現正申請延續「HNTE」地 位及於2017年至2019年享有優惠所得 税率納税的待遇。本公司董事認為, 彼等預期於獲批准2017年至2019年優 惠所得税率一事上不會遇到任何重大 困難。本公司於截至2017年6月30日 止六個月適用的中國企業所得税率為 15%(截至2016年6月30日止六個月: 15%) 。

宜昌東陽光醫藥有限公司(本集團的中國附屬公司)獲認定為小微企業,有權於截至2017年及2016年6月30日止六個月按優惠所得税率10%繳納中國企業所得税。

(Expressed in Renminbi unless otherwise indicated) (除另有指明外,均以人民幣列示)

9 EARNINGS PER SHARE

(a) Basic earnings per share

The calculation of basic earnings per share is based on the profit attributable to equity shareholders of the Company of RMB301,860,000 (six months ended 30 June 2016: RMB214,985,000) and the weighted average number of 451,784,176 ordinary shares (six months ended 30 June 2016: 450,806,600 shares) in issue during the interim period.

9 每股盈利

(a) 每股基本盈利

每股基本盈利乃根據本公司權益股東應佔溢利人民幣301,860,000元(截至2016年6月30日止六個月:人民幣214,985,000元),以及中期內已發行普通股的加權平均數451,784,176股(截至2016年6月30日止六個月:450,806,600股)為基準計算。

Six months ended 30 June 截至6月30日止六個月

2017 2016 shares shares 股份 股份 450,822,850 450,659,450

Shares issued as at I January 截至 I 月 I 日已發行的股份 450,822,850 450,659,450 Effect of shares issued 發行股份的影響 961,326 I 47,150 Weighted average number of ordinary shares 普通股加權平均數 451,784,176 450,806,600

(b) Diluted earnings per share

There were no dilutive potential ordinary shares during the six months ended 30 June 2017 and 2016, and therefore, dilutive earnings per share is the same as the basic earnings per share.

(b) 每股攤薄盈利

由於截至2017年及2016年6月30 日止六個月並無可攤薄潛在普通 股,故每股攤薄盈利與每股基本盈 利相同。

(Expressed in Renminbi unless otherwise indicated) (除另有指明外,均以人民幣列示)

10 PROPERTY, PLANT AND EQUIPMENT

During the six months ended 30 June 2017, the Group acquired items of property, plant and machinery with a cost of RMB38,141,000 (six months ended 30 June 2016: RMB21,257,000).

Items of equipment with a net book value of RMB170,000 were disposed of during the six months ended 30 June 2017 (six months ended 30 June 2016: RMB70,000) resulting in a loss of RMB62,000 (six months ended 30 June 2016: RMB70,000).

As at 30 June 2017, the Group was applying for certificates of ownership for certain properties, with carrying value of RMB5,074,000 (31 December 2016: RMB5,171,000). The directors of the Company are of the opinion that the use of and the conduct of operating activities at the properties referred to above are not affected by the fact that the Group has not yet obtained the relevant property title certificates.

10 物業、廠房及設備

於截至2017年6月30日止六個月,本集 團以成本人民幣38,141,000元(截至2016 年6月30日止六個月:人民幣21,257,000 元)收購若干物業、廠房及機器。

於截至2017年6月30日止六個月,賬面 淨值為人民幣170,000元(截至2016年6 月30日止六個月:人民幣70,000元)的 若干設備被處理,導致賬面虧損人民幣 62,000元(截至2016年6月30日止六個 月:人民幣70,000元)。

於2017年6月30日,本集團正就賬面值 為人民幣5,074,000元(2016年12月31日:人民幣5,171,000元)的若干物業申請 所有權證書。本公司董事認為本集團尚 未取得相關物業業權所有證書並不影響 使用上述物業及從事業務活動。

(Expressed in Renminbi unless otherwise indicated) (除另有指明外,均以人民幣列示)

II INTANGIBLE ASSETS

11 無形資產

		Capitalised		
		development		
		costs	Patents	Total
		資本化開發成本	專利	總計
		RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元
			Note 12	
			附註12	
Cost:	成本:			
At I January 2017	於2017年1月1日	_	_	_
Addition through internal development	透過內部開發新增	17,876	_	17,876
Addition through acquisition	透過收購一間附屬公司新增			
of a subsidiary			335,000	335,000
At 30 June 2017	於2017年6月30日	17,876	335,000	352,876
Accumulated amortisation:	累計攤銷:			
At I January 2017	於2017年1月1日	_	_	_
Charge for the period	期內扣除		(4,496)	(4,496)
At 30 June 2017	於2017年6月30日		(4,496)	(4,496)
Net book value:	賬面淨值:			
At 30 June 2017	於2017年6月30日	17,876	330,504	348,380
At 31 December 2016	於2016年12月31日	_	_	_

The Group has obtained the necessary approvals and permits for clinical trials for a series of insulin research and development projects by the end of 30 June 2017. The directors of the Company are of the opinion that the development expenditure of the related projects meet the criteria of capitalisation after obtained the approval of clinical trial and capitalised the expenditure as development costs under intangible assets. As at 30 June 2017, the intangible assets under development were not yet ready for use.

本集團於2017年6月30日底前已就一系列胰島素研發項目的臨床試驗取得所需批文及許可。於取得臨床試驗的批文及費用資本化為無形資產下的開發成本後,本公司董事確認,有關項目的開發費用符合資本化標準。於2017年6月30日,開發中無形資產尚不可使用。

(Expressed in Renminbi unless otherwise indicated) (除另有指明外,均以人民幣列示)

12 GOODWILL 12 商譽

Pursuant to the agreement signed on 30 October 2016 among the Company, TaiGen Biopharmaceuticals Co. (Beijing), Ltd. ("TaiGen") and TaiGen Biopharmaceuticals Holdings Ltd., which is the controlling shareholder of TaiGen, the Company and TaiGen set up Dongguan HEC TaiGen Biopharmaceuticals Co., Ltd. (東莞東陽光太景醫藥研發有限責任公司, "HEC TaiGen") in the PRC on 10 January 2017. HEC TaiGen engages in the research, development, production and sales of new anti-Hepatitis C drugs. The registered capital of HEC TaiGen was RMB683,400,000, of which the Company contributes RMB348,400,000 by way of cash and TaiGen contributes RMB335,000,000 by way of injection of the patents related to Furaprevir (Note 11), a protease inhibitor for Hepatitis C. Upon set up of HEC TaiGen, the Company and TaiGen held 51% and 49% of the equity interests of HEC TaiGen, respectively.

RMB'000

(Expressed in Renminbi unless otherwise indicated) (除另有指明外,均以人民幣列示)

12 GOODWILL (Cont'd)

On 27 March 2017, the Company entered into an equity transfer agreement with TaiGen and acquired 9% equity interests in the HEC TaiGen held by TaiGen. The consideration of the equity transfer was USD20 million (equivalent to approximately RMB137,402,000). Upon completion of the equity transfer, the Company and TaiGen held 60% and 40% of the equity interests of HEC TaiGen, respectively. Management considers the above transactions, as a whole, consist an acquisition of 60% equity interests of HEC TaiGen. The differences between the total consideration of 60% equity interests of HEC TaiGen and net asset value of HEC TaiGen attributed to the Company were recognised as goodwill, which was amounting to RMB75,896,000.

Pursuant to the equity transfer agreement, subject to the positive result of Phase II clinical trial of new anti-Hepatitis C drugs and certain conditions, the Company will additionally pay USD20 million in aggregate to TaiGen by four instalments and offer a right to TaiGen to purchase up to 9% equity interests in HEC TaiGen from the Company at the price equal to that set out in above equity transfer agreement of 2017. As at 30 June 2017, the agreed conditions have not been met.

12 商譽(續)

於2017年3月27日,本公司與太景訂立 股權轉讓協議,並收購太景所持東陽光 太景9%股權。股權轉讓的對價為20百萬 美元(約相當於人民幣137,402,000元)。 股權轉讓完成後,本公司及太景分別持 有東陽光太景60%及40%股權。管理層 認為,上述交易整體上包括收購東陽光 太景60%股權。東陽光太景60%權益份 額的總對價與本公司應佔東陽光太景的 資產淨值之間的差額確認為商譽,金額 為人民幣75.896,000元。

根據股權轉讓協議,取決於抗丙肝新藥 II期臨床試驗的正面結果及若干限定條 件,本公司將分四期向太景額外支付共 計20百萬美元,並向太景授予以相等於 上述2017年股權轉讓協議所載價格向本 公司購買東陽光太景不超過9%股權的權 利。於2017年6月30日,協定條件尚未 達成。

(Expressed in Renminbi unless otherwise indicated) (除另有指明外,均以人民幣列示)

13 PREPAYMENTS

13 預付款項

		At 30 June	At 31 December
		2017	2016
		於2017年	於2016年
		6月30日	12月31日
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Prepayments for intangible assets (i)	無形資產預付款項(i)	400,000	400,000
Prepayments for fixed assets	固定資產預付款項	84,515	22,544
		484,515	422,544

(i) On 22 July 2015, the Group entered into an agreement with Sunshine Lake Pharma Co., Ltd. (廣東東陽光藥業有限公司, "Sunshine Lake Pharma") which is a related party of the Group. Pursuant to the agreement, the Group have acquired the right to use all the relevant knowhow and patents relating to yimitasvir phosphate and follow-up direct anti-viral agent compounds (the "Compounds") and, upon obtaining the necessary government approvals, the right to manufacture and sell worldwide. A consideration was RMB700,000,000, which comprised a down payment of RMB250,000,000 and eight milestone payments totalling RMB450,000,000 payable upon each stage of development or approval of yimitasvir phosphate or the Compounds. The agreement expires on 31 December 2030 or the date when the first patent mentioned above expires, whichever is earlier.

Up to 30 June 2017, the Group had made payments of RMB400,000,000 to Sunshine Lake Pharma. As at 30 June 2017, phase I clinical trial of yimitasvir phosphate was accomplished, and Sunshine Lake Pharma is in progress of the phase II clinical trial. Sunshine Lake Pharma is targeting to obtain the necessary approvals and permits for yimitasvir phosphate on or before 2019 and begin commercial introduction of relevant products in 2020. The necessary approvals and permits for the Compounds are expected to be obtained in 2020 and onwards.

於2015年7月22日,本集團已與 (i) 廣東東陽光藥業有限公司(「廣東東 陽光藥業」,為本集團之關連方) 訂立協議。根據該協議,本集團已 取得全球有關磷酸依米他韋及後續 直接抗病毒化合物(「磷酸依米他 韋化合物」)的所有相關技術和專 利的使用權,並在取得相關政府部 門的批文後,擁有在全球生產和 銷售的權利。有關代價為人民幣 700,000,000元包括首筆付款人民 幣 250,000,000 元和八筆總額為人 民幣450,000,000元的分期於磷酸 依米他韋及磷酸依米他韋化合物各 開發或審批階段的付款。該協議將 於2030年12月31日與上述第一項 專利到期日兩者中更早者到期。

截至2017年6月30日止,本集團已向廣東東陽光藥業支付人民幣400,000,000元。於2017年6月30日,磷酸依米他韋已完成臨床一期試驗,廣東東陽光藥業現正進行臨床二期試驗,擬於2019年或之前取得磷酸依米他韋的必要批文及許可證並於2020年開始相關產品的商業推廣。磷酸依米他韋化合物的必要批文及許可證預期將於2020年或以後獲得。

(Expressed in Renminbi unless otherwise indicated) (除另有指明外,均以人民幣列示)

14 INVENTORIES 14 存貨

		At 30 June	At 31 December
		2017	2016
		於2017年	於2016年
		6月30日	12月31日
		RMB'000	RMB'000
		人民幣千元	人民幣千元
	臣 ++ 和	F0.440	F/ 3/0
Raw materials	原材料	59,468	56,260
Work in progress	在製品	20,126	33,051
Finished goods	製成品	14,850	21,313
		94,444	110,624

The analysis of the amount of inventories recognised as an expense and included in profit or loss is as follows:

已確認為開支並計入損益的存貨金額分析如下:

Six months ended 30 June

截至6月30日止六個月

		2017	2016
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Cost of inventories sold Write-down of inventories	已售存貨成本 存貨撇減	66,576	84,807 1,521
		66,576	86,328

(Expressed in Renminbi unless otherwise indicated) (除另有指明外,均以人民幣列示)

15 TRADE AND OTHER RECEIVABLES

As of the end of the reporting period, the aging analysis of trade debtors and bills receivable (which are included in trade and other receivables), based on the invoice date and net of allowance for doubtful debts, is as follows:

15 貿易及其他應收款項

於報告期末,應收賬款及應收票據(已計 入貿易及其他應收款項)按發票日期經扣 除呆賬準備的賬齡分析如下:

		At 30 June	At 31 December
		2017	2016
		於2017年	於2016年
		6月30日	12月31日
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Within 3 months	3個月內	339,918	280,266
	超過3個月但1年內		
More than 3 months but within one year	<u> </u>	133,109	48,472
Trade and bills receivable, net of allowance for			
doubtful debts	應收賬款及應收票據,扣除呆賬準備	473,027	328,738
Amounts due from related parties	應收其他關連方款項	807	_
Prepayments for inventories and others	預付購貨款項及其他	11,223	5,538
Other receivables	其他應收款項	5,176	2,873
		400.033	227 40
		490,233	337,149

Trade receivables are generally due within 30-90 days from the date of billing. Bills receivable is due in 3 or 6 months from the date of billing. All of the trade and other receivables of the Group and the Company are expected to be recovered within one year.

應收賬款一般自發出賬單日期起計30至 90日內到期。應收票據自發出賬單日期 起計3或6個月內到期。預期本集團及本 公司之所有貿易及其他應收款項將於1年 內可收回。

(Expressed in Renminbi unless otherwise indicated) (除另有指明外,均以人民幣列示)

16 CASH AND CASH EQUIVALENTS

16 現金及現金等值項目

		At 30 June	At 31 December
		2017	2016
		於2017年	於2016年
		6月30日	12月31日
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Cash at bank and in hand	銀行現金及手頭現金	988,092	1,212,072

17 TRADE AND OTHER PAYABLES

As of the end of the reporting period, the aging analysis of trade creditors and bills payable (which are included in trade and other payables), based on the invoice date, is as follows:

17 貿易及其他應付款項

於報告期末,應付賬款及應付票據(已計入貿易及其他應付款項)按發票日期的賬齡分析如下:

		At 30 June	At 31 December
		2017	2016
		於2017年	於2016年
		6月30日	12月31日
		RMB'000	RMB'000
		人民幣千元	人民幣千元_
Within I month	Ⅰ個月內到期	17,810	14,554
Over I month but within 3 months	超過1個月但3個月內到期	4,211	2,109
Over 3 months but within 1 year	超過3個月但1年內到期	4,342	1,392
Over I year	超過1年	1,448	1,224
		, ,	,
Total trade payables	貿易應付款項總額	27,811	19,279
Amounts due to related parties	應付關連方款項	945	2,392
Bills payables	應付票據	_	2,635
Receipts in advance	預收款項	5,891	9,933
VAT and other taxes payable	應付增值税及其他税項	16,768	17,605
Accrued payroll and benefits	應計工資及福利	13,317	17,483
Dividends payable	應付股息	135,607	_
Other payables and accruals	其他應付款項及應計費用	185,611	113,050
		385,950	182,377

(Expressed in Renminbi unless otherwise indicated) (除另有指明外,均以人民幣列示)

18 CAPITAL, RESERVES AND DIVIDENDS

18 資本、儲備及股息

(a) Dividends

- (a) 股息
- (i) Dividends payable to equity shareholders attributable to the interim period
- (i) 於中期期間應付權益股東的 股息

Six months ended 30 June 截至6月30日止六個月

2017

2016

RMB'000

RMB'000

人民幣千元

人民幣千元

Interim dividend proposed after the end of the reporting period of

RMB0.40 per ordinary share

報告期末後建議派發的中期股息 每股普通股人民幣0.40元

(截至2016年6月30日止

(six months ended 30 June 2016: nil) 六個月:零)

180.809

Pursuant to the resolution passed at the directors' meeting on 18 August 2017, a cash dividend of RMB0.40 per ordinary share (six months ended 30 June 2016: nil) for the six months ended 30 June 2017 were proposed for shareholders' approval at the general meeting.

The interim dividend proposed after the end of the period has not been recognised as liabilities as at 30 June 2017.

根據於2017年8月18日董事會議通過的決議案,於股東大會上建議派發截至2017年6月30日止六個月現金股息每股普通股人民幣0.40元(截至2016年6月30日止六個月:零)以待股東批准。

於2017年6月30日,報告期 末後建議派發的中期股息尚 未確認為負債。

(Expressed in Renminbi unless otherwise indicated) (除另有指明外,均以人民幣列示)

18 CAPITAL, RESERVES AND DIVIDENDS (Cont'd)

18 資本、儲備及股息(續)

(a) Dividends (Cont'd)

(a) 股息(續)

(ii) Dividends payable to equity shareholders attributable to the previous financial year, approved during the interim period

(ii) 於中期期間批准過往財政年 度應付權益股東的股息

Six months ended 30 June 截至6月30日止六個月

2017

2016

RMB'000

RMB'000

人民幣千元

人民幣千元

•			
Final dividends in respect of	於下列中期期間批准的		
the previous financial year,	過往財政年度的		
approved during the following	末期股息每股普通股		
interim period, of RMB0.30 per	人民幣0.30元(截至2016年		
ordinary share (six months ended	6月30日止六個月:		
30 June 2016: RMB0.15 per	每股普通股人民幣0.15元)		
ordinary share)		135,607	67,623

(Expressed in Renminbi unless otherwise indicated) (除另有指明外,均以人民幣列示)

18 CAPITAL, RESERVES AND DIVIDENDS (Cont'd)

18 資本、儲備及股息(續)

(b) Share capital

(b) 股本

Ordinary shares, issued and fully paid

已發行及繳足普通股

		At 30 June 2017		At 31 December 2016		
		於2017年	6月30日	於2016年12月31日		
		Number of		Number of		
		shares	RMB'000	shares	RMB'000	
		股份數目	人民幣千元	股份數目	人民幣千元	
At I January	於1月1日	450,822,850	450,823	450,659,450	450,659	
Shares issued to	向控股股東發行的股份					
controlling shareholder		1,200,000	1,200	_	_	
Shares issued upon	超額配股權獲行使時					
the over-allotment	發行的股份					
options exercised		_	_	163,400	164	
As at 30 June/ 31 December	於6月30日/12月31日	452,022,850	452,023	450,822,850	450,823	

Note: On 6 February 2017, the extraordinary general meeting had resolved to issue 1,200,000 additional ordinary shares of RMB1.00 each to HEC Pharm Co., Ltd. (宜昌東陽光藥業股份有限公司,"HEC Pharm") (the immediate controlling shareholder) at a price of HK\$18.05 per ordinary share. Proceeds of RMB1,200,000 representing the par value of these ordinary shares, were credited to the Company's share capital and the excess of the proceeds over the nominal value of the total number of ordinary shares issued after offsetting share issuance costs of RMB18,144,000 were credited to the capital reserve account of the Company.

附註:於2017年2月6日,臨時股 東大會議決按每股普通股 18.05港元的價格,向宜昌 東陽光藥業股份有限公司 (「東陽光藥」) (直接 控股股東)發行1,200,000股 每股面值人民幣1.00元的額 外普通股。所得款項人民 幣1,200,000元相當於該等普 通股的面值,已計入本公 司股本中, 而抵銷股份發 行成本人民幣18,144,000元 後,所得款項超逾所發行 普通股總數面值的餘額已 計入本公司的資本儲備賬 內。

(Expressed in Renminbi unless otherwise indicated) (除另有指明外,均以人民幣列示)

19 CAPITAL COMMITMENTS

Capital commitments outstanding at 30 June 2017 not provided for in the interim financial report were as follows:

19 資本承擔

於2017年6月30日,在中期財務報告中 未撥備的未履行資本承擔如下:

		At 30 June	At 31 December
		2017	2016
		於2017年	於2016年
		6月30日	12月31日
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Contracted for	已訂約		
- Acquisition of fixed assets	一購買固定資產	329,125	24,835
– Acquisition of intangible assets	一購買無形資產	300,000	300,000
		400 105	22.4.025
		629,125	324,835

20 MATERIAL RELATED PARTY TRANSACTIONS

During the six months ended 30 June 2017 and 2016, the directors are of the view that related parties of the Group include the following:

20 重大關連方交易

於截至2017年及2016年6月30日止六個月,董事認為本集團的關連方包括以下各方:

Name of related party

關連方名稱

Relationship with the Group

與本集團的關係

HEC Pharm

東陽光藥

the immediate controlling shareholder

直接控股股東

Shaoguan HEC Packaging and Printing Co., Ltd.

(韶關東陽光包裝印刷有限公司) ("Shaoguan HEC Printing") (「韶關東陽光印刷」) associate of the intermediate controlling shareholder 中間控股股東的聯營公司

(Expressed in Renminbi unless otherwise indicated) (除另有指明外,均以人民幣列示)

20 MATERIAL RELATED PARTY TRANSACTIONS (Cont'd)

20 重大關連方交易(續)

Name of related party

Relationship with the Group

關連方名稱

與本集團的關係

Yichang HEC Power Plant Co., Ltd.

(宜昌東陽光火力發電有限公司) ("HEC Power Plant")

(「宜昌東陽光發電廠」)

effectively owned by the controlling shareholder

由控股股東實益擁有

Yidu Shanchengshuidu Project Construction Co., Ltd.

effectively owned by the ultimate shareholder

(宜都山城水都建築工程有限公司) ("Yidu Construction") (「宜都建築」) 由最終股東實益擁有

* The English translation of the above companies' names is for reference only. The official names of these companies are in Chinese.

* 上述公司的英文譯名僅供參考,該等 公司的正式名稱為中文。

(a) Transactions with related parties

During the six months ended 30 June 2017 and 2016, the Group entered into the following material related party transactions:

(a) 與關連方之交易

於截至2017年及2016年6月30日 止六個月,本集團訂立以下重大關 連方交易:

Six months ended 30 June 截至6月30日止六個月

2016

2017

				RMB'000	RMB'000
				人民幣千元 ——————	人民幣千元
(i)	Purchase of goods from:	(i)	自以下各方購買貨品:		
	HEC Pharm		東陽光藥	4,198	6,461
	Shaoguan HEC Printing		韶關東陽光印刷	4,386	4,482
	HEC Power Plant		宜昌東陽光發電廠	1,655	1,838
				10.220	12.701
		,		10,239	12,781
(ii)	Sales of goods to:	(ii)	向以下各方出售貨品:		
	Sunshine Lake Pharma		廣東東陽光藥業	2,595	241
/···>		/···›	拉亚以下左子4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.		
(iii)	Other services received from:	(iii)	接受以下各方的其他服務:		
	Yidu Construction		宜都建築	_	1,096
	HEC Pharm		東陽光藥	1,197	_
				1,197	1,096

(Expressed in Renminbi unless otherwise indicated) (除另有指明外,均以人民幣列示)

20 MATERIAL RELATED PARTY TRANSACTIONS (Cont'd)

20 重大關連方交易(續)

(b) Balances with related parties

(b) 與關連方的結餘

(i) Amounts due from related parties

(i) 應收關連方款項

Sunshine Lake Pharma	廣東東陽光藥業	807	
Trade receivables from:	應收以下各方的貿易款項:		
Sunshine Lake Pharma	廣東東陽光藥業	400,000	400,000
Prepayment for intangible assets:	來自以下各方的無形資產:		
		人民幣千元	人民幣千元_
		RMB'000	RMB'000
		6月30日	12月31日
		於2017年	於2016年
		2017	2016
		At 30 June	At 31 December

(ii) Amounts due to related parties

(ii) 應付關連方款項

		At 30 June	At 31 December
		2017	2016
		於2017年	於2016年
		6月30日	12月31日
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Trade payables to:	應付以下各方的貿易款項:		
Shaoguan HEC Printing	韶關東陽光印刷	945	2,392

(Expressed in Renminbi unless otherwise indicated) (除另有指明外,均以人民幣列示)

20 MATERIAL RELATED PARTY TRANSACTIONS (Cont'd)

20 重大關連方交易(續)

(c) Key management personnel compensation

(c) 主要管理人員的報酬

Key management personnel compensation comprised:

主要管理人員的報酬包括:

Six months ended 30 June 截至6月30日止六個月

		M	
		2017	2016
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Salaries, wages, bonuses and benefits	薪金工資、花紅及其他福利	987	750
Contribution to retirement schemes	定額退休計劃供款	60	56
		1,047	806

REGISTERED NAME

YiChang HEC Changliang Pharmaceutical Co., Ltd.

DIRECTORS

Executive Directors

Mr. JIANG Juncai

Mr. WANG Danjin

Mr. CHEN Yangui

Mr. ZHU Qiaohong (appointed on 16 June 2017)

Non-executive Directors

Mr. TANG Xinfa (Chairman)

Mr. ZHU Yingwei (resigned on 9 May 2017)

Mr. MO Kit

Independent Non-executive Directors

Mr. TANG Jianxin

Mr. FU Hailiang

Mr. LEE Chi Ming

REMUNERATION AND APPRAISAL COMMITTEE

Mr. FU Hailiang (Chairman)

Mr. JIANG Juncai

Mr. TANG Jianxin

AUDIT COMMITTEE

Mr. TANG Jianxin (Chairman)

Mr. LEE Chi Ming

Mr. TANG Xinfa

NOMINATION COMMITTEE

Mr. LEE Chi Ming (Chairman)

Mr. ZHU Qiaohong (appointed on 16 June 2017)

Mr. FU Hailiang

Mr. ZHU Yingwei (resigned on 9 May 2017)

註冊名稱

宜昌東陽光長江藥業股份有限公司

董事

執行董事

蔣均才先生

王丹津先生

陳燕桂先生

朱巧洪先生(於2017年6月16日獲委任)

非執行董事

唐新發先生(主席)

朱英偉先生(於2017年5月9日辭任)

毛杰先生

獨立非執行董事

唐建新先生

付海亮先生

李志明先生

薪酬與考核委員會

付海亮先生(主席)

蔣均才先生

唐建新先生

審核委員會

唐建新先生(主席)

李志明先生

唐新發先生

提名委員會

李志明先生(主席)

朱巧洪先生(於2017年6月16日獲委任)

付海亮先生

朱英偉先生(於2017年5月9日辭任)

SUPERVISORS

Ms. HUANG Fangfang (Chairman)

Ms. XUE Lian

Mr. LIN Jian (resigned on 16 June 2017)

Mr. LUO Zhonghun (appointed on 16 June 2017)

JOINT COMPANY SECRETARIES

Mr. PAN Sanxiong

Ms. NG Wing Shan (FCS, FCIS)

AUTHORIZED REPRESENTATIVES

Mr. TANG Xinfa

West Fourth Floor, Building 106

Huafa North Road, Futian District, Shenzhen

Guangdong Province, the PRC

Ms. NG Wing Shan

18/F, Tesbury Centre

28 Queen's Road East

Wanchai, Hong Kong

REGISTERED OFFICE

No. 38 Binjiang Road

Yidu, Yichang

Hubei Province

the PRC

PRINCIPAL PLACE OF BUSINESS IN PRC

No. 38 Binjiang Road

Yidu, Yichang

Hubei Province

the PRC

監事

黄芳芳女士(主席)

薛蓮女士

林健先生(於2017年6月16日辭任)

羅忠華先生(於2017年6月16日獲委任)

聯席公司秘書

潘三雄先生

吳詠珊女士(FCS, FCIS)

授權代表

唐新發先生

中國廣東省

深圳市福田區華發北路

106棟四樓西

吳詠珊女士

香港灣仔

皇后大道東28號

金鐘匯中心18樓

註冊辦事處

中國

湖北省

宜昌宜都市

濱江路38號

中國主要營業地點

中國

湖北省

宜昌宜都市

濱江路38號

PRINCIPAL PLACE OF BUSINESS IN HONG KONG

18/F, Tesbury Centre

28 Queen's Road East

Wanchai

Hong Kong

PRINCIPAL BANKER

China Construction Bank Co., Ltd.

Qingjiang Branch

56 Changjiang Avenue

Yidu, Hubei Province, the PRC

AUDITORS

KPMG

Certified Public Accountants

8/F, Prince's Building, 10 Chater Road

Central, Hong Kong

HONG KONG LEGAL ADVISORS

Freshfields Bruckhaus Deringer

11/F, Two Exchange Square

Central, Hong Kong

PRC LEGAL ADVISORS

Jia Yuan Law Offices

F408 Ocean Plaza

158 Fuxingmennei Avenue

Xicheng District

Beijing

the PRC

香港主要營業地點

香港

灣仔

皇后大道東28號金鐘匯中心18樓

主要往來銀行

中國建設銀行股份有限公司

中國湖北省宜都市

長江大道56號

清江支行

核數師

畢馬威會計師事務所

執業會計師

香港中環

遮打道10號太子大廈8樓

香港法律顧問

富而德律師事務所

香港中環

交易廣場2座11樓

中國法律顧問

嘉源律師事務所

中國

北京

西城區

複興門內大街 I58號

遠洋大廈F408

H SHARE REGISTRAR

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

STOCK CODE

1558

COMPANY'S WEBSITE

www.hec-changjiang.com

LISTING PLACE

The Stock Exchange of Hong Kong Limited

H股股份過戶登記處

香港中央證券登記有限公司 香港灣仔 皇后大道東183號合和中心 17樓1712-1716號鋪

股份代號

1558

本公司網站

www.hec-changjiang.com

上市地

香港聯合交易所有限公司

