

Wanjia Group Holdings Limited 萬嘉集團控股有限公司

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

STOCK CODE 股份代號: 401



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五年財務摘要

Corporate Information 公司資料

BOARD OF DIRECTORS The Board of Directors as now constituted is listed below:

Executive Directors Mr. Chen Jinshan Mr. Wang Jia Jun

Independent Non-Executive Directors

Mr. Wong Hon Kit Dr. Liu Yongping Mr. Ho Man

AUTHORISED REPRESENTATIVES

Mr. Wang Jia Jun Mr. Yu Tat Chi Michael

COMPANY SECRETARY

Mr. Yu Tat Chi Michael

AUDIT COMMITTEE

Mr. Wong Hon Kit *(Chairman)* Dr. Liu Yongping Mr. Ho Man

REMUNERATION COMMITTEE

Mr. Wong Hon Kit *(Chairman)* Dr. Liu Yongping Mr. Ho Man **董事會** 董事會現任成員如下:

執行董事 陳金山先生 Wang Jia Jun先生

獨立非執行董事 黃漢傑先生 劉勇平博士 何敏先生

授權代表 Wang Jia Jun先生 余達志先生

公司秘書 余達志先生

審核委員會 黃漢傑先生*(主席)* 劉勇平博士 何敏先生

薪酬委員會 黃漢傑先生*(主席)* 劉勇平博士 何敏先生

Corporate Information 公司資料

NOMINATION AND CORPORATE GOVERNANCE COMMITTEE

Mr. Wong Hon Kit Dr. Liu Yongping Mr. Ho Man

REGISTERED OFFICE

P.O. Box 10008, Williow House, Cricket Square Grand Cayman KY1-1001 Cayman Islands

HEAD OFFICE AND PRINCIPAL PLACE OF BUSINESS IN HONG KONG

Room 1902, 19th Floor 101 King's Road Hong Kong

PRINCIPAL SHARE REGISTRAR AND TRANSFER OFFICE

Tricor Services (Cayman Islands) Limited P.O. Box 10008, Williow House, Cricket Square Grand Cayman KY1-1001 Cayman Islands

HONG KONG BRANCH SHARE REGISTRAR AND TRANSFER OFFICE

Tricor Investor Services Limited Level 54, Hopewell Centre 183 Queen's Road East Hong Kong

提名及企業管治委員會

黃漢傑先生 劉勇平博士 何敏先生

註冊辦事處

P.O. Box 10008, Williow House, Cricket Square Grand Cayman KY1-1001 Cayman Islands

總辦事處及香港主要營業地點

香港 英皇道101號 19樓1902室

主要股份過戶登記處

Tricor Services (Cayman Islands) Limited P.O. Box 10008, Williow House, Cricket Square Grand Cayman KY1-1001 Cayman Islands

香港股份過戶登記分處

卓佳證券登記有限公司 香港 皇后大道東183號 合和中心54樓

Corporate Information 公司資料

PRINCIPAL BANKERS

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

AUDITORS

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

STOCK CODE

401

WEBSITE

www.wanjia-gp.com

主要往來銀行 交通銀行股份有限公司 香港中環 舉打街20號

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

股份代號 401

網址 www.wanjia-gp.com

Dear Shareholder:

On behalf of the board of directors (the "**Board**") of Wanjia Group Holdings Limited (the "**Company**"), I am pleased to present the audited financial results of the Company and its subsidiaries (collectively referred to as the "**Group**") for the year ended 31 March 2019.

On 11 October 2013, the Company was spun-off from Hua Xia Healthcare Holdings Limited ("**Hua Xia**", now known as Good Fellow Healthcare Holdings Limited (stock code: 8143)) to list on the Main Board of The Stock Exchange of Hong Kong Limited (the "**Stock Exchange**") by way of introduction.

On 2 March 2017, the shares held by Hua Xia has been distributed by Hua Xia to its shareholders. Since then, the Company is no longer the subsidiary of Hua Xia.

Over the years, the Group has been holding the operation vision of "Honesty and morality go first", adhere to the operation objective of "Benefiting the society and the populace" to provide health products and services as its mission, conduct capital expansion as its measures, and supported by corporate culture construction. The Group's market size is expanding gradually and is building a leading service brand image within the industry to become one of the leading medical enterprises in Fujian with core competitiveness.

RESULT FOR THE YEAR

The Group continued to focus on pharmaceutical wholesale and distribution business, pharmaceutical retail chain business and provides hemodialysis treatment and consultancy service in the People's Republic of China (the "**PRC**").

The pharmaceutical retail chain business was discontinued during the year.

各位股東:

本人謹代表萬嘉集團控股有限公司(「本公司」) 之董事會(「董事會」),欣然提呈本公司及其附 屬公司(統稱「本集團」)截至二零一九年三月 三十一日止年度之經審核財務業績。

於二零一三年十月十一日,本公司從華夏醫療 集團有限公司(「**華夏**」,現稱金威醫療集團有 限公司(股份代號:8143))分拆,以介紹形式 於香港聯合交易所有限公司(「**聯交所**」)主板 上市。

於二零一七年三月二日[,]華夏已將其持有之股 份分派予其股東。自此以後[,]本公司不再為華 夏之附屬公司。

多年來,本集團秉承「誠信為本,道義為先」的 經營理念,堅持「惠予社會,好及百姓」的經營 宗旨,以提供健康產品與服務為使命,以資本 擴張為手段,以企業文化建設為支撐,市場規 模不斷擴展,樹立起行業內領先服務的品牌形 象,成為具有核心競爭力的其中一個福建醫療 領先型企業。

年內業績

本集團繼續專注於在中華人民共和國(「**中國**」) 經營藥品批發及分銷業務及提供血液透析治療 及諮詢服務。

藥品零售連鎖業務已於年內終止業務。

Management's Statement 管理層報告

Total revenue from continuing operations of the Group for the year was approximately HK\$96.480 million, representing a decrease of approximately 72.67% over last year. The gross profit was approximately HK\$16.032 million. The loss for the year attributable to the owners of the Company was approximately HK\$66.592 million.

Total revenue generated from pharmaceutical wholesale and distribution business for the year ended 31 March 2019 was approximately HK\$82.154 million, representing a decrease of approximately 74.23% as compared to 2018.

The revenue contributed by the hemodialysis treatment and consultancy service business for the year ended 31 March 2019 was approximately HK\$14.326 million.

OUTLOOK AND FUTURE PROSPECTS

Despite the fact that the Group has been making effort and hoping the pharmaceutical retail chain business could turn around, the financial performance of which could not meet the expectation of the Board. In August 2018, the Company was approached by the purchaser, which showed its interest in the pharmaceutical retail chain business. Hence the pharmaceutical retail chain business was completely disposed of on 15 November 2018, the Group will continue to be principally engaged in (i) pharmaceutical wholesale and distribution business; and (ii) provision of hemodialysis treatment and consultancy service business in the PRC. In future, the Company will centralize its resources in developing the Hemodialysis Business. The Group will look to further develop its Hemodialysis Business through organic growth and acquisitions.

Looking forward, the Group will focus on developing such segment through establishment of new self-operated centers in the PRC so as to expand its operating scale and further penetrate in the market. For this purpose, a business development team has been set up and has performed initial feasibility studies on the market potential in various cities or regions in the PRC. 本 年 度 本 集 團 之 持 續 經 營 業 務 總 收 益 約 96,480,000港元,較去年減少約72.67%。毛利 約為16,032,000港元。本公司擁有人應佔年內 虧損約為66,592,000港元。

截至二零一九年三月三十一日止年度,藥品批 發及分銷業務產生之總收益約為82,154,000港 元,較二零一八年減少約74.23%。

截至二零一九年三月三十一日止年度,血液 透析治療及諮詢服務業務所貢獻的收益約為 14,326,000港元。

前景及未來展望

本集團一直努力並希望藥品零售連鎖業務可扭 虧為盈,惟其財務表現未能達致董事會預期, 於二零一八年八月,買方與本集團接洽,顯示 其對零售業務之興趣,因此藥品零售連鎖業務 已於二零一八年十一月十五日完成出售,本集 團將繼續主要從事(i)藥品批發及分銷業務;及 (ii)在中國提供血液透析治療及諮詢服務業務。 未來本公司將集中資源發展血液透析業務。本 集團將透過自然增長及收購進一步發展其血液 透析業務。

展望未來,本集團將透過於中國成立新自營中 心集中發展有關分部,以擴大營運規模以及進 一步滲透市場。就此而言,本集團已成立業務 發展團隊,並已對中國若干城市或地區之市場 潛力進行初步可行性研究。

Management's Statement 管理層報告

The Group believes that the demand for hemodialysis services in the Chinese market is still far from being met and has great potential for development. Based on the Group's experience and strength in the medical field, the further exploration and expansion from our existing businesses to the continuously rising hemodialysis sector will become the driving force for building our further influence in the market and create better return to the shareholders.

APPRECIATION

On behalf of the Board, I would like to express my sincere gratitude to the management team and staff for their tireless dedicated that helps fuel the Group's healthy development. In addition, I would also like to thank all our shareholders, business partners and customers for their continuous support. We will continue to devote unwavering efforts to reap promising returns for all parties.

本集團認為,中國市場的血液透析服務的需求 仍遠遠未被滿足,尚有巨大的發展潛力。以本 集團在醫療領域的經驗及實力,從原有業務上 向持續上升的血液透析行業進一步的探索與拓 展,將成為我們在市場中建立更多影響的驅動 力,並為股東創造更好的回報。

致謝

本人謹代表董事會對管理團隊及員工為本集 團穩健發展作出之不懈努力致以誠摯感謝。此 外,本人亦對全體股東、業務夥伴及客戶之持 續支持表示感謝。本集團將繼續全力以赴,為 所有相關人士取得豐厚回報。

Chen Jinshan *Executive Director* Hong Kong, 27 June 2019 *執行董事* **陳金山** 香港[,]二零一九年六月二十七日

FINANCIAL HIGHLIGHTS

Summary of the results of the Group for the financial year ended 31 March 2019 is as follows:

- Total revenue from continuing operations was approximately HK\$96.480 million (2018: approximately HK\$353.014 million), representing approximately 72.679% of decrease over 2018.
- Gross profit from continuing operations was approximately HK\$16.032 million (2018: approximately HK\$39.189 million), representing approximately 59.09% of decrease over 2018.
- The loss from operations from continuing operations was approximately HK\$43.388 million (2018: profit of approximately HK\$0.603 million).
- Loss for the year attributable to owners of the Company was approximately HK\$66.592 million (2018: approximately HK\$55.586 million).
- The Group had total cash and cash equivalents of approximately HK\$28.816 million as at 31 March 2019 (2018: approximately HK\$91.922 million).
- The board does not recommend the payment of a final dividend for the year ended 31 March 2019 (2018: Nil).

BUSINESS REVIEW

In August 2018, the Group came across an opportunity to dispose of the pharmaceutical retail chain business at a consideration of HK\$49 million. The transaction was completed in November 2018. The sale proceeds were used to repay part of the Group's loan. That business was discontinued in operation.

In October 2018, the Group acquired Wuhua Yongke Kidney Hemodialysis Company Limited[#] ("**Wuhua**").The principal activity of Wuhua is provision of hemodialysis treatment service through self-operated hemodialysis treatment centers in the PRC.

English translations of official Chinese names are for identification purpose only

財務摘要

本集團截至二零一九年三月三十一日止財政年 度之業績概要如下:

- 持續經營業務之總收益約為96,480,000
 港元(二零一八年:約353,014,000港元),較二零一八年減少約72.679%。
- 持續經營業務之毛利約為16,032,000港元(二零一八年:約39,189,000港元),
 較二零一八年減少約59.09%。
- 持續經營業務之經營虧損約為
 43,388,000港元(二零一八年:溢利約
 603,000港元)。
- 本公司擁有人應佔年內虧損約為
 66,592,000港元(二零一八年:約
 55,586,000港元)。
- 本集團於二零一九年三月三十一日之總
 現金及現金等值項目約為28,816,000港
 元(二零一八年:約91,922,000港元)。
- 董事會不建議就截至二零一九年三月
 三十一日止年度派發末期股息(二零一八年:無)。

業務回顧

二零一八年八月,本集團獲得機會以代價 49,000,000港元出售藥品零售連鎖業務。於二 零一八年十一月完成交易,出售所得款項已用 以償還部分本集團貸款,而該業務亦已終止 經營。

二零一八年十月,本集團收購五華養可腎析血 液透析有限公司(「**五華**」)。五華的主要活動為 透過中國自營血液透析治療中心提供血液透析 治療服務。

正式中文名稱之英文譯名僅供識別

In March 2019, the Group acquired Wuchuan Zhining Hemodialysis Company Limited[#] ("**Wuchuan**"). The principal activity of Wuchuan is provision of hemodialysis treatment service through self-operated hemodialysis treatment centers in the PRC.

This year, the Group continues business on pharmaceutical wholesale and distribution business and hemodialysis treatment and consultancy service in the PRC.

The pharmaceutical retail chain business was discontinued during the year.

Segment information

During the year, the revenue of the Group was principally generated from continuing operations: (1) pharmaceutical wholesale and distribution business and (2) Hemodialysis treatment and consultancy service business in the PRC. Financial information in respect of these operations is presented in Note 7 to the consolidated financial statements.

Financial information in respect of the discontinued pharmaceutical retail chain business is presented in Note 26 to the consolidated financial statements.

Continuing Operations

1) Pharmaceutical wholesale and distribution business

The Group has a large and broad customer base through our distribution network in Fujian Province in the PRC. The Group distributes pharmaceutical products to our customers located principally in the Fujian Province. Our customers can be categorized into three types namely hospitals and healthcare institutions, distributor customers and end customers such as companies operating pharmaceutical retail chain stores, independent pharmacies, and outpatient departments of community hospitals, healthcare service stations and clinics. 二零一九年三月[,]本集團收購吳川致寧血液透 析有限公司(「**吳川**」)。吳川的主要活動為透過 中國自營血液透析治療中心提供血液透析治療 服務。

本年度,本集團繼續專注於在中國經營藥品批 發及分銷業務,以及血液透析治療及諮詢服 務。

藥品零售連鎖業務已於年內終止業務。

分類資料

年內,本集團之收益主要來自於中國之持續經 營業務:(1)藥品批發及分銷業務及(2)血液透析 治療及諮詢服務業務。有關該等營運之財務資 料於綜合財務報表附註7呈列。

已終止的藥品零售連鎖業務之財務資料於綜合 財務報表附註26呈列。

持續經營業務

1) 藥品批發及分銷業務 憑藉我們於中國福建省的分銷網絡,本集 團擁有龐大而廣闊的客戶基礎。本集團向 主要位於福建省的客戶分銷藥品。我們的 客戶可分類為三個類型即醫院及醫療機 構、分銷客戶及終端客戶,例如經營藥品 零售連鎖店的公司、獨立藥房及社區醫院 的門診部、醫療服務站及診所。

English translations of official Chinese name are for identification purpose only

正式中文名稱之英文譯名僅供識別



As mentioned in the 2017/18 annual report, in the early part of 2018, the medical reform policy further controlled the pharmaceutical costs in public hospitals in Fujian Province which reduced the overall size of the pharmaceutical distribution business in public hospitals. In addition, the distribution policy broke the original rules that essential medicines in public hospitals in Fujian Province were only distributed by 10 wholesale companies, thereby causing material adverse impact in the operation and its overall performance of the Group in pharmaceutical wholesale and distribution business. As a result, revenue from this segment was approximately HK\$82.154 million (2018: HK\$318.809 million) representing a 74.23% decrease. And the loss from this segment was approximately HK\$1.988 million (2018: HK\$4.864 million), representing a 59.13% decrease.

2) Hemodialysis treatment and consultancy service business

To diversify the Group's business, the Group had acquired a new business which is engaged in hemodialysis treatment and consultancy service business (the "Hemodialysis Business") through Mingxi County Trading Company Limited[#] in March 2017. In respect of the Hemodialysis Business, the Group currently operates jointly-operated hemodialysis treatment centers under co-operations contracts and owns several self-operated hemodialysis treatment centers. Revenue from this segment was approximately HK\$14.326 million (2018: HK\$34.205 million), representing a decrease of 58.12%. And loss from this segment was approximately HK\$37.813 million (2018: profit of HK\$12.455 million).

For the year ended 31 March 2019, the loss was mainly due to an impairment loss of goodwill of approximately HK\$35.459 million which was attributable to fierce competition from other hospitals in the hemodialysis business. 誠如二零一七/一八年年報所述,於二零 一八年初,醫改政策進一步控制福建省公 立醫院藥品費用,減少公立醫院藥品配 送業務整體規模。此外,配送政策打破了 原定的福建省公立醫院基本藥物只由十 家批發企業配送的規則,對本集團的藥 品批發及分銷業務的營運及其總體業績 造成了巨大的負面影響。因此,來自此分 部的收益約為82,154,000港元(二零一八 年:318,809,000港元),減少74.23%。 而來自此分部的虧損約為1,988,000港 元(二零一八年:4,864,000港元)減少 59.13%。

2) 血液透析治療及諮詢服務業務

為多元化本集團的業務,本集團已於二零 一七年三月收購一項新業務,該項業務乃 透過明溪縣佳維貿易有限公司從事血液 透析治療及諮詢服務業務(「血液透析業 務」)。就血液透析業務而言,本集團現時 根據合作合約經營共同經營的血液透析 治療中心及擁有數個自營的血液透析 治療中心及擁有數個自營的血液透析治 療中心。該分部的收益約為14,326,000港 元(二零一八年:34,205,000港元),減 少58.12%。而該分部的虧損約為 37,813,000港元(二零一八年:溢利 12,455,000港元)。

截至二零一九年三月三十一日止年度, 虧損主要是由於其他醫院在血液透析業 務競爭激烈所帶來商譽之減值虧損約為 35,459,000港元。

English translations of official Chinese names are for identification purpose only

正式中文名稱之英文譯名僅供識別

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Discontinued Operation Pharmaceutical retail chain business

To improve the Group's operating result, the Group tried its best to concentrate its resources to strengthen the competitiveness of the pharmaceutical retail chain business. Revenue and loss from the segment of pharmaceutical retail chain business for approximately 8 months was approximately HK\$160.942 million and HK\$7.570 million respectively. Despite the improvement resulted from the effort of the management under such a difficult business environment, the results of the pharmaceutical retail chain business were still not satisfactory, thus the Group decided to dispose of the pharmaceutical retail chain business because of its weak profitability and the fact that the Group was facing a substantial financial pressure. In August 2018, the Group came across an opportunity to dispose of the pharmaceutical retail chain business at a consideration of HK\$49 million. After the disposal is completed in November 2018, the sale proceeds was used to repay part of the Group's loan. Consequently, the financial cost of that loan was reduced by 40% thereafter.

FINANCIAL REVIEW

Revenue from continuing operations

Looking back at 2018/19, the Group's revenue from that operating segment experienced a decrease. For the year ended 31 March 2019, revenue was approximately HK\$96.480 million (2018: approximately HK\$353.014 million), accounting for a decrease of approximately 72.67% over last year. The gross profit margin was approximately 16.62%, while it was approximately 11.10% in 2018.

Other revenue

Other revenue, primarily including sundry income, bank interest income and government grants amounted to approximately HK\$0.607 million (2018: approximately HK\$0.600 million) for the year ended 31 March 2019.

已終止經營業務 藥品零售連鎖業務

為改善本集團的營運業績,本集團盡力集中餘 下的資源以增強藥品零售連鎖業務之競爭力。 藥品零售連鎖業務分部約八個月的收益及虧損 分別約為160,942,000港元及7,570,000港元。 儘管管理層在艱難的營商環境下努力經營,藥 品零售連鎖業務的業績取得改善,惟仍不令人 滿意,因此,本集團決定出售藥品零售連鎖業 務,原因為其盈利能力薄弱及事實上本集團面 臨嚴峻的財務壓力。於二零一八年八月,本集團 獲得機會以代價49,000,000港元出售藥品零售 連鎖業務。於二零一八年十一月出售完成後,出 售所得款項用以償還部分本集團貸款。因此, 該貸款的財務成本其後減少了40%。

財務回顧 持續經營業務之收益

回顧二零一八年/一九年度,本集團於該營運 分類之收益減少。截至二零一九年三月三十一 日止年度,錄得收益約96,480,000港元(二零 一八年:約353,014,000港元),較去年減少約 72.67%。然而,毛利率約為16.62%,而二零 一八年為約11.10%。

其他收益

截至二零一九年三月三十一日止年度,其他 收益(主要包括雜項收入、銀行利息收入及政 府補助)約為607,000港元(二零一八年:約 600,000港元)。

Selling and distribution expenses

For the year ended 31 March 2019, selling and distribution expenses amounted to approximately HK\$3.669 million (2018: approximately HK\$13.094 million), representing a decrease of approximately 71.98% over the last year. The decrease in the selling and distribution expenses was due to the decrease in revenue of the Group.

Administrative expenses

Administrative expenses for the year ended 31 March 2019 amounted to approximately HK\$25.041 million (2018: approximately HK\$25.952 million), representing a slight decrease of approximately 3.51% over last year, which was similar to last year's level.

Finance costs

For the year ended 31 March 2019, the finance costs of the Group were approximately HK\$12.839 million (2018: approximately HK\$14.696 million), representing a decrease of approximately 12.64% over the last year.

Loss for the year attributable to owners of the Company

The Group had loss for the year attributable to owners of the Company of approximately HK\$66.592 million for the year ended 31 March 2019 (2018: HK\$55.586 million).

The increase in loss for the year attributable to owners of the Company was mainly due to: 1) the Group's Hemodialysis Business is still at its initial stage of operation; and 2) an impairment loss of goodwill of approximately HK\$35.459 million which was attributable to fierce competition from other hospitals in the hemodialysis business.

銷售及分銷費用

截至二零一九年三月三十一日止年度,銷售及 分銷費用約為3,669,000港元(二零一八年:約 13,094,000港元),較去年減少約71.98%。銷 售及分銷費用減少乃由於本集團之收益減少所 致。

行政開支

截至二零一九年三月三十一日止年度之行政 開支約為25,041,000港元(二零一八年:約 25,952,000港元),較去年略微減少約3.51%, 與上年度水平相約。

財務費用

截至二零一九年三月三十一日止年度,本 集團之財務費用約為12,839,000港元(二零 一八年:約14,696,000港元),較去年減少約 12.64%。

本公司擁有人應佔年度虧損

截至二零一九年三月三十一日止年度,本集團 錄得本公司擁有人應佔年度虧損約66,592,000 港元(二零一八年:55,586,000港元)。

本公司擁有人應佔年度虧損增加乃主要由於: 1)本集團的血液透析業務仍在開業初期;及2) 其他醫院在血液透析業務競爭激烈所帶來商譽 之減值虧損約35,459,000港元。

LIQUIDITY AND FINANCIAL RESOURCES Overall financial position

The Group had total cash and cash equivalents of approximately HK\$28.816 million as at 31 March 2019 (2018: approximately HK\$91.922 million). The Group recorded total current assets of approximately HK\$98.509 million as at 31 March 2019 (2018: approximately HK\$272.894 million) and total current liabilities of approximately HK\$91.494 million as at 31 March 2019 (2018: approximately HK\$242.392 million). The current ratio of the Group, calculated by dividing the current assets by the current liabilities, was approximately 1.077 as at 31 March 2019 (2018: approximately 1.126).

Gearing ratio

As at 31 March 2019, the Group's gearing ratio which was calculated based on outstanding debts (comprising other borrowing) less cash and cash equivalents over total equity (including all capital and reserves attributable to owners of the Company) was approximately 36.71% (2018: 5.07%).

Contingent Liabilities

As at 31 March 2019 and 2018, no member of the Group was engaged in any litigation or arbitration of material importance and no litigation or claim of material importance was known to the Directors to be pending or threatened against any member of the Group.

Capital commitments

As at 31 March 2019, there were respective capital commitments for construction contracted for but not provided in the consolidated financial statements amounting to HK\$5.732 million (2018: HK\$1.836 million).

<mark>流動資金及財務資源</mark> 整體財務狀況

本集團於二零一九年三月三十一日之總現金及 現金等值項目約為28,816,000港元(二零一八 年:約91,922,000港元)。本集團於二零一九年 三月三十一日錄得流動資產總值約98,509,000 港元(二零一八年:約272,894,000港元), 以及於二零一九年三月三十一日錄得流動負 債總額約91,494,000港元(二零一八年:約 242,392,000港元)。本集團於二零一九年三月 三十一日之流動比率(按流動資產除以流動負 債計算)約為1.077(二零一八年:約1.126)。

資產負債比率

於二零一九年三月三十一日,本集團之資產負 債比率(根據尚未償還債務(包括其他借貸) 減現金及現金等值項目除以總權益(包括本 公司擁有人應佔所有資本及儲備)計算)約為 36.71%(二零一八年:5.07%)。

或然負債

於二零一九年及二零一八年三月三十一日,本 集團成員公司概無涉及任何重大訴訟或仲裁, 且就董事所知,本集團任何成員公司亦無尚未 了結或可能面臨威脅之重大訴訟或索償。

資本承擔

於二零一九年三月三十一日,已訂約但並無於 綜合財務報表作出撥備之有關建築資本承擔 為5,732,000港元(二零一八年:1,836,000港 元)。

CAPITAL STRUCTURE

On 3 October 2018, the Company and the placing agent ("Placing Agent") entered into the placing agreement pursuant to which the Company has conditionally agreed to place through the Placing Agent to 129,681,000 placing shares and whose ultimate beneficial owners shall be independent third parties at a price of HK\$0.105 per placing share. The gross proceeds from the placing was approximately HK\$13.617 million and the net proceeds was approximately HK\$13.127 million. The placing was completed on 11 October 2018.

As at 31 March 2019, the total issued share capital of the Company was approximately HK\$7.781 million (2018: HK\$6.484 million) representing 778,086,300 ordinary shares (2018: 648,405,300 ordinary shares).

The Company had no issued convertible notes as at 31 March 2019 (2018: Nil).

Details of the movement in the Company's share capital during the year were set out in Note 33 to the consolidated financial statements.

PRINCIPAL RISKS AND UNCERTAINTIES

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

股本架構

於二零一八年十月三日,本公司與配售代理 (「配售代理」)訂立配售協議,據此,本公司 已有條件同意透過配售代理按每股配售股份 0.105港元之價格配售129,681,000股配售股 份,及彼等最終實益擁有人須為獨立第三方。配 售所得款項總額約為13,617,000港元及所得款 項淨額約為13,127,000港元。配售於二零一八 年十月十一日完成。

於二零一九年三月三十一日,本公司之已發行 股本總額約為7,781,000港元(二零一八年: 6,484,000港元),相當於778,086,300股普通 股(二零一八年:648,405,300股普通股)。

於二零一九年三月三十一日,本公司沒有已發 行可換股票據(二零一八年:無)。

本公司股本於年內變動之詳情載於綜合財務報 表附註33。

主要風險及不明朗因素

本集團的財務狀況、營運業績、業務及前景可 能受多項風險及不明朗因素影響。以下為本集 團已識別的主要風險及不明朗因素。除下文所 列者外,或會存在本集團並無獲悉或目前可能 不重大但日後可能變得重大的其他風險及不明 朗因素。

Market Risks

PRC government policy

In August 2014, Fujian Food and Drug Administration[#](福建 省食品藥品監督管理局) announced a New GSP that only 10 qualified companies are permitted to conduct the business in the distribution to public hospitals and public healthcare institutions after 2016, and one of the non-wholly owned subsidiaries of the Group, namely Fujian Province Fuzhou City Huihao Pharmaceutical Company Limited[#] is on the list, however, the new pharmaceutical distribution policy for public healthcare institutions in Fujian Province broke the original rules that essential medicines in public hospitals in Fujian Province were only distributed by 10 wholesale companies.

One of major challenges for the Group is meeting regulatory requirements and responding to changes in the external macroenvironment. If the Group cannot effectively monitor and respond to changes in the external environment, timely and effective response to regulation will affect the Group's business development.

The Group is very concerned about external regulatory compliance and environmental changes, and a management team is responsible for timely collection, interpretation and promotion of external regulatory requirements. The Group's management, together with the business line, will also discuss changes in the external environment, assess the impact of regulatory requirements on the existing business, and develop targeted countermeasures. The Group's compliance team will provide legal advice on the latest regulatory requirements and conduct compliance reviews on the compliance of existing regulations.

市場風險 中國政府政策

二零一四年八月,福建省食品藥品監督管理局 頒佈新質量管理規範,僅有十家合資格公司獲 准於二零一六年後從事向公立醫院及公眾醫療 機構進行分銷業務,而本集團下屬非全資附屬 公司(即福建省福州市惠好藥業有限公司)則 名列其中,可是,新的福建省公立醫療機構藥 品配送政策,打破了原定的福建省公立醫院基 本藥物只由十家批發企業配送的規則。

達致監管要求及應對外部宏觀環境變化是本集 團所面臨的一項重大挑戰,若本集團不能有效 監測及應對外部環境變化,及時有效應對監管 將影響本集團的經營發展。

本集團非常關注外部監管合規和環境變化,管 理團隊負責及時收集、解讀和宣導外部監管要 求。本集團管理層連同業務條線亦將研討外部 環境變化,評估監管要求對現有業務的影響, 並制定針對性應對措施。本集團合規團隊會對 最新監管要求提供法律意見解讀,並對現存法 規的遵守情況開展合規性評審。

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Operational risks

With the strong pharmaceutical distribution market layout in Fujian Province by a number of pharmaceutical groups with enormous manufacturers' resources, the competition of the pharmaceutical wholesale and distribution business as well as its talents was intensified; also, the medical reform policy further controlled the pharmaceutical costs in public hospitals in Fujian Province and had reduced the overall size of the pharmaceutical distribution business in public hospitals, and thus causing material adverse impact on the operation and its overall performance of the Group in the pharmaceutical wholesale and distribution business. To use its management resources effectively, the Group works with other alliance partners in operates jointly-operated hemodialysis treatment centers under co-operations contracts. However, in the future if contracts are changed or alliances dissolved, if the management environment of alliance partners worsens, or if the management policies of alliance partners changes substantially, there could be an adverse influence on the Group's financial position or results.

The Group has always been concerned about industry competition and actively enhanced its competitive advantage in talent, technology and capital management, to constantly meet the expectations from customers. The Group has combined the advantages of its business model and used its business characteristics to gradually facilitate the sustainable and healthy development of the two business segments.

營運風險

隨著多家極具廠家資源的醫藥集團強勢在福建 省藥品流通市場佈局,加劇藥品批發及分銷業 務和其人才競爭的白熱化;加上醫改政策進一 步控制福建省公立醫院藥品費用,減少公立醫 院藥品配送業務整體規模,對本集團的藥品批 發及分銷業務的營運及其總體業績造成了巨大 的負面影響。為有效利用其管理資源,本集團 與其他合作夥伴合作,根據合作合約,共同經 營血液透析治療中心。但是,將來如果合同變 更或聯盟解散,如果聯盟合作夥伴的管理環境 惡化,或者聯盟合作夥伴的管理政策發生重大 變化,可能會對本集團的財務狀況或結果產生 不利影響。

本集團一直以來關注行業競爭,積極在人才、 技術和資金管理方面提升競爭優勢,不斷滿足 市場客戶期望。本集團已結合業務模式優勢, 利用業務特點,逐步提升兩個業務分部的持續 健康發展。

Foreign Exchange Risk

Since almost all transactions of the Group are denominated in Renminbi and Hong Kong dollars, most of the bank deposits are being kept in Renminbi and Hong Kong dollars to minimise exposure to foreign exchange risk, the Directors consider that the Group's risk exposure to currency fluctuations to be minimal.

Therefore, the Group had not implemented any formal hedging or other alternative policies to deal with such exposure during the year.

EMPLOYEES AND REMUNERATION POLICY

As at 31 March 2019, the Group had 102 (2018: 953 in which the number of staff for continuing operations was 96) full time employees (including Directors) as shown in the following table:

外匯風險

由於本集團絕大部份交易均以人民幣及港幣 計價,而大部分銀行存款均以人民幣及港幣存 置,藉此盡量減低外匯風險,故董事認為本集 團之外匯波動風險極微。

因此, 年內, 本集團並無實施任何正式對沖或 其他替代政策以應付有關風險。

僱員及薪酬政策

於二零一九年三月三十一日,本集團聘有102 名(二零一八年:953名,其中持續經營業務的 員工為96名)全職僱員(包括董事),詳情載於 下表:

Location	地點	Number of staff 員工人數	
	チ油	0	
Hong Kong	香港	8	
PRC	中國	94	

For the year ended 31 March 2019, staff costs for continuing operations (including directors emoluments) amounted to approximately HK\$15.920 million (2018: approximately HK\$17.797 million). The Group remunerates its employees based on individual performance and qualification. Apart from the basic remuneration, staff benefits include the contribution to the Mandatory Provident Fund Scheme, discretionary bonus and medical coverage in Hong Kong; and basic insurance for the elderly, basic medical insurance, work injury insurance and unemployment insurance to the employees in the PRC.

截至二零一九年三月三十一日止年度,持續 經營業務的員工成本(包括董事酬金)約為 15,920,000港元(二零一八年:約17,797,000 港元)。本集團根據僱員之個別表現及資歷釐 定僱員薪酬。除基本薪酬外,於香港之員工福 利亦包括強制性公積金計劃供款、酌情花紅及 醫療保險,而中國員工則享有基本養老保險、 基本醫療保險、工傷保險及失業保險。

CHARGES ON GROUP'S ASSETS

As at 31 March 2019, the Group charged to the lender of other borrowing by way of first floating charge all its undertaking, property, assets, goodwill, rights and revenues, whatsoever and whosesoever, both present and future, including all book and other debts now and from time to time due or owing to the Company, the uncalled capital, goodwill and all intellectual properties and intellectual property rights, patents, patent applications, trademarks, service marks, trade names, registered designs, copyrights, licenses and ancillary and connected rights both present and future of the Company so that the charge hereby created shall be a continuing security by way of first floating.

MATERIAL ACQUISITIONS AND DISPOSALS

During the year, details of the Group's material acquisitions and disposals of subsidiaries, associates or joint ventures are set out below.

Acquisition of subsidiaries

(a) Wuhua

On 10 October 2018, an indirect non-wholly owned subsidiary of the Company, Zhuhai Sheng Chuang Medical Investment Management Limited[#], entered into a sale and purchase agreement with the vendor and agreed to acquire the entire equity interest in Wuhua Yongke Kidney Hemodialysis Company Limited[#] ("**Wuhua**"), with a consideration of RMB3 million (equivalent to approximately HK\$3.395 million). The principal activity of Wuhua is provision of hemodialysis treatment service through selfoperated hemodialysis treatment centers in the PRC. The acquisition was completed on 17 October 2018.

本集團資產抵押

於二零一九年三月三十一日,本集團以第一浮 動押記之方式將其目前及未來於任何地方之所 有業務、物業、資產、商譽、權益及收益,包括 目前及不時應付或結欠本公司之所有賬面及其 他債務、本公司目前及未來之未催繳之資本、 商譽及所有知識資產及知識產權、專利、專利申 請、商標、服務商標、商用名稱、已註冊設計、 版權、牌照及附設及關連權利抵押予其他借貸 之貸方,因此據此所設之押記將為以第一浮動 為方式持續抵押。

重大收購及出售

年內,本集團之附屬公司、聯營公司或合營企 業之重大收購及出售,詳情載列如下。

收購附屬公司

(a) 五華 於二零一八年十月十日,本公司間接非全 資附屬公司珠海升創醫療投資管理有限 公司與賣方訂立買賣協議及同意以代價 人民幣3,000,000元(等同於約3,395,000 港元)收購五華養可腎析血液透析有限公 司(「五華」)的全部股權。五華的主要活 動為透過中國自營血液透析治療中心提 供血液透析治療服務。收購已於二零一八 年十月十七日完成。

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(b) Wuchuan

On 25 March 2019, an indirect non-wholly owned subsidiary of the Company, Zhuhai Sheng Chuang Medical Investment Management Limited[#], entered into a sale and purchase agreement with the vendor and agreed to acquire the entire equity interest in Wuchuan Zhining Hemodialysis Company Limited[#] ("**Wuchuan**"), with a consideration of RMB3 million (equivalent to approximately HK\$3.507 million). The principal activity of Wuchuan is provision of hemodialysis treatment service through self-operated hemodialysis treatment centers in the PRC. The acquisition was completed on 25 March 2019.

Disposal of a subsidiary

On 23 August 2018, an indirect wholly owned subsidiary of the Company, Hui Hao (HK) Group Limited, entered into a sale and purchase agreement with a buyer and agreed to sell the entire 99.8% equity interests in Fujian Huihao Sihai Pharmaceutical Chain Company Limited[#], an indirect non-wholly owned subsidiary of the Company, with a consideration of HK\$49 million. The disposal was completed on 15 November 2018.

(b) 吳川

於二零一九年三月二十五日,本公司間接 非全資附屬公司珠海升創醫療投資管理 有限公司與賣方訂立買賣協議及同意以 代價人民幣3,000,000元(等同於約 3,507,000港元)收購吳川致寧血液透析 有限公司(「**吳川**」)的全部股權。吳川致 寧的主要活動為透過中國自營血液透析 治療中心提供血液透析治療服務。收購已 於二零一九年三月二十五日完成。

出售附屬公司

二零一八年八月二十三日,本公司間接全資附 屬公司惠好(香港)醫藥集團有限公司與買方 訂立買賣協議及同意以代價49,000,000港元出 售本公司間接非全資附屬公司福建惠好四海醫 藥連鎖有限責任公司全部99.8%股權。出售已 於二零一八年十一月十五日完成。

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CORPORATE GOVERNANCE PRACTICES

Wanjia Group Holdings Limited (the "**Company**") acknowledges the need and importance of corporate governance as one of the key elements in creating shareholders' value. The Company is also committed to achieving high standard of corporate governance that can properly protect and promote the interests of all shareholders and to enhance corporate value, accountability and transparency of the Company.

The Company strived to maintain a high standard of corporate governance and complied with the Corporate Governance Code (the "**CG Code**") as stated in Appendix 14 of the Rules Governing the Listing Securities on Main Board (the "**Listing Rules**") of the Stock Exchange of Hong Kong Limited (the "**Stock Exchange**"). During the year under review, the Company had revised the Terms of Reference for its Audit Committee in order to fully comply with the amendments to the Listing Rules in relation to corporate governance that took effect since 1 January 2019.

The Company has adopted the code provisions in the CG Code as its own code of corporate governance. Save as the deviation from the code provision A.2.1, separation of roles of Chairman and Chief Executive Officer pursuant to code provision A.2.1 as disclosed in the section "Chairman and Chief Executive Officer". The board of directors (the "**Board**") considers that the Company was in compliance with all applicable code provisions set out in the CG Code from 11 October 2013, being the date of listing of the Company, to the date of this announcement.

COMPLIANCE WITH THE MODEL CODE FOR DIRECTORS' SECURITIES TRANSACTIONS

The Company adopted the Model Code for Securities Transactions by Directors of Listed Issuers as set out in Appendix 10 to the Listing Rules (the "**Model Code**") since 11 October 2013, being the date of listing of the Company, up to the date of this report.

The Company has adopted the Model Code as its model code for securities transactions by Directors.

企業管治常規

萬嘉集團控股有限公司(「**本公司**」)確信企業 管治為創造股東價值之必要及重要元素之一。 本公司亦努力達致高水平之企業管治,以妥為 保障及提升全體股東利益,同時提高本公司之 企業價值、問責性及透明度。

本公司致力維持高標準之企業管治並遵守香港 聯合交易所有限公司(「**聯交所**」)主板證券上 市規則(「**上市規則**」)附錄十四所訂明之企業 管治守則(「**企業管治守則**」)。本公司於回顧年 度內對審核委員會的職權範圍進行了修訂,以 全面遵守上市規則於二零一九年一月一日生效 之有關企業管治的修訂。

本公司已採納企業管治守則內之守則條文作為 其本身之企業管治守則。除守則條文第A.2.1條 之偏離外,根據守則條文第A.2.1條主席及行政 總裁之角色應予以區分(如「主席及行政總裁」 一節所披露)。董事會(「董事會」)認為本公司 由二零一三年十月十一日(即本公司上市日期) 至本公佈日期一直遵守企業管治守則所載之所 有適用守則條文。

遵守董事進行證券交易之標準守則

自二零一三年十月十一日(即本公司上市日期) 起至本報告日期,本公司已採納上市規則附錄 十所載之上市發行人董事進行證券交易之標準 守則(「**標準守則**」)。

本公司已採納標準守則作為董事進行證券交易 之標準守則。

A. THE BOARD OF DIRECTORS

The overall management of the Company's operation is vested in the Board.

The Board takes responsibility to oversee all major matters of the Company, including the formulation and approval of all policy matters, overall strategies, internal control and risk management systems, and monitoring of the performance of the senior management. The directors of the Company ("**Directors**") make decisions objectively in the interests of the Company. Currently, the Board comprises five Directors, including two executive directors and three independent non-executive directors:

Executive Directors

Mr. Chen Jinshan Mr. Wang Jia Jun (Appointed on 31 August 2018) Ms. Yung Ka Lai (Resigned on 31 August 2018)

Independent Non-Executive Directors

Mr. Wong Hon Kit Dr. Liu Yongping Mr. Ho Man

Their biographical details and relationships among the board members, if any, are set out in the section entitled "Biographical Details of Directors and Senior Management" in the annual report.

The Board delegates the authority and responsibility for implementing day-to-day operations, business strategies and management of the Group's businesses to the executive Directors, senior management and certain specific responsibilities to the Board committees.

A. 董事會

本公司業務之整體管理由董事會負責。

董事會負責監督本公司所有重大事宜,包 括制定及批准所有政策事宜、整體策略、 內部監控及風險管理制度,並監察高級管 理人員表現。本公司董事(「董事」)須在 符合本公司利益之前提下作出客觀決定。 目前,董事會由五名董事(包括兩名執行 董事及三名獨立非執行董事)組成:

執行董事

陳金山先生 Wang Jia Jun先生 (於二零一八年八月三十一日獲委任) 翁嘉麗女士 (於二零一八年八月三十一日辭任)

獨立非執行董事

黃漢傑先生劉勇平博士何 敏先生

彼等之履歷詳情及董事會成員之間之關 係 (如有)載於年報「董事及高級管理人 員履歷詳情」一節。

董事會將實行日常營運、業務策略及本集 團業務管理之權力及責任委派予執行董 事、高級管理人員,並將若干特定責任委 派予董事會轄下委員會。

Training and Support for Directors

The Company encourages the Directors to participate in professional development courses and seminars to develop and refresh their knowledge and skills.

Pursuant to A.6.5 of the CG Code, directors should participate in appropriate continuous professional development to develop and refresh their knowledge and skills to ensure that their contribution to the Board remains informed and relevant.

Effective from 11 October 2013, the date of listing of the Company, up to the date of this report, regulatory updates and relevant materials on amendments of the Listing Rules have been sent to the Directors for their awareness of the latest development on regulatory requirements, to ensure that they are fully aware of the responsibilities and obligations of directors under the Listing Rules and relevant regulatory requirements.

Directors' and Officers' Insurance

The Company has arranged for appropriate liability insurance for the Directors to cover their liabilities arising out of corporate activities. The coverage and the sum insured under the policy are to be reviewed regularly.

B. CHAIRMAN AND CHIEF EXECUTIVE OFFICER

Code provision A.2.1 stipulates that the roles of chairman and chief executive officer should be separate and should not be performed by the same individual. After the former Chairman resigned from the Company in 2014, there is no position of the chairman and chief executive officer up to the date of the report.

The Company will, from time to time, review the effectiveness of the Group's corporate governance structure and consider whether any changes, including the establishment of the roles of the chairman and chief executive officer.

董事培訓及支援

本公司鼓勵董事參與專業發展課程及講 座,以發展及更新其知識及技能。

根據企業管治守則第A.6.5條,董事應參 與持續專業發展,發展並更新其知識及技 能,以確保其繼續在具備全面資訊及切合 所需的情況下對董事會作出貢獻。

由二零一三年十月十一日(本公司上市日 期)起至本報告日期,規管更新及上市規 則修訂之相關資料已送交董事,令彼等獲 悉規管規定之最新發展,以確保彼等充分 明白上市規則規定董事須承擔的責任及 義務及相關的監管規定。

董事及高級人員之保險

本公司已安排適當責任保險,供董事應付 因公司活動而產生之責任。保單項下的保 障範圍和投保金額將會定期檢討。

B. 主席及行政總裁

守則條文第A.2.1條規定,主席與行政總 裁之角色應有區分,並不應由同一人兼 任。於前任主席於二零一四年辭任本公司 職務之後,截至本報告日期,並無主席及 行政總裁之職位。

本公司將不時檢討本集團之企業管治架 構之成效,並考慮是否有必要作出任何變 動,包括設立主席及行政總裁之職務。

Appointments, Re-election and Removal of Directors

Each of the executive Directors and independent nonexecutive Directors has entered into a service contract or letter of appointment with the Company for a specific term. Such term is subject to his or her re-appointment by the Company at an annual general meeting upon such Director's retirement and offering himself for re-election.

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

C. INDEPENDENT NON-EXECUTIVE DIRECTORS

In compliance with Rule 3.10 of the Listing Rules, the Company has appointed three independent non-executive Directors, Mr. Wong Hon Kit and Mr. Ho Man both possess the appropriate professional qualifications in accounting and financial management. The Company has received from each of the independent non-executive Directors an annual confirmation of his independence pursuant to Rule 3.13 of the Listing Rules. The Company considers all of the independent non-executive Directors to be independent. Each of the three independent non-executive Directors has signed a letter of appointment with the Company for a specific term of three years.

D. COMPANY SECRETARY

Pursuant to the requirements of Rule 3.29 of the Listing Rules, the Company Secretary of the Company, Mr. Yu Tat Chi Michael confirmed that he had taken no less than 15 hours of relevant professional training during the year ended 31 March 2019.

委任、重選及罷免董事

各執行董事及獨立非執行董事均與本公 司訂立有特定期限之服務合約或委任書, 惟有關期限須受有關董事退任及願意膺 選連任時,於股東週年大會上彼等獲本公 司重新委任所規限。

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

C. 獨立非執行董事

本公司已遵守上市規則第3.10條委任三 名獨立非執行董事,其中黃漢傑先生及何 敏先生俱具有會計及財務管理方面之適 當專業資格。本公司已收到各獨立非執行 董事根據上市規則第3.13條就其身份之 獨立性發出之年度確認函。本公司認為所 有獨立非執行董事確屬獨立。彼等均具備 獨立性。三名獨立非執行董事各自已與本 公司簽署委任書,特定任期為三年。

D. 公司秘書

根據上市規則第3.29條的規定,本公司之 公司秘書余達志先生確認於截至二零一九 年三月三十一日止年度內已接受不少於 十五小時之相關專業培訓。

E. BOARD COMMITTEES

The Board has established a Nomination and Corporate Governance Committee, an Audit Committee and a Remuneration Committee (collectively "**Board Committees**") with defined terms of reference. The terms of reference of the Board Committees are posted on the website of the Company and of the Stock Exchange, and are available to shareholders. Members of each of these committees are independent non-executive Directors. The list of the Chairman and of members of each committee is set out in each of the following Board committee section. The meeting procedures follow the statutory procedures for Board meetings.

The committees are provided with sufficient resources to discharge their duties and in appropriate circumstances, the Company can retain external auditors, financial advisors and lawyers and other relevant independent professionals to provide independent professional advice to assist members of the committees in fulfilling their responsibilities.

Remuneration Committee

The Remuneration Committee was established on 24 September 2013 with written terms of reference in compliance with Rule 3.25 of the Listing Rule and a copy of which is posted on the website of the Company and of the Stock Exchange. The Remuneration Committee has adopted the approach under code provision B.1.2(c)(ii) of the CG Code and made recommendations to the Board on the Group's overall policy and structure for the remuneration of Directors and senior management. The members of Remuneration Committee for the year and up to the date of this report are:

Mr. Wong Hon Kit *(Chairman)* Dr. Liu Yongping Mr. Ho Man

E. 董事委員會

董事會已成立提名及企業管治委員會、審 核委員會及薪酬委員會(統稱「董事委員 會」),並具有明確職權範圍。董事委員會 之職權範圍已於本公司及聯交所網站內 刊登,供股東瀏覽。各委員會成員由獨立 非執行董事擔任。各委員會主席及成員名 單列載於以下各委員會章節內。其會議程 式參照董事會會議法定程式執行。

本公司提供充足資源予委員會以履行其職 責,且可在適當情況下提供外聘核數師、 財務顧問及律師等相關專業人士的獨立 專業意見,協助委員會成員履行其責任。

薪酬委員會

薪酬委員會已於二零一三年九月二十四 日成立,並設有符合上市規則第3.25條之 書面權責範圍,其文本於本公司及聯交所 網站刊登。薪酬委員會已採納企業管治守 則第B.1.2(c)(ii)條,向董事會就本集團董 事及高級管理層之薪酬之整體政策及架 構作出建議。年內及直至本報告日期,薪 酬委員會之成員包括:

黃漢傑先生*(主席)* 劉勇平博士 何 敏先生

The primary duties of the Remuneration Committee include (but without limitation):

- making recommendations to the Board on the policy and structure for all remuneration of the Directors and the senior management and on the establishment of a formal and transparent procedure for developing policies on such remuneration;
- determining the remuneration packages of all individual executive Directors and the senior management and making recommendations to the Board of the remuneration of non-executive Directors; and
- (iii) reviewing and approving compensation payable to the executive Directors and the senior management for any loss or termination of office or appointment to ensure that it is consistent with the relevant contractual terms and is otherwise fair and not excessive.

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

The Remuneration Committee shall meet once during the financial year. During the meeting, the Remuneration Committee will review the remuneration packages of the executive Directors, independent non-executive Directors and senior management.

The Remuneration Committee held 4 meetings during the year ended 31 March 2019.

薪酬委員會的主要職責包括(但不限 於):

- (i) 就所有董事及高級管理層的整體薪
 酬政策及架構以及為制定薪酬政策
 而設立正式及透明的程序向董事會
 提供推薦建議;
- (ii) 釐定全體各執行董事及高級管理層
 的薪酬待遇,並就非執行董事的薪
 酬向董事會提供推薦建議;及
- (iii) 檢討及批准就任何損失或終止職位 或委任而向執行董事及高級管理層 支付賠償以確保遵守相關合約條 款,倘未能按有關條款釐定,賠償亦 須公平合理。

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

薪酬委員會於財政年度內須舉行一次會 議。薪酬委員會將於會上審閱執行董事、 獨立非執行董事及高級管理人員之薪酬 待遇。

截至二零一九年三月三十一日止年度[,]薪 酬委員會已舉行四次會議。

Nomination and Corporate Governance Committee

The Nomination and Corporate Governance Committee was established in 24 September 2013 with written terms of reference in compliance with paragraph A.5.1 and D.3.1 of Appendix 14 to the Listing Rule and a copy of which is posted on the website of the Company and of the Stock Exchange. The members of Nomination and Corporate Governance Committee for the year and up to the date of this report are:

Mr. Wong Hon Kit Dr. Liu Yongping Mr. Ho Man

All of the members are independent non-executive Directors. The primary duties of the nomination and corporate governance committee include, but are not limited to:

- (a) reviewing the structure, size and composition (including the skills, knowledge and experience) of the Board on a regular basis and making recommendations to the Board regarding any proposed changes;
- (b) identifying individuals suitably qualified to become members of the Board and selecting or making recommendations to the Board on the selection of, individuals nominated for directorship;
- (c) making recommendations to the Board on relevant matters relating to the appointment or re-appointment of Directors and succession planning for Directors in particular the chairman of the Board and the chief executive officer of the Company; and

提名及企業管治委員會

提名及企業管治委員會已於二零一三年 九月二十四日成立,並設有符合上市規則 附錄十四第A.5.1及D.3.1段之書面職權範 圍,其文本於本公司及聯交所網站刊登。 年內及直至本報告日期,提名及企業管治 委員會之成員包括:

黃漢傑先生劉勇平博士何 敏先生

所有成員為獨立非執行董事。提名及企業 管治委員會之主要職責包括但不限於:

- (a) 定期檢討董事會架構、人數及組成
 (包括技能、知識及經驗),並就任
 何建議變動向董事會提出建議;
- (b) 物色具合適資格擔任董事會成員之 人選,並選擇提名董事之人選或向 董事會推薦有關人選之選擇;
- (c) 就董事委任或重新委任及董事(尤 其是董事會主席及本公司行政總裁)
 繼任計劃之有關事宜向董事會提出 建議;及

(d) keeping the effectiveness of the corporate governance and system of internal controls of the Group.

The Nomination and Corporate Governance Committee shall meet once during the financial year. During the meeting, the Nomination and Corporate Governance Committee will review the structure, size and composition (including the skills, knowledge and experience) of the Board and review the arrangement for re-election of all the retiring Directors at the forthcoming general meetings of the Company and the terms of reference of the Nomination and Corporate Governance Committee.

The Nomination and Corporate Governance Committee has adopted a Board Diversity Policy ("**Policy**"). The Company continuously seeks to enhance the effectiveness of its Board and to maintain the highest standards of corporate governance and recognises and embraces the benefits of diversity in the Board. A diversity of perspectives can be achieved through engaging directors in possession of gender, age, cultural and educational background, ethnicity, professional experience, required experience, skills, knowledge and length of service, etc. The composition, experience and balance of skills of the Board are regularly reviewed to ensure that the Board retains a core of members with longstanding knowledge of the Group alongside new Director(s) appointed from time to time who bring fresh perspectives and diverse experience to the Board. The Board appointments will continue to be made on a merit basis and candidates will be considered against objective criteria, with due regard for the benefits of diversity in the Board. The Board will continue to review the Policy to ensure its continued effectiveness on an annual basis.

The Nomination and Corporate Governance Committee held 3 meetings during the year ended 31 March 2019.

(d) 維持本集團之企業管治及內部監控系統之有效性。

提名及企業管治委員會於財政年度內須舉 行一次會議。提名及企業管治委員會將於 會上檢討董事會之架構、人數及組成(包 括技能、知識及經驗),以及檢討於本公 司應屆股東大會上所有退任董事的重選 安排及提名及企業管治委員會的職權範 圍。

提名及企業管治委員會已採納一項董事會 多元化政策(「政策|)。本公司不斷尋求 提升其董事會之效率,維持最高標準之企 業管治[,]並明白及擁戴董事會多元化的利 益。多元化方面可透過委任擁有性別、年 齡、文化及教育背景、種族、專業經驗、所 需經驗、技能、知識及服務年限等多項條 件之董事達致。董事會之組成、經驗及技 能平衡乃經定期檢討,以確保董事會保留 對本集團具有長期認識之核心成員外,同 時就不時委任新任董事以為董事會帶來 全新視野及不同經驗。董事會成員的委任 將繼續以用人唯賢的準則,根據客觀標準 考慮可擔任董事會成員的人選,並適當考 慮董事會成員多元化的好處。董事會將持 續檢討政策以確保其每年持續有效。

截至二零一九年三月三十一日止年度[,]提 名及企業管治委員會已舉行三次會議。

Audit Committee

The Audit Committee was established on 24 September 2013 with written terms of reference in compliance with Rule 3.2.1 of the Listing Rules and a copy of which is posted on the website of the Company and of the Stock Exchange. In order to comply with the amended CG Code, the Board adopted the revised terms of reference of the Audit Committee on 31 December 2018. The members of Audit Committee for the year and up to the date of this report are:

Mr. Wong Hon Kit *(Chairman)* Dr. Liu Yongping Mr. Ho Man

All of the committee members are independent nonexecutive Directors. The primary duties of the Audit Committee include, but are not limited to:

- (a) reviewing and monitoring the external auditors' independence and objectivity and the effectiveness of the audit process in accordance with applicable standard;
- (b) monitoring integrity of financial statements of the Company and the Company's annual report and accounts and the interim report;
- (c) reviewing the Company's financial controls, risk management and internal control systems;
- (d) reporting to the Board on the matters set out in the code provisions as stated in Appendix 14 to the Listing Rules.

The Audit Committee shall hold at least 2 regular meetings in a year to review and discuss the interim and annual financial statements of the Company. Additional meetings of the Audit Committee may be held as and when required.

審核委員會

審核委員會已於二零一三年九月二十四 日成立,並設有符合上市規則第3.2.1條 之書面職權範圍,其文本於本公司及聯交 所網站刊登。審核委員會之職權範圍已按 照經修訂之企業管治守則條文要求,於二 零一八年十二月三十一日作出修訂及採 納。年內及直至本報告日期,審核委員會 之成員包括:

黃漢傑先生(*主席)* 劉勇平博士 何 敏先生

所有委員會成員均為獨立非執行董事。審 核委員會之主要職責包括但不限於:

- (a) 根據適用準則審閲及監督外聘核數師之獨立性及客觀性以及核數程序之有效性;
- (b) 監督本公司財務報表及本公司年報 及賬目及中期報告之完整性;
- (c) 審閱本公司之財務監控、風險管理及內部監控系統;
- (d) 就上市規則附錄十四所列之守則條 文所載之事宜向董事會報告。

審核委員會每年將最少舉行兩次定期會 議,以審閱及討論本公司之中期及全年財 務報表。審核委員會可於有需要時舉行額 外會議。

The Audit Committee shall meet with the external auditors at least once a year. The external auditors may request a meeting if they consider necessary.

During the year ended 31 March 2019, the Audit Committee held 2 meetings.

The Audit Committee has reviewed with management accounting principles and practices adopted by the Group and discussed internal control and financial reporting matters for the year ended 31 March 2019. The Group's audited consolidated financial results for the year ended 31 March 2019 were reviewed by the Audit Committee, which was of the opinion that the preparation of such results complied with the applicable accounting standards and requirements and that adequate disclosures has been made.

The accounts for the year were audited by HLB Hodgson Impey Cheng Limited whose term of office will expire upon the forthcoming annual general meeting. The Audit Committee has recommended to the Board that HLB Hodgson Impey Cheng Limited be nominated for appointment as the auditors of the Company at the forthcoming annual general meeting.

Corporate Governance Function

The Board is collectively responsible for performing corporate governance duties including:

- (a) to develop and review an issuer's policies and practices on corporate governance;
- (b) to review and monitor the training and continuous professional development of Directors and senior management;
- (c) to review and monitor the issuer's policies and practices on compliance with legal and regulatory requirements;

審核委員會每年與外聘核數師最少開會 一次。外聘核數師可於彼等認為有需要時 要求開會。

截至二零一九年三月三十一日止年度[,]審 核委員會已舉行兩次會議。

截至二零一九年三月三十一日止年度, 審核委員會已與管理層審閱本集團採納 之會計原則及常規,並討論內部監控及財 務申報事宜。本集團截至二零一九年三月 三十一日止年度之經審核綜合財務業績 已由審核委員會審閱,其認為有關業績之 編製已遵守適用會計準則及規定並作出 充足披露。

本年度之賬目經由國衛會計師事務所有 限公司審核,其任期將於即將舉行之股東 週年大會上屆滿。審核委員會已建議董事 會提名國衛會計師事務所有限公司於即 將舉行之股東週年大會上獲委任為本公 司核數師。

企業管治職能

董事會共同負責履行企業管治職責,包 括:

- (a) 制定及檢討發行人的企業管治政策及常規;
- (b) 檢討及監察董事及高層管理人員的 培訓及持續專業發展;
- (c) 檢討及監察發行人在遵守法律及監 管規定方面的政策及常規;

- (d) to develop, review and monitor the code of conduct and compliance manual (if any) applicable to employees and Directors; and
- (e) to review the issuer's compliance with the Code and disclosure in the Corporate Governance Report.

Under the Company's Code, the Board may delegate part of the above duties to the Company's board committees. During the financial year ended 31 March 2019, the Board has, on its own and through the Nomination and Corporate Governance Committee and Audit Committee, fulfilled the above corporate governance duties. The Nomination and Corporate Governance Committee assisted the Board to review and monitor the training and continuous professional development of the Directors and the senior management. The Audit Committee assisted the Board to review the Company's compliance with the Code and disclosure in the Corporate Governance Report and the policy on compliance with legal and regulatory requirements.

F. NUMBER OF MEETINGS AND DIRECTORS' ATTENDANCE

CG Code provision A.1.1 prescribes that at least 4 regular Board meetings should be held each year at approximately quarterly intervals with active participation of a majority of the Directors, either in person or through other electronic means of communication.

During the year ended 31 March 2019, the Board has held 12 meetings. All executive Directors and independent nonexecutive Directors attended most of the meetings.

All members of the Board and the Company's external auditors attended the 2018 annual general meeting ("2018 AGM").

- (d) 制定、檢討及監督適用於僱員及董
 事的操守準則及合規手冊(如有);
 及
- (e) 檢討發行人遵守守則的情況及於企 業管治報告內作出披露。

根據本公司守則,董事會可授權部分上述 職責予本公司董事會轄下的委員會。於截 至二零一九年三月三十一日止的財政年 度,董事會本身及經提名及企業管治委員 會及審核委員會完成上述企業管治職責。 提名及企業管治委員會協助董事會審閲 及監察董事及高級管理層的培訓及持續 專業發展。審核委員會協助董事會審閲本 公司遵守守則的情況及在企業管治報告 內的披露以及符合法律及法規規定之政 策。

F. 會議次數及董事出席率

企業管治守則條文第A.1.1條規定,每年 應最少舉行四次定期董事會會議,大致上 每季舉行一次,並由大多數董事(親身出 席或通過其他電子通訊方式)積極參與。

於截至二零一九年三月三十一日止年度, 董事會已舉行十二次會議。全體執行董事 及獨立非執行董事均出席大部份的會議。

董事會全體成員及本公司外聘核數師均有 出席二零一八年度股東週年大會(「2018 股東週年大會」)。

Attendance record of each Director at the 2018 AGM and the meetings of the Board, together with the meetings of the Audit, Remuneration and Nomination and Corporate Governance Committee during the year ended 31 March 2019 are set out below. 於截至二零一九年三月三十一日止年度, 各董事出席2018股東週年大會及董事會 會議,連同審核、薪酬及提名及企業管治 委員會會議之記錄載列如下。

			Attendance/Number of Meetings 出席次數/會議次數				
Name	of directors	董事姓名	Board 董事會	Audit Committee 審核委員會	Remuneration Committee 薪酬委員會	Nomination and Corporate Governance Committee 提名及 企業管治委員會	2018 AGM 2018 股東週年大會
Execu	tive directors	執行董事					
Mr. Ch	nen Jinshan	陳金山先生	12/12	N/A不適用	N/A不適用	N/A不適用	1/1
Ms. Yı	ing Ka Lai®#	翁嘉麗女士◎#	2/12	N/A不適用	N/A不適用	N/A不適用	N/A不適用
Mr. W	ang Jia Jun*	Wang Jia Jun先生*	9/12	N/A不適用	N/A不適用	N/A不適用	1/1
Indep	endent non-executive directors	獨立非執行董事					
Mr. W	ong Hon Kit	黃漢傑先生	12/12	2/2	4/4	3/3	1/1
Dr. Liu	Yongping	劉勇平博士	12/12	2/2	4/4	3/3	1/1
Mr. Ho) Man	何敏先生	12/12	2/2	4/4	3/3	1/1
Ø	3 Board meetings were August 2018	e held before her resi	gnation on 31	Ø	在彼於二零 舉行三次董	- 一八年八月三日 「事會會議	一日辭任前
#	The 2018 AGM was he 2018	ld after her resignation	on 31 August	#]年大會在彼於二 辭任後舉行	二零一八年八
*	9 Board meetings wer August 2018	e held after his appor	intment on 31	*		<i>八年八月三日</i>]董事會會議	一日獲委任

G. ACCOUNTABILITY AND AUDIT

The Directors acknowledge their responsibility for preparing the consolidated financial statements of the Group for the Year. The Directors have prepared the consolidated financial statements of the Group on a going concern basis, and have selected appropriate accounting policies and applied them consistently, adopted appropriate Hong Kong Financial Reporting Standards and Hong Kong Accounting Standards, with applicable disclosures required under the Listing Rules and pursuant to the relevant statutory requirements. The Directors are also responsible for keeping proper accounting records which reflect the financial information of the Group with reasonable accuracy.

In respect of code provision C.1.3 of the CG Code, Directors are not aware of material uncertainties relating to events or conditions that may cast significant doubt upon the Company's ability to continue as a going concern.

The reporting responsibilities of the Company's external auditors, HLB Hodgson Impey Cheng Limited, are set out in the section headed "Independent Auditors' Report" on pages 61 to 70 of this annual report.

H. INTERNAL CONTROL AND RISK MANAGEMENT SYSTEMS

The Board acknowledges that it is responsible for maintaining the effectiveness of the risk management and internal control systems to safeguard the assets of the Group. Such systems are designed to manage rather than eliminate risks of failure to achieve business objectives, and can only provide reasonable and not absolute assurance against material misstatement or loss.

The Audit Committee is delegated by the Board to assist the Board in fulfilling the above responsibilities.

G. 問責及審核

董事知悉彼等編製本集團於本年度的綜 合財務報表的責任。董事已按持續經營基 準編製該等綜合財務報表,並已貫徹選用 合適之會計政策,採用合適之香港財務報 告準則及香港會計準則,亦已根據上市規 則及根據相關法定規例作出規定之適用 披露。董事亦負責保留適當會計記錄,以 在合理準確程度下反映本集團之財務資 料。

就企業管治守則第C.1.3條,董事並不察 覺有重大不明朗事件或情況可能會嚴重 影響本公司持續經營的能力。

本公司外聘核數師國衛會計師事務所有 限公司之申報責任載於本年報第61至70 頁之「獨立核數師報告」一節內。

H. 內部監控及風險管理系統

董事會深知其負責維持風險管理及內部 監控系統的效用[,]以保障本集團的資產。 該系統旨在管理風險而非消除未能達到 業務目標的風險,並僅能就不出現重大失 實陳述或損失作出合理而非絕對的保證。

審核委員會獲董事會授權以協助董事會 履行上述職責。

During the year, the Board has reviewed the risk management and internal control systems of the Group, which covers all material financial, operational, compliance controls and risk management functions, and considered the risk management and informed the adequacy of resources, staff qualifications and experience, training programmes and budget of the Company's accounting and financial reporting function. The Board concluded that the risk management and internal control systems are adequate and effective.

Main Features of Risk Management and Internal Control Systems

The key elements of the Group's risk management and internal control systems include a well-defined management structure with limits of authority, clear policies, standard operation procedures, and risk control self-assessment conducted for all major operating units of the Group. The system is designed to provide reasonable assurance of no material misstatement or loss and to manage risks failure in operational systems and achievement of the Group's objectives.

The Board has the overall responsibility to ensure that sound and effective internal controls are maintained, but the management is responsible for designing and implementing internal control systems to manage all kinds of risks faced by the Group. The operating units and support functions are facilitated and coordinated by the management, and ensure that risk management processes and mitigation plans follow good practices and guidelines established in their day-to-day operations.

The Group's risk management activities are performed by management on an ongoing basis. The effectiveness of the Group's risk management and internal control systems is evaluated at least annually to update the progress of risk monitoring efforts. 年內,董事會已對本集團風險管理及內部 監控系統進行檢討,當中涵蓋所有重大財 務、營運、合規程序及風險管理功能,並 考慮風險管理及告知資源充足性、員工資 歷及經驗、培訓計劃以及本公司會計及財 務申報部門的預算。董事會之結論為風險 管理及內部監控系統充分有效。

風險管理及內部監控系統的主要特徵

本集團風險管理及內部監控系統的主要元 素包括權責清晰的管理架構,為本集團的 所有主要營運單位界定權限,訂明政策、 標準營運程序,並進行風險自評程序。該 系統之設計旨在合理確保並無重大失實 聲明或損失及管理營運系統失效的風險 並達致本集團目標。

董事會有整體責任確保維持良好有效的 內部監控,但管理層須負責設計及實施內 部監控系統,以管理本集團面臨的各種風 險。管理層會協助推進並整合營運單位及 支援功能,以確保風險管理程序及緩和計 劃遵守日常營運中所建立的良好慣例及 指引。

本集團之風險管理活動由管理層持續進 行。至少每年就本集團風險管理及內部監 控之成效進行評估,以了解風險監測工作 之最新進度。

Process used to identify, evaluate and manage significant risks

Management will assess the nature and impact of risk, and report issues to the Board. The Group identifies outside and inside events by reviewing its external and internal environment and stakeholders, which have an influence or potential influence on the Group's ability to achieve its strategy and business objectives.

The Board, according to the risk report, would take appropriate action to eliminate the risks. Risks which cannot be accepted or are beyond the Company's risk appetite are transferred, eliminated or controlled through risk mitigation measures. Each risk mitigation measure has a process owner who is a Department Manager and a target completion date is assigned to ensure accountability. Risks owners are also responsible for monitoring the status of the risk mitigation measures for risks under their purview.

Process used to review the effectiveness of the Risk Management and Internal Control Systems

The Board and Audit Committee review the internal control issues identified by external auditors, regulatory authorities and management, and evaluates the adequacy and effectiveness of the Group's risk management and internal control systems. To further enhance control awareness, the Group has also approved launching a whistleblowing policy or employees to raise any concerns about possible improprieties in any matter related to the Group.

Inside Information Policy

The Company regulates the handling and dissemination of inside information to ensure inside information remains confidential until the disclosure of such information is appropriately approved, and the dissemination of such information is efficiently and consistently made. The Company's legal advisor also assists the Board to assess whether the relevant information is considered to be inside information which needs to be disclosed as soon as reasonably practicable.

識別、評估及管理重大風險所用的程 序

管理層將評估風險的性質及影響,並將問 題向董事會上報。本集團透過檢討其外部 及內部環境及持份者,以識別外部及內部 事件,有關事件對本集團達成其策略及業 務目標的能力產生影響或潛在影響。

董事會根據風險報告採取消除風險的適 當措施。風險如不被接受或超出本公司的 風險承受程度,將透過風險減低措施去把 風險轉移、消除或控制。部門經理是風險 減低措施的執行者及負責在指定日期完 成。風險擁有人亦須負責其範圍內監控風 險減低措施的情況。

檢討風險管理及內部監控系統有效性 所用的程序

董事會及審核委員會檢討外部核數師、 監管部門及管理層所識別的內部監控問 題,並評估本集團風險管理及內部監控系 統的充足性及效能。為進一步提升監控意 識,本集團已批准實行舉報政策,讓僱員 可提出其對任何可能關於本集團的不當 事宜的關注。

內幕消息政策

本公司對內幕消息的處理和發佈進行規 範,以確保內幕消息在獲適當批准披露前 一直保密,並確保有效及一致地發佈有關 消息。本公司法律顧問亦協助董事會評估 有關消息應否被視為內幕消息,及是否須 在合理實際可行情況下盡快披露。

Conflict of Interest

If a Director has a conflict of interest in relation to a transaction or proposal to be considered by the Board, the individual is required to declare such interest and to abstain from voting. The matter is considered at a Board meeting attended by Directors who have no material interest in the transaction.

The Group also adopted certain internal control policies to manage potential conflicts of interest.

I. EXTERNAL AUDITOR'S REMUNERATION

HLB Hodgson Impey Cheng Limited has been appointed as the Company's external auditors since the Company's incorporation. There was no disagreement between the Board and the Audit Committee on the selection, appointment, resignation or dismissal of the external auditors.

The remuneration paid to the Company's external auditors, HLB Hodgson Impey Cheng Limited, in respect of audit services and non-audit services for the year ended 31 March 2019 is set out below:

利益衝突

倘董事於董事會將予考慮之交易或建議中 有利益衝突,該名人士須申報有關利益, 並放棄投票。有關事項由於交易中並無重 大利益之董事出席之董事會會議上審議。

本集團亦採納若干內部監控政策以管理 潛在利益衝突。

I. 外聘核數師薪酬

國衛會計師事務所有限公司自本公司註 冊成立起獲委任為本公司之外聘核數師。 董事會與審核委員會在甄選、委任、辭退 或罷免外聘核數師方面並無意見分歧。

截至二零一九年三月三十一日止年度,就 審核服務及非審核服務而已付予本公司 外聘核數師國衛會計師事務所有限公司 之薪酬載列如下:

Nature of services	服務性質	Amount (HK\$′000) 金額(千港元)
Audit services Non-audit services	審核服務 非審核服務	1,088 130
Total	總計	1,218

J. COMMUNICATION WITH SHAREHOLDERS AND INVESTORS

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

The members of the Board, Board Committees and the external auditors are present to answer shareholders' questions in the annual general meeting of the Company. Meeting circulars are distributed to all shareholders before the annual general meeting and special general meetings in accordance with the timeline requirement as laid down in the Listing Rules and the articles of the Company. All the resolutions proposed to be approved at the general meetings will be taken by poll and poll voting results will be published on the website of the Stock Exchange and of the Company after the meetings.

As a channel to promote effective communication, the Group maintains a website where information on the Company's announcements, financial information and other information are posted. Shareholders and investors may write directly to the Company at its principal place of business in Hong Kong with any inquiries.

J. 與股東及投資者溝通

本公司相信與股東有效溝通對促進投資 者關係及對投資者了解本集團之業務表 現及策略而言甚為重要。本集團亦深明公 司資料透明度及適時披露之重要性,此舉 令股東及投資者可作出適當投資決定。

董事會成員、董事委員會成員與外聘核數 師出席本公司股東週年大會回答股東提 問。大會通函按照上市規則及本公司之章 程細則所規定之時限,於股東週年大會及 股東特別大會前派發予全體股東。全部提 呈擬於股東大會上審批之決議案將以投 票方式進行表決,投票結果將於大會後在 聯交所及本公司網站內刊登。

作為促進有效溝通之渠道,本集團設有網站,以刊登有關本公司之公佈、財務資料 以及其他資料之資料。股東及投資者可以 書面方式寄往本公司之香港主要營業地 點,直接向本公司查詢。 DIE

Biographical Details of Directors and Senior Management 董事及高級管理人員履歷詳情

EXECUTIVE DIRECTORS

Mr. Chen Jinshan ("Mr. Chen"), aged 51, is an executive Director. Mr. Chen holds a bachelor degree in finance and accounting. Mr. Chen has over 17 years of accounting experience and had also been a project manager for more than 8 years in an accounting firm. Mr. Chen was the executive director of Good Fellow Healthcare Holdings Limited (stock code: 8143, formerly known as Hua Xia Healthcare Holdings Limited), the shares of which are listed on GEM of the Stock Exchange, for the period from 25 April 2006 to 10 October 2014.

Mr. Wang Jia Jun ("Mr. Wang"), aged 30, was appointed as an executive Director since 31 August 2018. Mr Wang obtained a bachelor's degree in Business Management from Stony Brook University in the United States of America in 2011. He also obtained a master's degree in Health Administration from Columbia University in the United State of America in 2017. He has 4 years of experience in the areas of business analysis and development across major cities in the People's Republic of China and was the Vice President (Projects Management) of the Company since 1 August 2018 and was responsible for developing and implementing business strategies of the Company in the People's Republic of China. Mr. Wang is the spouse of Ms. Yung Ka Lai, a former executive Director of the Company.

執行董事

陳金山先生(「陳先生」),51歲,執行董事。 陳先生持有金融及會計學士學位。陳先生 擁有逾17年會計經驗,並曾於一間會計公 司擔任項目經理逾8年。陳先生曾於二零零 六年四月二十五日至二零一四年十月十日 期間擔任金威醫療集團有限公司(股份代 號:8143,前稱華夏醫療集團有限公司) 的執行董事,其股份於聯交所GEM上市。

Wang Jia Jun先生(「Wang先生」),30歲,自 二零一八年八月三十一日起獲委任為執行董 事。Wang先生於二零一一年獲得美國石溪大 學工商管理學士學位。彼亦於二零一七年獲得 美國哥倫比亞大學健康管理碩士學位。彼於中 國主要城市之商業分析及發展領域擁有四年經 驗,及自二零一八年八月一日起擔任本公司副 總裁(項目管理),負責於中華人民共和國制定 及實施本公司商業策略。Wang先生為本公司 前任執行董事翁嘉麗女士之配偶。

INDEPENDENT NON-EXECUTIVE DIRECTORS

Mr. Wong Hon Kit ("Mr. Wong"), aged 52, is an independent non-executive Director. Mr. Wong obtained a Diploma in Accounting from Hong Kong Shue Yan University in July 1991. He is a member of the Hong Kong Institute of Certified Public Accountants. Mr. Wong is also the independent non-executive director of Lerthai Group Limited (stock code: 112) since December 2018, a company whose shares are listed on the Main Board of the Stock Exchange. In addition, he was the independent non-executive director of Xinhua News Media Holdings Limited (stock code: 309), from September 2017 to October 2017 and Smart-Core Holdings Limited (stock code: 2166) from March 2016 to June 2018, both companies whose shares are listed on the Main Board of the Stock Exchange. Mr. Wong is also an independent non-executive director of Heng Xin China Holdings Limited (stock code: 8046), a company whose shares are listed on the GEM of the Stock Exchange, since June 2018 and the listing of its shares would be cancelled with effect from 2 July 2019 pursuant to its announcement dated 26 June 2019.

Mr. Wong has over 16 years of experience in the corporate finance industry. He has held various positions, including chief financial officer, director and company secretary in different companies in Hong Kong, where he has experience in handling corporate finance transactions such as mergers and acquisitions, capital fund raising and restructuring.

獨立非執行董事

黃漢傑先生(「黃先生」),52歲,獨立非執行董 事。黃先生於一九九一年七月獲香港樹仁大學 頒授會計文憑,彼為香港會計師公會會員。黃 先生亦自二零一八年十二月起擔任勒泰集團有 限公司(股份代號112)的獨立非執行董事,該 公司股份於聯交所主板上市。此外,彼曾於二 零一七年九月至二零一七年十月擔任新華通訊 頻媒控股有限公司(股份代號:309)及於二零 一六年三月至二零一八年六月擔任芯智控股有 限公司(股份代號:2166)的獨立非執行董事, 該兩間公司的股份均於聯交所主板上市。黃先 生亦自二零一八年六月起擔任恒芯中國控股 有限公司(股份代號:8046)的獨立非執行董 事,該公司股份於聯交所GEM上市,根據其二 零一九年六月二十六日之公告所述[,]其股份將 於二零一九年七月二日被取消上市地位。

黃先生在企業融資行業擁有逾十六年經驗,曾 在多家香港公司擔任首席財務官、董事及公司 秘書等不同職位,在處理併購、融資及重組等 企業金融交易方面擁有豐富經驗。

Dr. Liu Yongping ("Dr. Liu"), aged 63, is an independent nonexecutive Director. Dr. Liu is a practicing solicitor in Hong Kong and a consultant of a firm of solicitors in Hong Kong. Dr. Liu has more than 20 years of experience in the capital market and merger and acquisition legal services sector. Dr. Liu graduated from the University of London with a master's degree in law in 1987 and from the University of Oxford with a doctor's degree in philosophy in 1994. Apart from his appointment with the Company, Dr. Liu has been acting as an independent nonexecutive director of Yue Da International Holdings Limited (stock code: 629, formerly known as Yue Da Mining Holdings Limited) since June 2010 and New Provenance Everlasting Holdings Limited (stock code: 2326) since June 2018, both companies whose shares are listed on the main board of Stock Exchange. Save as disclosed above, Dr. Liu did not hold any directorship in any other public companies the securities of which are listed on any securities market in Hong Kong or overseas in the last three years.

Mr. Ho Man ("Mr. Ho"), aged 49, is an independent nonexecutive Director. Mr. Ho has over 19 years of working experience in private equity investment and finance and is currently the managing director of an investment holding company. Prior to that, Mr. Ho served as an executive partner representative of a Chengdu-based private equity investment fund from December 2011 to May 2014. Mr. Ho worked for a Hong Kong-based private fund management company during January 2010 to December 2013 and was the managing director and head of China growth and expansion capital of CLSA Capital Partners from August 1997 to October 2009. Mr. Ho was the non-executive director of SCUD Group Limited (stock code: 1399) from December 2006 to October 2009) and Shanghai Tonva Petrochemical Co., Ltd. (stock code 1103, previous stock code: 8251, currently known as Shanghai Dasheng Agriculture Finance Technology Co., Ltd) from September 2008 to October 2009, both being companies listed on the Main Board of the Stock Exchange. He was the independent director of Shenzhen Forms Syntron Information Co. Ltd (stock code: 300468.SZ), a company listed on the ChiNext of Shenzhen Stock Exchange, from February 2012 to February 2018.

劉勇平博士(「劉博士」),63歲,獨立非執行 董事。劉博士為香港執業律師並為一間香港 律師事務所之顧問。劉博士在資本市場及併購 法律服務行業擁有逾二十年經驗。劉博士於 一九八七年畢業於倫敦大學,獲頒法學碩士學 位,並於一九九四年畢業於牛津大學,獲頒哲 學博士學位。除於本公司之委任外,劉博士自 二零一零年六月起擔任悦達礦業控股有限公司 (股份代號:629,前稱悦達礦業控股有限公司) 及自二零一八年六月起擔任新源萬恒控股有限 公司(股份代號:2326)之獨立非執行董事,該 兩間公司的股份均於聯交所主板上市。除上文 所披露者外,劉博士於過往三年內並無於證券 於香港或海外之任何證券市場上市之任何其他 公眾公司擔任任何董事職務。

何敏先生(「何先生」),49歲,獨立非執行董 事。何先生於私募股權投資及金融方面擁有逾 十九年工作經驗,及現為一間投資控股公司之 董事總經理。在此之前,自二零一一年十二月起 至二零一四年五月,何先生曾擔任以成都為基 地之私募股權投資基金之執行合夥人代表。何 先生於二零一零年一月至二零一三年十二月任 職於一間以香港為基地之私募基金管理公司及 於一九九七年八月至二零零九年十月擔任里昂 證券亞太恒富資本之中國增長及發展基金董事 總經理兼主管。何先生分別由二零零六年十二 月至二零零九年十月及由二零零八年九月至二 零零九年十月擔任飛毛腿集團有限公司(股份 代號:1399)及上海棟華石油化工股份有限公 司(股份代號:1103,先前股份代號:8251, 現稱上海大生農業金融科技股份有限公司)之 非執行董事,兩間公司均為於聯交所主板上市 之公司。何先生自二零一二年二月至二零一八 年二月擔任深圳四方精創資訊股份有限公司 (股份代號: 300468.SZ, 一間於深圳證券交易 所中國創業板上市之公司)之獨立董事。

Biographical Details of Directors and Senior Management 董事及高級管理人員履歷詳情

Mr. Ho has been an independent non-executive director of Fantasia Holdings Group Co., Limited (stock code: 1777), since October 2009; an independent non-executive director of Fu Shou Yuan International Group Limited (stock code: 1448), since December 2013; an independent non-executive director of CIMC-TianDa Holdings Company Limited, (stock code: 445, formerly known as China Fire Safety Enterprise Group Limited) since July 2015; an independent non-executive director of Momentum Financial Holdings Limited (stock code: 1152, formerly known as Infinity Financial Group (Holdings) Limited) since November 2016; and an independent non-executive director of Magnus Concordia Group Ltd (stock code: 1172, formerly known as International Holdings Limited) since January 2018, all being companies listed on the Main Board of the Stock Exchange.

Mr. Ho has been a director of Shenzhen Daxiang Space Construction Co., Ltd., (stock code: 836604), a company listed on the National Equities Exchange and Quotations, since September 2015.

Mr. Ho was awarded an Executive Master of Business Administration degree from Tsinghua University and a master's degree in finance from the London Business School. He is also a Chartered Financial Analyst and a Certified Public Accountant.

COMPANY SECRETARY

Mr. Yu Tat Chi Michael ("Mr. Yu"), aged 54, has been appointed as the Company Secretary with effect from 3 December 2018. Mr. Yu holds a Bachelor of Commerce degree from the University of New South Wales, Australia. He is a fellow member of the CPA Australia and a member of the Hong Kong Institute of Certified Public Accountants. Mr. Yu has many years of experience in accounting, corporate finance and asset management. He had held senior management positions in several listed companies in Hong Kong. 何先生自二零零九年十月起擔任花樣年控股集 團有限公司(股份代號:1777)之獨立非執行董 事;自二零一三年十二月起擔任福壽園國際集 團有限公司(股份代號:1448)之獨立非執行董 事;自二零一五年七月起擔任中集天達控股有 限公司(股份代號:445,前稱中國消防企業集 團有限公司)之獨立非執行董事;自二零一六年 十一月起擔任正乾金融控股有限公司(股份代 號:1152,前稱新融宇集團(控股)有限公司) 之獨立非執行董事;及自二零一八年一月起擔 任融太集團股份有限公司(股份代號:1172, 前稱勤達集團國際有限公司)之獨立非執行董 事,該等公司均為於聯交所主板上市之公司。

何先生自二零一五年九月起擔任深圳市大 象聯合空間建設股份有限公司(股份代號: 836604,一間於全國中小企業股份轉讓系統上 市之公司)之董事。

何先生獲清華大學頒發高級管理人員工商管理 碩士學位及獲倫敦商學院頒發金融學碩士學 位。彼亦為特許金融分析師及會計師。

公司秘書

余達志先生(「余先生」),54歲,自二零一八年 十二月三日起獲委任為公司秘書。余先生持有 澳洲新南威爾斯大學商科學士學位。彼為澳洲 會計師公會資深會員及香港會計師公會會員。 余先生於會計、企業融資及資產管理方面擁有 多年經驗。彼曾於香港數間上市公司擔任高級 管理職務。

The board of directors (the "**Board**") of Wanjia Group Holdings Limited (the "**Company**") has pleasure in presenting to the shareholders of the Company (the "**Shareholders**") its report together with the audited financial statements of the Company and its subsidiaries (together the "**Group**") for the year ended 31 March 2019.

PRINCIPAL ACTIVITIES

The Company is an investment holding company while its subsidiaries are principally engaged in pharmaceutical wholesale and distribution business, pharmaceutical retail chain business and provides hemodialysis treatment and consultancy service business in the PRC. Details of the principal activities of its subsidiaries are set out in Note 24 to the consolidated financial statements.

BUSINESS REVIEW

Further discussion and analysis of the business review as required by Schedule 5 to Hong Kong Companies Ordinance (Cap. 622), including future development in the Group's business, can be found in the "Management Discussion and Analysis" section of this annual report. The above section form part of this "Report of the Directors".

ENVIRONMENTAL POLICY

The Group's commitment to protecting the environment is well reflected by the continuous efforts in promoting green measures and awareness in its daily business operations. The Group encourages environmental protection and promotes awareness towards environmental protection to the employees. The Group also implements green office practices such as promoting the use of recycled papers and reducing energy consumption by switching off idle lighting and electrical appliances.

The Group reviews its environmental practices from time to time and will consider implementing further eco-friendly measures and practices in the operation of the Group's businesses and enhancing environmental sustainability. 萬嘉集團控股有限公司(「本公司」)之董事會 (「董事會」)欣然向本公司股東(「股東」)提呈 其報告連同本公司及其附屬公司(統稱為「本 集團」)截至二零一九年三月三十一日止年度之 經審核財務報表。

主要業務

本公司為一間投資控股公司,而其附屬公司主 要於中國從事藥品批發及分銷業務、藥品零售 連鎖業務及提供血液透析治療及諮詢服務業 務。本公司附屬公司之主要業務詳情載於綜合 財務報表附註24。

業務回顧

香港公司條例第622章附表5所要求對業務回 顧的進一步討論及分析(包括本集團業務的未 來發展)載於本年報的「管理層討論及分析」一 節。上述章節構成「董事會報告」一部分。

環境政策

本集團在日常業務營運中不斷推廣綠色措施和 意識,以達到其保護環境的承諾。本集團鼓勵 環保並推動僱員提升環保意識。本集團亦實施 各項綠色辦公措施,例如提倡使用環保紙並透 過關閉閒置的電燈及電器以減少能源消耗。

本集團不時審閱其環保工作,並將考慮於本集 團之業務營運中實施更多環保措施及慣例,加 強環境可持續性。

SEGMENT INFORMATION

An analysis of the Group's operation for the year by business activities is set out in Notes 7 and 26 to the consolidated financial statements and the paragraphs headed "Business Review" under the section of "Management Discussion and Analysis" of this annual report.

RESULTS AND DIVIDENDS

The results of the Group for the year ended 31 March 2019 and the state of the Group's affairs as at 31 March 2019 are set out in the consolidated financial statements on pages 71 to 79 of this report.

In order to ensure the Board maintains an appropriate procedure on declaring and recommending the dividend payment of the Company, a new dividend policy (the "**Dividend Policy**") is adopted by the Board on 8 November 2018 which aims to allow the Shareholders to participate in the Company's profits whilst preserving the Company's liquidity to capture future growth opportunities.

DIVIDEND POLICY

The Dividend Policy of the Company establishes the principles to ascertain amounts that can be distributed to its shareholders as dividend by the Company. Subject to the applicable law and its Articles, the Company's dividend payout will be determined based on available financial resources, investment requirements and taking into account optimal shareholders return.

分類資料

本集團於本年度按業務活動劃分的經營分析載 於綜合財務報表附註7及26及本年報的「管理 層討論及分析」一節中的「業務回顧」段落。

業績及股息

本集團截至二零一九年三月三十一日止年度之 業績及本集團於二零一九年三月三十一日之事 務狀況載於本報告第71至79頁之綜合財務報 表。

為確保董事會在宣布和建議分派本公司股息時 保持適當的程序,董事會於二零一九年一月一 日採納了一項新的股息政策(「**股息政策」**),其 目的旨在既讓股東享有本公司的利潤,同時保 持本公司的流動資金以捕捉未來的增長機會。

股息政策

本公司之股息政策制定了確定本公司可供分派 予其股東作為股息金額之原則。根據適用法律 法規及其章程,本公司之股息派付將根據可動 用財務資源、投資需求並計及最佳股東回報釐 定。

While determining the nature and quantum of dividend payout, the Board would take into account the following factors, inter alia:

- Our financial results;
- our cashflow;
- our shareholders' interests;
- general business conditions and strategies;
- our current and future operations;
- our liquidity and capital requirements;
- taxation considerations;
- statutory and regulatory restrictions; and
- any other factors the Board may deem relevant.

The Board does not recommend the payment of any final dividend for the year ended 31 March 2019 (2018: Nil).

FIVE-YEAR FINANCIAL SUMMARY

A summary of the published results, assets and liabilities of the Group for five financial years, as extracted from the audited consolidated financial statements, is set out on page 236 of this report. The summary does not form part of the audited consolidated financial statements.

INVESTMENT PROPERTY

The Group did not further invest in investment property during the year. Details of the movements in investment property of the Group during the year are set out in Note 20 to the consolidated financial statements. 於釐定股息派付之性質及數量時,董事會將計 及以下因素,包括:

- 我們的財務業績;
- 我們的現金流量;
- 我們股東的利益;
- 一般營業狀況及策略;
- 我們現在及未來的營運狀況;
- 我們的流動性和資金要求;
- 税務考慮;
- 法定和監管的限制;及
- 董事會認為相關的任何其他因素。

董事會不建議派發截至二零一九年三月三十一 日止年度之任何末期股息(二零一八年:無)。

五年財務概要

摘錄自經審核綜合財務報表之五個財政年度之 本集團已刊發業績、資產及負債概要載於本報 告第236頁。該概要並不構成經審核綜合財務 報表之一部份。

投資物業

本集團於年內並無進一步投資於投資物業。本 集團於年內之投資物業變動詳情載於綜合財務 報表附註20。

PROPERTY, PLANT AND EQUIPMENT

The Group acquired property, plant and equipment at cost of approximately HK\$30.476 million during the year. Details of the movements in property, plant and equipment of the Group during the year are set out in Note 18 to the consolidated financial statements.

RETIREMENT BENEFIT PLANS

The Group's employees in the PRC participate in defined contribution schemes provided by the relevant provincial and municipal governments under which the Group and the employees in the PRC are required to make monthly contributions to these schemes in accordance with relevant requirements. The Group's subsidiaries in the PRC contribute funds to the pension in accordance with the requirements of the relevant provincial and municipal governments.

The Group has arranged the Hong Kong employees to join the Mandatory Provident Fund Scheme, a defined contribution scheme managed by an independent trustee whereby each of the Group (the employer) and the Hong Kong employees make monthly contributions to the scheme in accordance with the relevant legislation.

Details of the Group's contributions to the retirement benefit schemes are shown in Note 37 to the consolidated financial statements.

SHARE CAPITAL

Details of movements in the Company's share capital during the year are set out in Note 33 to the consolidated financial statements.

物業、廠房及設備

本集團於年內以約30,476,000港元之成本收購 物業、廠房及設備。本集團物業、廠房及設備於 年內之變動詳情載於綜合財務報表附註18。

退休福利計劃

本集團的中國僱員均參與根據有關省、市政府 規定的界定供款計劃,本集團及其中國僱員均 須按相關規定每月就該等計劃作出供款。本集 團於中國的附屬公司按照有關省、市政府規定 繳納養老保險。

本集團已安排其香港僱員參與強制性公積金計 劃,乃由一獨立信託人管理之定額供款計劃。 本集團(僱主)及其香港僱員均須按相關法例 每月向該計劃作出供款。

本集團就退休金計劃的供款詳情載於綜合財務 報表附註37。

股本

本公司於年內之股本變動詳情載於綜合財務報 表附註33。

RESERVES

Details of movements in the reserves of the Company and the Group during the year are set out in Note 34 to the consolidated financial statements and in the consolidated statement of changes in equity on page 76 respectively.

PRE-EMPTIVE RIGHTS

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

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

During the year ended 31 March 2019, there were no purchase, sale or redemption of the Company's listed securities by the Company or any of its subsidiaries.

MAJOR CUSTOMERS AND SUPPLIERS

The Group's largest customer accounted for approximately 29.04% of the Group's revenue and the Group's five largest customers in aggregate accounted for approximately 63.29%.

For the year ended 31 March 2019, the aggregate amount of purchases attributable to the Group's five largest suppliers represented approximately 52.61% of the Group's total value of purchases. The Group's largest supplier accounted for approximately 12.59% of the Group's total value of purchases.

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

儲備

本公司及本集團於年內之儲備變動詳情分別載 於綜合財務報表附註34及第76頁之綜合權益變 動表內。

優先購股權

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

購買、出售或贖回本公司上市證券

截至二零一九年三月三十一日止年度,本公司 或其任何附屬公司並無購買、出售或贖回本公 司之上市證券。

主要客戶及供應商

本集團之最大客戶佔本集團收益之約29.04%, 而本集團之五大客戶合共佔約63.29%。

截至二零一九年三月三十一日止年度,本集團 之五大供應商應佔之採購總額佔本集團採購總 值之約52.61%。本集團之最大供應商佔本集團 採購總值之約12.59%。

董事、彼等之聯繫人士或就董事所知擁有本公 司已發行股本超過5%之任何股東,於本集團五 大客戶及供應商之股本中概無擁有任何權益。

DIRECTORS

The directors of the Company (the "**Directors**") during the year and up to the date of this report were:

Executive Directors:

Mr. Chen Jinshan Mr. Wang Jia Jun (appointed on 31 August 2018) Ms. Yung Ka Lai (resigned on 31 August 2018)

Independent non-executive Directors:

Mr. Wong Hon Kit Dr. Liu Yongping Mr. Ho Man

In accordance with Article 84 of the Company's Articles of Association, Mr. Wong Hon Kit and Dr. Liu Yongping, the independent non-executive Directors of the Company, will retire and, being eligible, offer themselves for re-election at the forthcoming annual general meeting.

All other Directors will continue in office.

The biographical details of the Directors and senior management are set on pages 37 to 40 of this annual report. Details of the emoluments of the Directors and the five highest paid individuals are set out in Notes 13 and 14 to the consolidated financial statements, respectively.

The Company has received, from each of the independent nonexecutive Directors, a confirmation of independence pursuant to Rule 3.13 of the Listing Rules. The Company considers all of the independent non-executive Directors are independent.

董事

於年內及截至本報告日期之本公司董事(「董 事」)如下:

執行董事:

陳金山先生 Wang Jia Jun先生 (於二零一八年八月三十一日獲委任) 翁嘉麗女士 (於二零一八年八月三十一日辭任)

獨立非執行董事:

黃漢傑先生 劉勇平博士 何 敏先生

根據本公司之組織章程細則第84條,本公司獨 立非執行董事黃漢傑先生及劉勇平博士將於應 屆股東週年大會上輪值告退,惟符合資格並願 意膺選連任。

所有其他董事將繼續任職。

董事及高級管理人員履歷詳情載於本年報第37 至40頁。董事及五名最高薪酬人士之酬金詳情 分別載於綜合財務報表附註13及14。

本公司已自各獨立非執行董事收到根據上市規 則第3.13條作出之獨立性確認函。本公司認為 所有獨立非執行董事為獨立。

DIRECTORS' SERVICE CONTRACTS

Mr. Chen Jinshan, has been appointed as an executive Director of the Company by way of a letter of appointment with the Company for a term of 1 year commencing on 10 October 2014 which will continue thereafter until terminated by either party giving to the other party at least one month's notice in writing.

Mr. Wang Jia Jun has been appointed as an executive Director of the Company by way of a service contract with the Company for a term of 1 year commencing on 31 August 2018 which will continue thereafter until terminated by either party giving to the other party at least one month's notice in writing.

Mr. Wong Hon Kit has been appointed as an independent non-executive Director of the Company by way of letter of appointment with the Company for a term of 3 years commencing from 11 April 2013 which will continue thereafter until either the independent non-executive Director or the Company may terminate the agreement by giving the other party not less than three months' notice in writing.

Dr. Liu Yongping has been appointed as an independent non-executive Director of the Company by way of letter of appointment with the Company for a term of 3 years commencing from 27 February 2014 which will continue thereafter until either the independent non-executive Director or the Company may terminate the agreement by giving the other party not less than three months' notice in writing.

Mr. Ho Man has been appointed as an independent non-executive Director of the Company by way of letter of appointment with the Company for a term of three years commencing on 14 February 2018 which will continue thereafter until either the independent non-executive Director or the Company may terminate the agreement by giving the other party not less than three months' written notice in writing.

董事服務合約

陳金山先生已獲本公司以委任書委任為本公司 執行董事,自二零一四年十月十日起計為期一 年,並將於其後續任,直至任何一方向另一方 發出不少於一個月之書面通知終止為止。

Wang Jia Jun先生已獲本公司以服務合約委任 為本公司執行董事,自二零一八年八月三十一 日起計為期一年,並將於其後續任,直至任何 一方向另一方發出不少於一個月之書面通知終 止為止。

黃漢傑先生已獲本公司以委任書委任為本公司 獨立非執行董事,自二零一三年四月十一日起 計為期三年,並將於其後續任,直至獨立非執 行董事或本公司向另一方發出不少於三個月之 書面通知終止協議為止。

劉勇平博士已獲本公司以委任書委任為本公司 獨立非執行董事,自二零一四年二月二十七日 起計為期三年,並將於其後續任,直至獨立非 執行董事或本公司向另一方發出不少於三個月 之書面通知終止協議為止。

何敏先生已獲本公司以委任書委任為本公司獨 立非執行董事,於二零一八年二月十四日起計 為期三年,並將於其後續任,直至獨立非執行 董事或本公司向另一方發出不少於三個月之書 面通知終止協議為止。

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

DIRECTORS' INTERESTS IN CONTRACTS OF SIGNIFICANCE

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

INDEMNITY OF DIRECTORS

A permitted indemnity provision that provides for indemnity against liability incurred by Directors is currently in force and was in force throughout the year ended 31 March 2019.

REMUNERATION POLICY

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

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

DIRECTORS' EMOLUMENTS AND FIVE HIGHEST PAID INDIVIDUALS

Details of the Directors' emoluments and those of the five highest paid individuals of the Group for the year ended 31 March 2019 are set out in Notes 13 and 14 to the consolidated financial statements. 除上文所披露者外,概無董事與本公司或其任 何附屬公司訂立本集團不得於一年內毋須補償 (法定補償除外)而終止之服務合約。

董事於重大合約之權益

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

董事彌償

規定對董事所產生之責任進行彌償之經批准 彌償條文現仍有效及於截至二零一九年三月 三十一日止年度整年內均有效。

薪酬政策

本集團之僱員薪酬政策乃由薪酬委員會根據僱 員之績效、資格及能力制定。

董事之薪酬政策乃由薪酬委員會根據本集團之 營運業績、個人表現及可資比較市場統計數據 釐定。

董事之酬金及五名最高薪人士

有關截至二零一九年三月三十一日止年度董事 之酬金及本集團五名最高薪人士之酬金的詳情 載列於綜合財務報表附註13及14。

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

Disclosure of Interests

(a) Directors' interests and short position in the securities of the Company

As at 31 March 2019, the interests and short positions of the Directors and chief executive of the Company in the shares of the Company ("Shares"), underlying Shares and debentures of the Company or any of its associated corporation (within the meaning of Part XV of the Securities and Futures Ordinance ("SFO")) which will have to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests and short positions which are taken or deemed to have under such provisions of the SFO) or which will be required, pursuant to Section 352 of the SFO, to be recorded in the register referred to therein or which will be required to be notified to the Company and the Stock Exchange pursuant to the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code") contained in the Appendix 10 to the Rules Governing the Listing Rules, were as follows:

董事及主要行政人員於本公司及其 相聯法團之股份、相關股份及債權 證之權益

權益披露

(a) 董事於本公司證券之權益及淡倉

於二零一九年三月三十一日,本公司董 事及主要行政人員於本公司股份(「**股** 份」)、本公司或其相聯法團(定義見證 券及期貨條例(「**證券及期貨條例**」)第XV 部)之相關股份及債權證中擁有根據證券 及期貨條例第XV部第七及第八分部須知 會本公司及聯交所之權益及淡倉(包括根 據證券及期貨條例之該等條文被當作或 被視為持有之權益及淡倉),或根據證券 及期貨條例第352條須記入當中所指之登 記冊之權益及淡倉,或根據上市規則附錄 10所載之上市發行人董事進行證券交易 之標準守則(「**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	Nature of interests	Number of shares	Position	Approximate percentage of the total issued shares 佔已發行 股份總數之 概約百分比	
董事姓名	權益性質	股份數目	倉位		
i) Ordinary Shares of the Company					
i) 本公司之普通股					
Mr. Wang Jia Jun	Corporate interests;	11,201,475	Long	1.44%	
(" Mr. Wang ")	Interest of spouse (Note)				
(min many /					
Wang Jia Jun先生	公司權益;配偶權益		好倉		

Note: Ms. Yung Ka Lai ("**Ms. Yung**") holds the Company's Shares through Power King Investment Development Limited. Mr. Wang is the husband of Ms. Yung and is deemed to be interested in the Shares held by Ms. Yung. 付註: 翁嘉麗女士(「**翁女士**」)透過Power King Investment Development Limited 持有本公司股份。Wang先生為翁女士 的丈夫,故視為持有翁女士所持有股份 的權益。

Name of director	Nature of interests	Number of shares	Position	Approximate percentage of the total issued shares 佔已發行 股份總數之
董事姓名 	權益性質	股份數目	倉位	概約百分比
ii) Shares Options ii) 購股權				
Mr. Chen Jinshan 陳金山先生	Beneficial owner 實質擁有人	6,400,000	Long 好倉	0.82%
Mr. Wang Jia Jun Wang Jia Jun先生	Beneficial owner 實質擁有人	6,400,000	Long 好倉	0.82%
Mr. Wong Hon Kit 黃漢傑先生	Beneficial owner 實質擁有人	200,000	Long 好倉	0.03%
Dr. Liu Yongping 劉勇平博士	Beneficial owner 實質擁有人	200,000	Long 好倉	0.03%
Mr. Ho Man 何敏先生	Beneficial owner 實質擁有人	200,000	Long 好倉	0.03%

The details of the Directors' personal interest in the underlying shares of the Company in respect of share options granted by the Company are stated in the following section "Share Options Granted to Directors and Employees".

Save as disclosed above, as at 31 March 2019, the Directors of the Company were not aware of any other person (other than the Directors and chief executive of the Company) who had interests or short positions in the shares or underlying shares of the Company as recorded in the register required to be kept by the Company under Section 336 of the SFO. 董事獲本公司授出有關認購本公司相關股 份之購股權,其所持之個人權益之詳情載 列於下文「董事及僱員獲授予之購股權」 一節。

除上文所披露者外,於二零一九年三月 三十一日,本公司董事並不知悉任何其他 人士(本公司董事及主要行政人員除外) 於本公司股份或相關股份中擁有根據證 券及期貨條例第336條須由本公司存置之 登記冊所記錄之權益或淡倉。

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

As at 31 March 2019, other than the interests of a Director or chief executive of the Company as disclosed under the heading "Directors' and chief executive's interests in shares, underlying shares and debentures of the company and its associated corporations" above, the following persons (not being a Director or the chief executive officer of the Company) have an interests or a short position in shares or underlying shares which would be required to be disclosed to the Company and the Stock Exchange under the provisions of Divisions 2 and 3 of Part XV of the SFO, or which were recorded in the register to be kept by the Company under Section 336 of the SFO:

(b) 主要股東於股份及相關股份之權益及 淡倉

於二零一九年三月三十一日,除上文「董 事及主要行政人員於本公司及其相聯法 團之股份、相關股份及債權證之權益」一 節所披露本公司董事或主要行政人員之 權益外,以下人士(本公司之董事或行政 總裁除外)於本公司股份或相關股份中擁 有根據證券及期貨條例第XV部第2及第3 分部之條文須向本公司及聯交所披露,或 記入本公司根據證券及期貨條例第336條 存置之登記冊之權益或淡倉:

Name of shareholder	Capacity	Position	Number of shares	Approximate percentage of the total issued shares 佔已發行 股份總數之
股東名稱/姓名	身份	倉位	股份數目	概約百分比
New Hope International (Hong Kong) Limited (Note)	Beneficial owner	Long	54,914,804	7.06%
新希望國際(香港)有限公司 (附註)	實益擁有人	好倉		
Southern Hope Enterprise	Corporate interest	Long	54,914,804	7.06%
Company Limited [#] (Note) 南方希望實業有限公司 (附註)	公司權益	好倉		
New Hope Group Company Limited [#] (Note)	Corporate interest	Long	54,914,804	7.06%
新希望集團有限公司(附註)	公司權益	好倉		

	of shareholder 稱/姓名	Capacity 身份	Position 倉位	Number of shares 股份數目	Approximate percentage of the total issued shares 佔已發行 股份總數之 概約百分比
	engye Feng Industrial bany Limited [#] (Note)	Corporate interest	Long	54,914,804	7.06%
	業峰實業有限公司#	公司權益	好倉		
	Yonghao (Note) 先生 (附註)	Corporate interest 公司權益	Long 好倉	54,914,804	7.06%
	Chang (Note) 士(附註)	Corporate interest 公司權益	Long 好倉	54,914,804	7.06%
	Vei (Note) 士(附註)	Interest of spouse 配偶權益	Long 好倉	54,914,804	7.06%
Note:	interested in 54,914 capital of New Hope I is owned as to 75% Company Limited [#] whi New Hope Group Con Hengye Feng Industri Hope Group Company Industrial Company Li by Mr. Liu Yonghao, and as to 1.31% by N Liu Chang and Ms. Li	ional (Hong Kong) Limited is ,804 shares. The issued share nternational (Hong Kong) Limited b by Southern Hope Enterprise ch is in turn owned as to 51% by npany Limited [#] and 49% by Tibet al Company Limited [#] . Both New ' Limited [#] and Tibet Hengye Feng mited [#] are owned as to 62.34% as to 36.35% by Ms. Liu Chang Ms. Li Wei. Mr. Liu Yonghao, Ms. Wei are deemed to be interested in New Hope International (Hong sted in.	附註:	: 新希望國際(香港)有限 54,914,804股股份中擁有 新希望國際(香港)有限 發行股本乃由南方希望 公司擁有75%權益,而属 實業有限公司分別由新有 有限公司及西藏恆業峰 望集團有限公司及西藏恆 業有限公司由劉永好先生 士及李巍女士分別持有6. 36.35%及1.31%權益,故 先生、劉暢女士及李巍女: 於新希望國際(香港)有限 擁有權益之股份中擁有權	

Save as disclosed above, none of the Directors nor their spouses or children under 18 years of age were granted or had exercised any rights to subscribe for any securities of the Company or any of its associated corporations.

English translations of official Chinese names are for identification purpose only

除上文所披露者外,概無董事或其配偶或未滿 18歲之子女已獲授予或曾行使任何可認購本公 司或其任何聯繫公司任何證券之權利。

正式中文名稱之英文譯名僅供識別

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SHARE OPTIONS GRANTED TO DIRECTORS AND EMPLOYEES

Particulars of the Company's share option scheme are set out in Note 38 to the financial statements.

During the year ended 31 March 2019, details of share options granted to the Directors and employees under the existing share option scheme of the Company were as follows:

董事及僱員獲授予之購股權

本公司購股權計劃之詳情載列於財務報表附註 38。

截至二零一九年三月三十一日止年度內,根據 本公司現行之購股權計劃,董事及僱員獲授予 購股權之詳情如下:

Name or Category of Participant	Grant date	Validity period	Exercise price for one share	Balance outstanding at 1 April 2018 於	Granted during the year	Exercised during the year	Balance outstanding at 31 March 2019 於
参與人士姓名或類別	授出日期	有效期	認購股股份 之行使價 HK\$ 港元	二零一八年 四月一日 之餘額	於年內撥出	於年內行使	二零一九年 三月三十一日 之餘額
Director 董事							
Mr. Chen Jinshan	26 October 2018	26 October 2018 – 26 October 2028					
陳金山先生	2018年10月26日	20018年10月26日至 2028年10月26日	0.135	-	6,400,000	-	6,400,000
Mr. Wang Jia Jun	26 October 2018	26 October 2018 –					
Wang Jia Jun先生	2018年10月26日	26 October 2028 2018年10月26日至 2028年10月26日	0.135	-	6,400,000	-	6,400,000
Mr. Wong Hon Kit	26 October 2018	26 October 2018 – 26 October 2028					
黃漢傑先生	2018年10月26日	2018年10月26日至 2028年10月26日	0.135	-	200,000	-	200,000
Dr. Liu Yongping	26 October 2018	26 October 2018 – 26 October 2028					
劉勇平博士	2018年10月26日	20018年10月26日至 2028年10月26日	0.135	-	200,000	-	200,000
Mr. Ho Man	26 October 2018	26 October 2018 – 26 October 2028					
何敏先生	2018年10月26日	2018年10月26日至 2028年10月26日至 2028年10月26日	0.135		200,000		200,000
Total 合計				-	13,400,000	-	13,400,000

Name or Category of Participant	Grant date	Validity period	Exercise price for one share	Balance outstanding at 1 April 2018 於	Granted during the year	Exercised during the year	Balance outstanding at 31 March 2019 於
參與人士姓名或類別	授出日期	有效期	認購股股份 之行使價 HK\$ 港元	二零一八年 四月一日 之餘額	於年內撥出	於年內行使	二零一九年 三月三十一日 之餘額
Employees	26 October 2018	26 October 2018 – 26 October 2028					
僱員	2018年10月26日	2018年10月26日至 2028年10月26日	0.135		51,440,000		51,440,000
Total 合計					51,440,000		51,440,000
Grand total 總計					64,840,000		64,840,000

DIRECTORS' RIGHTS TO ACQUIRE SHARES

Save as disclosed under the headings"Directors' and chief executive's interests in shares, underlying shares and debentures of the company and its associated corporations" and "Share Options Granted to Directors and Employees" above and particulars of the Share Option Scheme as set out in Note 38 to the consolidated financial statements, at no time during the year was the Company or any of its subsidiaries a party to any arrangements to enable the Directors of the Company to acquire benefits by means of the acquisition of Shares in or debentures of the Company or any other body corporate and neither the Directors nor the chief executive, nor any of their spouses or children under the age of 18, had any right to subscribe for the securities of the Company.

董事購買股份之權利

除上文標題「董事及主要行政人員於本公司及 其相聯法團之股份、相關股份及債權證之權益」 及「董事及僱員獲授予之購股權」,及購股權計 劃之詳情列於綜合財務報表附註38所披露外, 本公司或其任何附屬公司於年內任何時間並無 訂立任何安排,使本公司董事可藉購入本公司 或任何其他法人團體之股份或債權證而獲益, 而各董事、行政總裁、任何彼等之配偶或18歲 以下子女亦無擁有可認購本公司證券之任何權 利。

SHARE OPTION SCHEME

On 24 September 2013, the Company adopted a share option scheme (the "Share Option Scheme") whereby the Board can grant options for the subscription of our shares to the employees, managerial staff and senior employees and those other persons that the Board considers that they will contribute or have contributed to the Group (the "Participants") as described in the Share Option Scheme in order to serve as compliment and to reciprocate their contribution to the Group. The maximum number of shares that can be issued according to the Share Option Scheme was 64,840,530 shares, which is equivalent to 10% of the issued capital of the Company after completion of the Listing on the Stock Exchange. The number of options that may be granted pursuant to the terms of the Share Option Scheme shall not exceed 10% of the issued shares immediately after the completion of the Listing. Unless otherwise approved by the shareholders of the Company in general meeting, the number of shares that may be granted to a Participant under the options shall not exceed 1% within any 12-month period (other than those granted to the substantial shareholders (as defined in the Listing Rules) of the Company or the independent non-executive Directors or any of their respective associates (as defined in the Listing Rules)), or the total number of shares that may be granted under the options to the substantial shareholders of the Company or the independent non-executive Directors or any of their respective associates shall not exceed 0.1% of the shares in issue of the Company from time to time. There is no minimum period that the options must be held before they become exercisable, and the options granted shall be exercised within the period decided by the Board; however no options shall be exercised 10 years after they have been granted. The exercise price of the option shall be the higher of (a) the closing price of the shares on the daily quotation sheet of the Stock Exchange on the date of grant; (b) the average closing price of the shares on the daily guotation sheet of the Stock Exchange for the five trading days immediately preceding the date of grant; and (c) nominal value of the share. Each grantee shall pay a consideration of HK\$1.00 at the time the option is granted. The Share Option Scheme shall take effect from the date it is adopted and shall remain effective within a period of 10 years from that date.

購股權計劃

於二零一三年九月二十四日,本公司採納一項 購股權計劃(「**購股權計劃**」),據此,董事會可 向本集團僱員、管理人員及高級職員以及購股 權計劃所述董事會認為將會對或曾經對本集團 作出貢獻的該等其他人士(「參與人士」)授出 購股權,以認購本公司股份,藉此向彼等給予 獎勵及回報彼等對本集團作出的貢獻。根據購 股權計劃可發行的最高股份數目為64,840,530 股股份[,]相等於本公司於聯交所完成上市後已 發行股本的10%。根據購股權計劃條款可授出 的購股權數目不得超過緊隨完成上市後已發行 股份的10%。除非本公司股東於股東大會另行 批准,否則可根據購股權授予參與人士的股份 數目於任何12個月內不得超過1%(向本公司 主要股東(定義見上市規則)或獨立非執行董 事或彼等各自之聯繫人士(定義見上市規則) 授出者除外),或根據購股權可授予本公司主 要股東或獨立非執行董事或彼等各自的任何聯 繫人士的股份總數不得超過本公司不時已發行 股份的0.1%。概無規定購股權可行使前須持有 的最短期間,而授出的購股權須於董事會決定 的期間內行使,但並無購股權可於授出後10年 行使。購股權行使價須為(a)股份於授出日期於 聯交所每日報價表上所列的收市價;(b)股份於 緊接授出日期前五個交易日於聯交所每日報價 表上所列的平均收市價;及(c)股份的面值之較 高者。各承授人須於獲授購股權之時支付1.00 港元之代價。購股權計劃於獲採納當日生效, 直至該日起計10年期間內仍然有效。

During the year, on 26 October 2018, the Company, in accordance with the Share Option Scheme, granted an aggregate of 64,840,000 share options to the Participants, to subscribe, in aggregate, for up to 64,840,000 ordinary shares of HK\$0.01 each in the share capital of the Company, representing approximately 10% of the shares of the Company in issue at that date. During the year ended 31 March 2018, no share options have been granted by the Company since the Share Option Scheme was adopted.

RELATED PARTY TRANSACTIONS

Details of material related party transactions are set out in Note 39 to the consolidated financial statements.

CONTINUING CONNECTED TRANSACTIONS

The Group had entered into a number of transactions with connected parties which, upon the listing of the Shares on the Stock Exchange, became connected persons of the Company under the Listing Rules. These transactions are continuing connected transactions exempt from the independent shareholder's approval requirements under the Listing Rules. Details of the continuing connected transactions are as follows: 年內,於二零一八年十月二十六日,本公司 根據該購股權計劃,向參與人士授出合共 64,840,000份購股權,以認購本公司股本中合 共最多64,840,000股每股面值0.01港元之普通 股,約佔本公司於該日之已發行股份約10%。 由採納購股權計劃起及於二零一八年三月 三十一日止年度內,本公司並無授出任何購股 權。

關聯人士交易

重大關聯人士交易詳情載於綜合財務報表附註 39。

持續關連交易

本集團已與關連人士訂立多項交易,根據上市 規則,該等人士於股份在聯交所上市後成為本 公司的關連人士。根據上市規則,該等交易為 獲豁免獨立股東批准規定之持續關連交易。持 續關連交易的詳情如下:

Rental expenses paid to a related party

During the year, Fujian Province Fuzhou City Huihao Pharmaceutical Company Limited[#] (the "Fujian Huihao") and Fujian Huihao Sihai Pharmaceutical Chain Company Limited# (the "Huihao Sihai"), both an indirect non-wholly owned subsidiary of the Company, paid rental expenses to Fujian Jiarui Pharmaceutical Chain Company Limited[#] (Formerly known as: Fujian Huihao Pharmaceutical Chain Company Limited[#]) ("FJP Chain") for the rental of (i) Level 1 and Level 4 of the office building located at No. 8 Huihao Road, Shangjie Town, Minhou Xian, Fujian Province, the PRC ("Property 1") with a gross floor area ("GFA") approximately 1,268 square meter ("sq.m."); (ii) Levels 1 to 3 of the warehouse building located at No. 8 Huihao Road, Shangjie Town, Minhou Xian, Fujian, the PRC ("Property 2") with a GFA of approximately 9,852 sq.m.; (iii) Level 3 of the office building located at No.8 Huihao Road, Shangjie Town, Minhou Xian, Fujian Province, the PRC ("Property 3") with a GFA of approximately 600 sq.m.; and (iv) Level 4 of the warehouse building located on No.8 Huihao Road, Shangjie Town, Minhou Xian, Fujian Province, the PRC ("Property 4") with a GFA of approximately 3,284 sq.m.(collectively "All Properties").

The rental period was from 1 April 2018 to 15 May 2018 (the "**Rental Period**") with a total rental expenses of All Properties amounted to RMB115,643. (equivalent to approximately HK\$135,000).

The rental expenses for All Properties was agreed and decided upon by all parties on normal commercial terms after arm's length negotiations.

The tenancy agreement with which Fujian Huihao and Huihao Sihai entered into respectively with FJP Chain on 4 December 2014 had been expired on 31 March 2018. During the year, neither Fujian Huihao nor Huihao Sihai had entered into any new tenancy agreement with FJP Chain.

On 16 May 2018, FJP Chain disposed of All Properties to an independent third party who is not a connected person of the Company.

English translations of official Chinese names are for identification purpose only

支付租金開支予關聯人士

年內,本公司之兩間間接非全資附屬公司,福建 省福州市惠好藥業有限公司(「福建惠好|)及 福建惠好四海醫藥連鎖有限責任公司(「**惠好四** 海」)支付租金開支予福建佳瑞醫藥連鎖有限公 司(前稱:福建惠好醫藥連鎖有限公司)(「福 建佳瑞醫藥連鎖」)以租賃(i)建築面積(「建築 面積」)約為1,268平方米(「**平方米**」)之位於中 國福建省閩侯縣上街鎮惠好路8號之辦公樓第 1及第4層(「物業1」);(ii)建築面積約為9,852 平方米之位於中國福建省閩侯縣上街鎮惠好路 8號之倉庫第1至第3層(「**物業2**]);(iii)建築面 積約為600平方米之位於中國福建省閩侯縣上 街鎮惠好路8號之辦公樓第3層(「物業3|);及 (IV)建築面積約為3.284平方米之位於中國福建 省閩侯縣上街鎮惠好路8號之倉庫第4層(「物 **業4**1)(統稱「**所有物業**))。

租賃時期由二零一八年四月一日起至二零一八年五月十五日止(「租賃時期」),所有物業的租金開支總數為人民幣115,643元。(相等於約135,000港元)。

所有物業的租金開支乃按一般商業條款,並經 公平磋商後由各方同意及訂立。

福建惠好及惠好四海分別與福建佳瑞醫藥連鎖 於二零一四年十二月四日訂立之租賃協議已於 二零一八年三月三十一日屆滿。年內,福建惠 好及惠好四海並無與福建佳瑞醫藥連鎖分別訂 立任何新的租貸協議。

於二零一八年五月十六日,福建佳瑞醫藥連鎖 已將所有物業售予一位並非本公司關連人士的 獨立第三方。

正式中文名稱之英文譯名僅供識別

FJP Chain was held as to 50% of its issued share capital by Mr. Weng Jiale ("**Mr. Weng**") who is a cousin of Ms. Yung Ka Lai ("**Ms. Yung**"). Ms. Yung is a former executive Director of the Company and is the spouse of Mr. Wang Jia Jun ("**Mr. Wang**") who is an executive Director of the Company. Moreover, Ms Yung was an executive Director of the Company during the Rental Period, therefore, Mr. Weng is a connected person of the Company under Rule 14A.11(4) of the Listing Rules.

Tenancy agreements entered into with Mrs. Yung Muk Ying ("Mrs. Yung")

On 6 December 2017, Fujian Putian Hujhao Medicine Company Limited[#] ("Putian Huihao"), an indirect non-wholly owned subsidiary of the Company entered into a tenancy agreement ("Tenancy Agreement 1") with Mrs. Yung which for rental of (i) Level 1 of which is located at No. 1466, 1470, 1476 Xiadian Road, GongChen Street, Licheng District, Putian City, Fujian Province, China ("**Property 5**") with a GFA of approximately 169.81 sq.m.; and (ii) Level 2 of which is located at No. 1466, 1470, 1476 Xiadian Road, GongChen Street, Licheng District, Putian City, Fujian Province, China ("Property 6") with a GFA of approximately 192.86 sq.m.. The term of the lease is from 1 April 2018 to 31 December 2020 with a rental of RMB3,396.2 per month for Property 5 and RMB1,928.6 per month for Property 6 and is renewable upon the signing of the new rental agreement. The rental payment under Tenancy Agreement 1 was last paid until 31 December 2018.

On 20 December 2018, Putian Huihao entered into a tenancy agreement ("**Tenancy Agreement 2**") with Mrs. Yung which for rental of (i) Property 5 with extra area ("**Property 7**"), with a GFA of approximately 189.3 sq.m.; and (ii) Property 6 with extra area ("**Property 8**"), with a GFA of approximately 259.3 sq.m.. The term of the lease is from 1 January 2019 to 31 December 2021 with a total rental of RMB8,622 per month for both Property 7 and Property 8 and is renewable upon the signing of the new rental agreement.

Mrs. Yung is the mother of Ms. Yung and the mother-in-law of Mr. Wang.

English translations of official Chinese names are for identification purpose only

福建佳瑞醫藥連鎖由翁加樂先生(「**翁先生**」) (翁嘉麗女士(「**翁女士**」)之堂兄)持有其50% 已發行股本。翁女士為本公司之前任執行董 事,及執行董事Wang Jia Jun先生(「**Wang先 生**」)之配偶。另外,翁女士於租賃時期仍為 本公司之執行董事,因此,根據上市規則第 14A.11(4)條,翁先生為本公司之關連人士。

與翁木英夫人(「翁夫人」)訂立之租賃協 議

於二零一七年十二月六日,本公司之間接非全 資附屬公司福建莆田惠好醫藥有限公司(「**莆** 田惠好」)與翁夫人訂立一份租賃協議(「**租賃** 協議1」)以租賃(i)建築面積約為169.81平方米 之位於中國福建省莆田市荔城區拱辰街道下店 路1466、1470、1476號第1層(「物業5」);及 (ii)建築面積約為192.86平方米之位於中國福建 省莆田市荔城區拱辰街道下店路1466、1470、 1476號第2層(「物業6」)。租約之年期由二零 一八年四月一日起至二零二零年十二月三十一 日止,物業5之月租為人民幣1,928.6元,並可於簽訂新租 貸協議時重續。於租賃協議1項下之租金,最後 一次支付至二零一八年十二月三十一日。

於二零一八年十二月二十日,莆田惠好與翁夫 人訂立一份租賃協議(「**租賃協議2**」)以租賃(i) 物業5及額外的面積,建築面積約為189.3平方 米(「**物業7**」);及(ii)物業6及額外的面積,建築 面積約為259.3平方米(「**物業8**」)。租約之年期 由二零一九年一月一日起至二零二一年十二月 三十一日止,物業7及物業8之月租合共為人民 幣8,622元,並可於簽訂新租貸協議時重續。

翁夫人為翁女士的母親及Wang先生的岳母。

正式中文名稱之英文譯名僅供識別

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During the year ended 31 March 2019, the annual cap, also the total rental charge paid, for the Group's total transaction amount with Mrs. Yung contemplated under the Tenancy Agreement 1 and Tenancy Agreement 2 is RMB73,789 (equivalent to approximately HK\$85,000).

Save as disclosed above, there were no other transactions required to be disclosed as non-exempt connected transactions or nonexempt continuing connected transactions in accordance with the Listing Rules during the year ended 31 March 2019. The Company has complied with the disclosure requirements in accordance with Chapter 14A of the Listing Rules.

The independent non-executive Directors of the Company, Mr. Wong Hon Kit, Dr. Liu Yongping and Mr. Ho Man have, for the purpose of Rule 14A.37 of the Listing Rules, reviewed the above continuing connected transactions and confirmed that such continuing connected transactions, for the reporting period, have been entered into:

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

CORPORATE GOVERNANCE

The Company as applied the code provisions set out in the CG Code contained in Appendix 14 to the Listing Rules. Since its listing on the Stock Exchange, the Company has complied with the code provisions of the CG Code for the year ended 31 March 2019, save for the exceptions explained in the Corporate Governance Report in this report.

截至二零一九三月三十一日止年度,本集團於 租賃協議1及租賃協議2項下擬與翁夫人進行之 交易總額之年度上限(亦為已付租金開支總額) 為人民幣73,789元(相等於約85,000港元)。

截至二零一九年三月三十一日止年度內,除上 文所披露者外,概無其他交易按照上市規則須 作為不獲豁免關連交易或不獲豁免持續關連交 易予以披露。本公司已遵守上市規則第14A章 的披露規定。

本公司之獨立非執行董事黃漢傑先生、劉勇平 博士及何敏先生已就上市規則第14A.37條審閲 上述持續關連交易,並確認於報告期間,有關 持續關連交易乃按下列基準訂立:

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

企業管治

本公司已應用載於上市規則附錄14之企業管治 守則所載之守則條文。自本公司於聯交所上市 以來,其已於截至二零一九年三月三十一日止 年度遵守企業管治守則之守則條文,惟本報告 之企業管治報告所闡述之例外情況除外。

COMPLIANCE WITH LAWS AND REGULATIONS

During the Year, there was no material breach of or noncompliance with the applicable laws and regulations by the Group.

SUFFICIENCY OF PUBLIC FLOAT

As at the date of this report and based on publicly available information and the best knowledge of the Directors, the Company has sufficient public float as required under Rule 8.08 of the Listing Rules.

EVENT AFTER THE REPORTING PERIOD

Details of significant events occurring after the reporting period are set out in Note 44 to the consolidated financial statements.

AUDITORS

The consolidated financial statements of the Group for the year ended 31 March 2019 were audited by HLB Hodgson Impey Cheng Limited who will retire at the forthcoming Annual General Meeting and being eligible, offer themselves for reappointment.

On behalf of the Board

Chen Jinshan *Executive Director*

Hong Kong, 27 June 2019

遵守法律及法規 年內,本集團並無重大違反或未有遵守適用法 律及法規之情況。

充足公眾持股量

於本報告日期及根據公開可得資料及就董事所 深知,本公司擁有上市規則第8.08條所規定之 充足公眾持股量。

報告期後事項

於報告期末後發生之重大事件之詳情載於綜合 財務報表附註44。

核數師

本集團截至二零一九年三月三十一日止年度之 綜合財務報表經由國衛會計師事務所有限公司 審核。國衛會計師事務所有限公司將於即將舉 行之股東週年大會上退任並符合資格及願意接 受續聘。

代表董事會

執行董事 **陳金山**

香港[,]二零一九年六月二十七日

Independent Auditors' Report 獨立核數師報告

國衛會計師事務所有限公司 Hodgson Impey Cheng Limited

TO THE SHAREHOLDERS OF WANJIA GROUP HOLDINGS LIMITED

(Incorporated in Cayman Islands with limited liability)

OPINION

We have audited the consolidated financial statements of Wanjia Group Holdings Limited (the "Company") and its subsidiaries (collectively referred to as the "Group") set out on pages 71 to 235, which comprise the consolidated statement of financial position as at 31 March 2019, and the consolidated statement of profit or loss and other comprehensive income, the consolidated statement of cash flows for the year then ended, and notes to the consolidated financial statements, including a summary of significant accounting policies.

In our opinion, the consolidated financial statements give a true and fair view of the consolidated financial position of the Group as at 31 March 2019, and of its consolidated financial performance and its consolidated cash flows for the year then ended in accordance with Hong Kong Financial Reporting Standards ("HKFRSs") issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA") and have been properly prepared in compliance with the disclosure requirements of the Hong Kong Companies Ordinance.

31/F, Gloucester Tower香港The Landmark中環11 Pedder Street畢打街11號Central置地廣場Hong Kong告羅士打大廈31樓

致萬嘉集團控股有限公司全體股東

(於開曼群島註冊成立的有限公司)

意見

本核數師(以下簡稱「我們」)已審計列載於第 71至235頁的萬嘉集團控股有限公司(以下簡 稱「貴公司」)及其附屬公司(統稱「貴集團」) 的綜合財務報表,此綜合財務報表包括於二零 一九年三月三十一日的綜合財務狀況表與截至 該日止年度的綜合損益及其他全面收益表、綜 合權益變動表和綜合現金流量表,以及綜合財 務報表附註,包括主要會計政策概要。

我們認為,該等綜合財務報表已根據香港會計 師公會(以下簡稱「香港會計師公會」)頒佈的 《香港財務報告準則》(「香港財務報告準則」) 真實而中肯地反映了 貴集團於二零一九年三 月三十一日的綜合財務狀況及截至該日止年度 的綜合財務表現及其綜合現金流量,並已遵照 香港《公司條例》的披露規定妥為擬備。

BASIS FOR OPINION

We conducted our audit in accordance with Hong Kong Standards on Auditing ("HKSAs") issued by the HKICPA. Our responsibilities under those standards are further described in the Auditors' Responsibilities for the Audit of the Consolidated Financial Statements section of our report. We are independent of the Group in accordance with the HKICPA's Code of Ethics for Professional Accountants (the "Code"), and we have fulfilled our other ethical responsibilities in accordance with the Code. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

KEY AUDIT MATTERS

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

意見的基礎

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

關鍵審計事項

關鍵審計事項是根據我們的專業判斷,認為對 本期綜合財務報表之審計最為重要的事項。這 些事項是在我們審計整體綜合財務報表及出具 意見時進行處理的。我們不會對這些事項提供 單獨的意見。

Key audit matters 關鍵審計事項 How our audit addressed the key audit matters 我們進行審計時如何處理關鍵審計事項

Impairment assessment on goodwill 商譽減值評估

Refer to Note 21 to the consolidated financial statements and the accounting policies in Note 3 to the consolidated financial statements.

茲提述綜合財務報表附註21以及綜合財務報表附註3之會計政策。

The Group has goodwill of approximately HK\$95,208,000 relating to provision of hemodialysis treatment and consultancy service business in the PRC as at 31 March 2019. The management performed impairment assessments of the cash generating units and concluded that impairment loss for provision of hemodialysis treatment and consultancy service business of approximately HK\$35,459,000 was recognised.

於二零一九年三月三十一日, 貴集團有關於中國提供 血液透析治療及諮詢服務業務之商譽約為95,208,000港 元。管理層對現金產生單位進行減值評估及認為提供血 液透析治療及諮詢服務業務之減值虧損約35,459,000港 元已獲確認。

Independent Auditors' Report 獨立核數師報告

KEY AUDIT MATTERS - continued Key audit matters 關鍵審計事項

關鍵審計事項-續

How our audit addressed the key audit matters 我們進行審計時如何處理關鍵審計事項

Impairment assessment on goodwill – continued 商譽減值評估 – 續

The management performs an annual impairment test on the recoverability of the goodwill which is subjective in nature due to judgments having to be made of future performance.

管理層就商譽的可收回性進行年度減值測試,由於須對 未來表現須作出判斷,故其屬主觀性質。

The valuation of goodwill performed by an independent professional external valuer based on the value in use calculation. The valuation requires the application of significant judgement and estimation by the management in determining the appropriate valuation methodology to be used, use of subjective assumptions and various unobservable inputs. The valuation is sensitive to underlying assumptions applied by the valuer such as pre-tax discount rates and growth rate used and cash flow projection which can have a significant impact to the valuation.

獨立專業外部估值師進行的商譽估值乃基於使用價值計 算。估值要求管理層於釐定將予使用之適當估值方法、 主觀假設及各類不可觀察輸入數據之使用時運用重大 判斷及估計。估值對於估值師所應用的相關假設(如所 用税前貼現率及增長率及現金流量預測)敏感,而該等 假設對估值可產生重大影響。 Our procedures in relation to the management's impairment assessment of goodwill included: 我們就管理層對商譽的減值評估進行的程序包括:

- Assessing the valuation methodology;
- 評估估值方法;
- Challenging the reasonableness of key assumptions based on our knowledge of the business and industry;
- 依據我們對該業務和行業的知識,質疑關鍵假設
 的合理性;
- Checking on sample basis, the accuracy and relevance of the input data used;
- 抽樣檢查所採用的輸入數據的準確性和相關性;
- Assessing the competence, expertise and objectivity of the management expert who calculates the recoverable amount of goodwill; and
- 評估計算商譽可收回金額的管理層專家的能力、
 專門技能及客觀性;及
- Engaging a valuation expert to evaluate the assumptions and methodologies used in the calculation.
- 委聘一名估值專家評估計算所用的假設及方法。

We found the key assumptions were supported by the available evidence.

我們發現,該等關鍵假設已獲所得憑證支持。

KEY AUDIT MATTERS - continued Key audit matters 關鍵審計事項

關鍵審計事項一績 How our audit addressed the key audit matters 我們進行審計時如何處理關鍵審計事項

Impairment assessment of trade receivables 貿易應收款項減值評估

Refer to Note 5(b) and Note 23 to the consolidated financial statements and the accounting policies in Note 3 to the consolidated financial statements.

茲提述綜合財務報表附註5(b)及附註23以及綜合財務報表附註3之會計政策。

As at 31 March 2019, the Group has gross trade receivables of approximately HK\$31,746,000 and allowance for credit losses of trade receivables of approximately HK\$11,726,000. Provision is made for lifetime expected credit losses on trade receivables. 於二零一九年三月三十一日, 貴集團的貿易應收款項 總額約為31,746,000港元,而貿易應收款項之信貸虧損

總額約為31,746,000港元,而貿易應收款項之信貸虧損 撥備約為11,726,000港元。撥備乃就貿易應收款項的全 期預期信貸虧損作出。

Management applied judgement in assessing the expected credit losses. Receivables relating to customers with known financial difficulties or significant doubt on collection of receivables are assessed individually for provision for impairment allowance. Expected credit losses are also estimated by grouping the remaining receivables based on shared credit risk characteristics and collectively assessed for likelihood of recovery, taking into account the nature of the customer, its geographical location and its ageing category, and applying expected credit loss rates to the respective gross carrying amounts of the receivables. The expected credit loss rates are determined based on historical credit losses experienced from the past 3 years and are adjusted to reflect current and forward-looking information such as macroeconomic factors affecting the ability of the customers to settle the receivables.

管理層在評估預期信貸虧損時運用判斷。有關已知財務 困難或嚴重質疑能否收回應收款項的客戶應收款項會 作獨立評估其減值撥備。經計及客戶性質、其地理位置 及賬齡類別,亦透過將剩餘應收款基於共享信貸風險特 徵分組,並綜合評估回收可能性估算預期信貸虧損,並 應用預期信貸虧損率於各應收款項的賬面總額。預期信 貸虧損率乃根據過往三年的歷史信貸虧損經驗釐定,並 經調整以反映當前及前瞻性資料,例如影響客戶清償應 收款項能力的宏觀經濟因素。 Our procedures in relation to management's assessment on allowance for credit losses of trade receivables included:

就管理層對貿易應收款項之信貸虧損撥備評估而言[,]我們 之程序包括:

- Understood and validated the credit control procedures performed by management, including its procedures on periodic review of aged receivables and assessment on expected credit losses allowance of receivables;
- 理解並驗證管理層執行的信貸監控程序,包括其對定 期審閱逾期應收款項及評估應收款項預期信貸虧損撥 備的程序;
- Tested on a sample basis, the accuracy of ageing profile of trade receivables by checking to the underlying sales invoices;
- 透過檢查相關銷售發票,以抽樣方式測試貿易應收賬 款賬齡之準確性;
- Tested on a sample basis, the subsequent settlement of trade receivables against bank receipts; and
- 以抽樣方式對照銀行收據測試貿易應收賬款於結算日後的償付情況;及

KEY AUDIT MATTERS - continued Key audit matters 關鍵審計事項

We focused on this area due to the magnitude of the trade receivables and the estimation and judgement involved in determining the expected credit losses allowance of the trade receivables.

我們乃基於該等貿易應收款項的幅度及釐定該等貿易 應收款項之預期信貸虧損撥備所涉及的估計及判斷而 聚焦此範疇。

關鍵審計事項-續

How our audit addressed the key audit matters 我們進行審計時如何處理關鍵審計事項

- Obtained management's assessment on the expected credit losses allowance of receivables. We corroborated and validated management's assessment based on the historical settlement pattern from the past 3 years, correspondence with the customers, evidence from external sources including the relevant public search results relating to the financial circumstances of the relevant customers and market research regarding the relevant forwardlooking information such as macroeconomic factors used in management's assessment.
- 取得管理層對應收款項預期信貸虧損準備的評估。我 們基於過往三年償付模式、與客戶的通訊及來自外部 來源的證據(包括有關客戶的財務狀況的相關公開搜 索結果)以及有關前瞻性資料的市場研究,證實並驗 證管理層的評估,例如管理層評估中的宏觀經濟因素 等信息。

Based upon the above, we found that the estimation and judgement made by management in respect of the expected credit losses allowance and the collectability of receivables were supported by the available evidence. 基於上述各項,我們發現管理層就應收款項預期信貸虧損 撥備及可收回性所作的估計及判斷有可得的證據支持。

OTHER INFORMATION

The directors are responsible for the other information. The other information comprises the information included in the annual report, but does not include the consolidated financial statements and our auditors' report thereon (the "Other Information").

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

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

RESPONSIBILITIES OF THE DIRECTORS AND THE AUDIT COMMITTEE FOR THE CONSOLIDATED FINANCIAL STATEMENTS

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

其他資料

董事需對其他資料負責。其他資料包括刊載於 年報內的資料[,]但不包括綜合財務報表及我們 的核數師報告(「其他資料」)。

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

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

董事及審核委員會就綜合財務報表 須承擔的責任

貴公司董事須負責根據香港會計師公會頒佈的 《香港財務報告準則》及香港《公司條例》的披 露規定擬備真實而中肯的綜合財務報表,並對 其認為為使綜合財務報表的擬備不存在由於欺 詐或錯誤而導致的重大錯誤陳述所需的內部控 制負責。

RESPONSIBILITIES OF THE DIRECTORS AND THE AUDIT COMMITTEE FOR THE CONSOLIDATED FINANCIAL STATEMENTS – continued

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

The Audit Committee is responsible for overseeing the Group's financial reporting process.

AUDITORS' RESPONSIBILITIES FOR THE AUDIT OF THE CONSOLIDATED FINANCIAL STATEMENTS

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

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

董事及審核委員會就綜合財務報表 須承擔的責任-績

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

審核委員會須負責監督 貴集團的財務報告過 程。

核數師就審計綜合財務報表承擔的 責任

我們的目標,是對綜合財務報表整體是否不存 在由於欺詐或錯誤而導致的重大錯誤陳述取 得合理保證,並出具包括我們意見的核數師報 告。我們僅向整體股東作出報告,除此以外本 報告並無其他用途。我們不會就本報告的內容 向任何其他人士承擔或負上任何責任。

合理保證是高水平的保證,但不能保證按照《香 港審計準則》進行的審計,在某一重大錯誤陳 述存在時總能發現。錯誤陳述可以由欺詐或錯 誤引起,如果合理預期它們單獨或匯總起來可 能影響綜合財務報表使用者依賴綜合財務報表 所作出的經濟決定,則有關的錯誤陳述可被視 作重大。

AUDITORS' RESPONSIBILITIES FOR THE AUDIT OF THE CONSOLIDATED FINANCIAL STATEMENTS – continued

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

- Identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Group's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the directors.

核數師就審計綜合財務報表承擔的 責任-續

在根據《香港審計準則》進行審計的過程中, 我們運用了專業判斷,保持了專業懷疑態度。 我們亦:

- 識別和評估由於欺詐或錯誤而導致綜合 財務報表存在重大錯誤陳述的風險,設計 及執行審計程序以應對這些風險,以及獲 取充足和適當的審計憑證,作為我們意見 的基礎。由於欺詐可能涉及串謀、偽造、 蓄意遺漏、虛假陳述,或凌駕於內部監控 之上,因此未能發現因欺詐而導致的重大 錯誤陳述的風險高於未能發現因錯誤而 導致的重大錯誤陳述的風險。
- 了解與審計相關的內部監控,以設計適當
 的審計程序,但目的並非對 貴集團內部
 控制的有效性發表意見。
- 評價董事所採用會計政策的恰當性及作 出會計估計和相關披露的合理性。

AUDITORS' RESPONSIBILITIES FOR THE AUDIT OF THE CONSOLIDATED FINANCIAL STATEMENTS – continued

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

核數師就審計綜合財務報表承擔的 責任-續

- 對董事採用持續經營會計基礎的恰當性 作出結論。根據所獲取的審計憑證,確定 是否存在與事項或情況有關的重大不確 定性,從而可能導致對 貴集團的持續經 營能力產生重大疑慮。如果我們認為存在 重大不確定性,則有必要在核數師報告中 提請使用者注意綜合財務報表中的相關 披露。假若有關的披露不足,則我們應當 發表非無保留意見。我們的結論是基於核 數師報告日止所取得的審計憑證。然而, 未來事項或情況可能導致 貴集團不能 持續經營。
- 評價綜合財務報表的整體列報方式、結構 和內容,包括披露,以及綜合財務報表是 否中肯反映相關交易和事項。
- 就 貴集團內實體或業務活動的財務資料獲取充足、適當的審計憑證,以便對綜合財務報表發表意見。我們負責 貴集團審計的方向、監督和執行。我們為審計意見承擔全部責任。

AUDITORS' RESPONSIBILITIES FOR THE AUDIT OF THE CONSOLIDATED FINANCIAL STATEMENTS – continued

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

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

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

The engagement director on the audit resulting in this independent auditors' report is Ng Ka Wah.

HLB Hodgson Impey Cheng Limited Certified Public Accountants

Ng Ka Wah Practising Certificate Number: P06417 Hong Kong, 27 June 2019

核數師就審計綜合財務報表承擔的 責任-續

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

我們還向審核委員會提交聲明, 説明我們已符 合有關獨立性的相關道德要求, 並與他們溝通 有可能合理地被認為會影響我們獨立性的所有 關係和其他事項, 以及在適用的情況下, 相關 的防範措施。

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

出具本獨立核數師報告的審計項目董事是吳家 華。

國衛會計師事務所有限公司 執業會計師

吳家華 執業證書編號:P06417 香港[,]二零一九年六月二十七日

Consolidated Statement of Profit or Loss and Other Comprehensive Income

綜合損益及其他全面收益表

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

		Notes 附註	2019 二零一九年 HK\$′000 千港元	2018 二零一八年 HK\$'000 (Restated) 千港元 (經重列)
Continuing operations Revenue Cost of sales	持續經營業務 收益 銷售成本	8	96,480 (80,448)	353,014 (313,825)
Gross profit Other revenue Other gain and loss, net Net reversal of impartment loss of	毛利 其他收益 其他收益及虧損 [,] 淨額 貿易及其他應收款	9 10	16,032 607 (646)	39,189 600 196
trade and other receivables Impairment loss on goodwill Selling and distribution expenses Administrative expenses	項之減值虧損撥回淨額 商譽之減值虧損 銷售及分銷費用 行政開支	5(b) 21	4,788 (35,459) (3,669) (25,041)	– (336) (13,094) (25,952)
(Loss)/profit from operations Finance costs	經營業務 (虧損) ⁄ 溢利 財務費用	11 12	(43,388) (12,839)	603 (14,696)
Loss before taxation Taxation	除稅前虧損 税項	15	(56,227) (1,946)	(14,093) (4,856)
Loss for the year from continuing operations	本年度持續經營業務虧損		(58,173)	(18,949)
Loss for the period/year from discontinued operation	期/年內已終止經營業務虧損	26	(7,570)	(36,478)
Loss for the year	本年度虧損		(65,743)	(55,427)
Other comprehensive (loss)/income for the year Items that may be reclassified subsequently to profit or loss:	本年度其他全面(虧損)/ 收益 於其後可能重新分類至 損益之項目:			
Exchange differences on translating of foreign operations Reclassification adjustment from translation reserve upon disposal a	換算海外經營業務之 匯兑差額 於出售一間附屬公司時 自匯兑儲備重新分類調整		(19,332)	32,059
subsidiary			2,702	
Other comprehensive (loss)/income for the year	本年度其他全面(虧損)/ 收益		(16,630)	32,059
Total comprehensive loss for the year	本年度全面虧損總額		(82,373)	(23,368)

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

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

		Notes 附註	2019 二零一九年 HK\$′000 千港元	2018 二零一八年 HK\$'000 (Restated) 千港元 (經重列)
Loss for the year attributable to: Owners of the Company – from continuing operations – from discontinued operation	應佔本年度虧損 : 本公司擁有人 一來自持續經營業務 一來自已終止經營業務		(59,046) (7,546)	(19,181) (36,405)
Non-controlling interests – from continuing operations – from discontinued operation	非控股權益 一來自持續經營業務 一來自已終止經營業務		(66,592) 873 (24)	(55,586) 232 (73)
				(55,427)
Total comprehensive loss for the year attributable to: Owners of the Company – from continuing operations – from discontinued operation	應佔本年度全面虧損總額 : 本公司擁有人 一來自持續經營業務 一來自已終止經營業務		(68,207) (11,696)	(1,551) (27,285)
Non-controlling interests – from continuing operations – from discontinued operation	非控股權益 -來自持續經營業務 -來自已終止經營業務		(79,903) (2,437) (33)	(28,836) 5,522 (54)
			(2,470)	(23,368)

Consolidated Statement of Profit or Loss and Other Comprehensive Income

綜合損益及其他全面收益表

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

		Notes 附註	2019 二零一九年 HK\$'000 千港元	2018 二零一八年 HK\$'000 (Restated) 千港元 (經重列)
Loss per share attributable to owners of the Company:	本公司擁有人應佔每股虧損:			
From continuing operations and discontinued operation	來自持續經營業務及 已終止經營業務			
– Basic (HK cents per share)	□輕止程言集物 一基本(每股港仙)	17	(9.39)	(8.57)
– Diluted (HK cents per share)	-攤薄(每股港仙)	17	(9.39)	(8.57)
From continuing operations – Basic (HK cents per share)	來自持續經營業務 一基本(每股港仙)	17	(8.33)	(2.96)
– Diluted (HK cents per share)	-攤薄(每股港仙)	17	(8.33)	(2.96)
From discontinued operation – Basic (HK cents per share)	來自已終止經營業務 一基本(每股港仙)	17	(1.06)	(5.61)
– Diluted (HK cents per share)	- 攤薄(每股港仙)	17	(1.06)	(5.61)

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

隨附附註為該等綜合財務報表之一部分。

Consolidated Statement of Financial Position 綜合財務狀況表

As at 31 March 2019 於二零一九年三月三十一日

			2019	2018	
			二零一九年	二零一八年	
		Notes	HK\$'000	HK\$'000	
		附註	千港元	千港元	
			1 /8 /6		
Non-current assets	非流動資產				
Property, plant and equipment	物業、廠房及設備	18	32,872	26,544	
Prepaid lease payments	預付租賃款項	19		10,958	
Investment property	投資物業	20	_	9,789	
Goodwill	商譽	20	95,208	136,623	
		21			
			128,080	183,914	
Current assets	流動資產				
Inventories	派到員產 存貨	22	10,920	62,136	
	預付租賃款項	19	10,920	383	
Prepaid lease payments Trade and other receivables	貿易及其他應收款項及按金	19	-	363	
and deposits	貝芴仅共忚應收款填及按並	23	58,773	118,453	
Cash and cash equivalents	現金及現金等值項目	27	28,816	91,922	
	· 元业 仄 元 业 寸 但 只 口	27			
			98,509	272,894	
Current liabilities	流動負債				
Trade and other payables	貿易及其他應付款項	28	28,236	137,268	
Amount due to a director	應付一名董事款項	29		2,000	
Amount due to a shareholder	應付一名股東款項	29	2,000	2,000	
Other borrowing	其他借貸	30	60,000	100,000	
Tax payables	應付税項	50	1,258	3,124	
	海时机模				
			91,494	242,392	
Net current assets	流動資產淨值		7,015	30,502	
Total assets less current liabilities	資產總值減流動負債		135,095	214,416	
Net assets	資產淨值		135,095	214,416	

Consolidated Statement of Financial Position 綜合財務狀況表

As at 31 March 2019 於二零一九年三月三十一日

			2019	2018
			二零一九年	二零一八年
		Note	HK\$'000	HK\$'000
		附註	千港元	千港元
Capital and reserves	資本及儲備			
Share capital	股本	33	7,781	6,484
		55	-	
Reserves	儲備		77,167	152,791
Equity attributable to owners of	本公司擁有人應佔權益			
the Company			84,948	159,275
Non-controlling interests	非控股權益		50,147	55,141
Total equity	權益總額		135,095	214,416

The consolidated financial statements were approved and authorised for issued by the Board of Directors on 27 June 2019 and signed on its behalf by: 綜合財務報表於二零一九年六月二十七日獲 董事會批准及授權刊發,並由下列董事代表簽 署:

Chen Jinshan	Wang Jia Jun	陳金山	Wang Jia Jun
Executive Director	Executive Director	執行董事	執行董事

The accompanying notes form an integral part of these 随附附註為該等綜合財務報表之一部分。 consolidated financial statements.

Consolidated Statement of Changes in Equity 綜合權益變動表

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

							to owners of the 公司擁有人應佔	e Company					
		Share capital	Share premium	Other reserve	Share option reserve	Contribution reserve	Translation reserve	Statutory reserve	Convertible note reserve 可換股	Accumulated losses	Sub-total	Non- controlling interest	Total
		股本 股份 HK\$'000 HK\$ 千港元 千 (Note 33) (附註33)		其他儲備 HK\$'000 千港元 (Note (a)) (附註(a))	購股權儲備 HK\$'000 千港元 (Note (b)) (附註(b))	供數儲備 HK\$'000 千港元 (Note (c)) (附註(c))	匯兌儲備 HK\$'000 千港元 (Note (d)) (附註(d))	法定儲備 HK\$'000 千港元 (Note (e)) (附註(e))	■ 读成 票據儲備 HK\$'000 千港元 (Note (f)) (附註(f))	累計虧損 HK\$'000 千港元	小計 HK\$'000 千港元	非控股權益 HK\$'000 千港元	總計 HK\$'000 千港元
At 1 April 2017	於二零一七年四月一日	6,484	(7,653)	(28,145)	-	866,811	(14,748)	32,207	7,695	(674,540)	188,111	49,673	237,784
Loss for the year Other comprehensive income for the year	本年度虧損 本年度其他全面收益 —	-	-	-	-	-	26,750	-	-	(55,586)	(55,586) 26,750	159 5,309	(55,427) 32,059
Total comprehensive income/(loss) for the year	本年度全面收益/(虧損)總額	-	-	-	-	-	26,750	-	-	(55,586)	(28,836)	5,468	(23,368)
Transfer to statutory reserve Redemption of convertible notes upon maturity	轉撥至法定儲備 於到期時贖回可換股票據	-	-	-	-	-	-	1,465	- (7,695)	(1,465) 7,695	-	-	-
At 31 March 2018 Effect of adoption of HKFRS 9		6,484	(7,653)	(28,145)	-	866,811	12,002	33,672	-	(723,896) (11,495)	159,275 (11,495)	55,141 (3,216)	214,416 (14,711)
At 1 April 2018 (restated)	於二零一八年四月一日 (經重列)	6,484	(7,653)	(28,145)	-	866,811	12,002	33,672	-	(735,391)	147,780	51,925	199,705
Loss for the year Other comprehensive loss for the year,	本年度虧損 本年度其他全面虧損 [,] 扣除所得税	-	-	-	-	-	-	-	-	(66,592)	(66,592)	849	(65,743)
net of income tax Reclassification adjustment form translation reserve upon disposal of a subsidiary	於出售一間附屬公司時 自匯兑儲備重新分類調整 -	-		-	-		(16,013)	-	-		(16,013)	(3,319)	(19,332) 2,702
Total comprehensive loss for the year Issue of ordinary shares Transaction costs attributable to placing of	本年度全面虧損總額 發行普通股 配售普通股應佔交易成本	- 1,297	- 12,320	-	-	-	(13,311) -	-	-	(66,592)	(79,903) 13,617	(2,470) _	(82,373) 13,617
ordinary shares Equity-settled share-based payments Disposal of a subsidiary (Note 26) Transfer to statutory reserve	以股權結算之股份基礎付款 出售一間附屬公司(附註26) 轉撥至法定儲備	-	(490) - - -	- - (550) -		-	-	- (7,609) 366	-	- 8,159 (366)	(490) 3,944 –	- - 692 -	(490) 3,944 692
As at 31 March 2019		7,781	4,177	(28,695)	3,944	866,811	(1,309)	26,429		(794,190)	84,948	50,147	135,095

Notes:

(a) Other reserve

The other reserve represented the difference between the Company's shares of nominal value of the paid-up capital of subsidiaries acquired over the Company's cost of acquisition of the subsidiaries under common control upon the reorganisation.

(b) Share option reserves

The reserve represents the fair value of the actual or estimated number of unexercised share options grants to eligible persons, including any full-time and part-time employee, director, consultant or advisor of the Company and its subsidiaries recognised in accordance with the share option scheme.

附註:

(a) 其他儲備

其他儲備指本公司所收購附屬公司繳入資本 之股份面值與本公司於重組時收購共同控制 附屬公司之成本的差額。

(b) 購股權儲備 該儲備指按照購股權計劃已確認的授予合資 格人士(包括本公司及其附屬公司任何全職 或兼職僱員、董事、諮詢人或顧問)的實際或 估計數目的尚未行使購股權的公平值。

Consolidated Statement of Changes in Equity 綜合權益變動表

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

Notes: - continued

(c) Contribution reserve

Capitalisation of the outstanding amount of approximately HK\$866,811,000 due from Timely Hero Enterprises Limited ("Timely Hero") to Hua Xia Healthcare Holdings Limited ("Hua Xia") on 3 September 2013 in consideration of (i) the allotment and issue 1 share of US\$1 in the share capital of Timely Hero to Luxuriant Expand Global Investment Limited ("Luxuriant Expand"), credited as fully paid up, at the direction of Hua Xia; and (ii) the allotment and issue of a total of 100 shares of US\$1 each in the share capital of Luxuriant Expand, all credited as fully paid up, to Hua Xia in consideration of its receipt of 1 share in Timely Hero at the direction of Hua Xia. Details of the reorganisation were set out in the paragraph headed "The Reorganisation" in the section headed "Corporate history, development and Reorganisation" in the prospectus dated 30 September 2013.

(d) Translation reserve

The translation reserve comprises all foreign exchange differences arising from the translation of the financial statements of foreign operations. The reserve is dealt with in accordance with the accounting policies set out in Note 3.

(e) Statutory reserve

As stipulated by the relevant laws and regulations of the Peoples' Republic of China (the "PRC"), the subsidiaries of the Company establishing in the PRC shall set aside 10% of its net profit after taxation for the statutory surplus reserve fund (except where the reserve balances has reached 50% of the subsidiaries' paid up capital). The reserve fund can only be used, upon approval by the Board of Directors and by the relevant authority, to offset accumulated losses or increase capital.

(f) Convertible note reserve

The convertible note reserve represents the equity components of the convertible notes issued. Convertible notes issued are split into their liability and equity components at initial recognition at the fair values of the convertible notes, which is determined by independent qualified professional valuers.

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

附註:-續

(e)

(f)

(c) 供款儲備

於二零一三年九月三日將時雄企業有限公司 (「時雄」)結欠華夏醫療集團有限公司(「華 夏」)的約866,811,000港元的未償還款項資 本化,作為以下事項的代價:(i)按華夏指示向 茂加環球投資有限公司(「茂加」)配發及發行 時雄股本中1股面值1美元的入賬列作繳足股 份;及(ii)向華夏配發及發行茂加股本中合共 100股每股面值1美元的股份(全部入賬列作 繳足),作為其按華夏指示接收1股時雄股份 的代價。重組詳情載於日期為二零一三年九 月三十日之招股書「公司歷史、發展及重組」 一節「重組」一段。

- (d) 匯兌儲備 匯兑儲備包括因換算海外業務財務報表而引 致的所有匯兑差額。該儲備乃根據附註3所載 的會計政策處理。
 - 法定儲備 如相關的中華人民共和國(「中國」)法律法 規所規定,本公司在中國成立的附屬公司須 將其除税後純利的10%撥作法定公積金,惟 倘該公積金的結餘達到附屬公司本身實繳股 本的50%則除外。公積金只可在獲得董事會 及相關機構批准的情況下用於抵消累計虧損 或作增加股本之用。
 - **可換股票據儲備** 可換股票據儲備指已發行可換股票據之權益 部份。已發行可換股票據於初步確認可換股 票據公平值時分為負債及權益部份,其公平 值由獨立合資格專業估值師釐定。

随附附註為該等綜合財務報表之一部分。

Consolidated Statement of Cash Flows 綜合現金流量表

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

		Note 附註	2019 二零一九年 HK\$′000 千港元	2018 二零一八年 HK\$'000 千港元
Operating activities Loss before taxation – From continuing operations – From discontinued operation	經營業務 除税前虧損 -來自持續經營業務 -來自已終止經營業務		(56,227) (7,570)	(14,093) (36,478)
Adjustments for: Interest income Interest expenses Amortisation of prepaid lease payments Depreciation of property, plant and equipment Provision for impairment loss on trade receivables Reversal of impairment loss of trade receivables Provision for impairment loss on other receivables Impairment of goodwill Gain on disposal of a subsidiary Change in fair value of investment property Loss on disposal of property, plant and equipment Share-based payment	調整項目: 利息收入 利息開支 預付租賃款項攤銷 物業、廠房及設備折舊 貿易應收款項減值虧損撥備 貿易應收款項減值虧損撥備 貿易應收款項減值虧損撥備 其他應收款項減值虧損撥備 路售一間附屬公司之收益 投資物業公平值變動 出售物業、廠房及 設備之虧損 以股份為基礎之付款	9 12 19 18 23 5(b) 5(b) 21 26 20 11	(63,797) (142) 12,839 380 6,811 - (5,994) 1,206 35,459 (4,927) - 646 3,944	(50,571) (277) 14,699 383 9,001 1,113 (349) 2,987 336 - (2,182) 92 -
Operating cash flows before movements in working capital (Increase)/decrease in inventories Decrease in trade and other receivables and deposits Decrease in trade and other payables (Decrease)/increase in amount due to a director Increase in amount due to a shareholder Cash (used in)/generated from operations PRC enterprise income tax paid Net cash (used in)/generated from operation activities	 營運資金變動前 經營現金流量 存貨(增加)/減少 貿易及其他應收款項 及按金減少 貿易及其他應付款項減少 館付一名董事款項 (減少)/增加 應付一名股東款項增加 業務(所用)/所得現金 已繳納中國企業所得税 經營業務(所用)/所得現金 淨額 		(13,575) (2,234) 87 (27,364) (2,000) 2,000 (43,086) (3,447) (46,533)	(24,768) 31,313 94,758 (56,347) 2,000 - 46,956 (3,653) 43,303

Consolidated Statement of Cash Flows

綜合現金流量表

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

	2019	2018
Note 附註	二零一九年 HK\$′000 千港元	二零一八年 HK\$′000 千港元
	142	277
18	(8,545)	(5,832)
26		204
20	40,000	
	(6,724)	-
	32,037	(5,351)
	(12,839)	(13,776) 10,620
	_	9,434
	(40,000)	(71,489)
		100,000 (84,292)
		(0.,)
	13,127	
	(39,712)	(49,503)
	(54,208)	(11,551)
	91,922	93,721
	(8,898)	9,752
	28 816	91,922
	附註	附註 千港元 142 18 (8,545) 26 46,088 (6,724) 32,037 1076 46,088 1,076 46,088 (6,724) 32,037 (12,839) (40,000) 1 13,127 (39,712) (54,208) 91,922

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

隨附附註為該等綜合財務報表之一部分。

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

1. GENERAL INFORMATION

The Company was incorporated as an exempted Company with limited liabilities in the Cayman Islands and its shares are listed on the Main Board of The Stock Exchange of Hong Kong Limited (the "Stock Exchange").

The address of the registered office of the Company is P.O. Box 10008, Willow House, Cricket Square, Grand Cayman, KY1-1001, Cayman Islands. The head office and principal place of business of the Company in Hong Kong is located at Room 1902, 19/F., 101 King's Road, Hong Kong.

The principal activity of the Company is investment holdings. The Group is principally engaged in pharmaceutical wholesale and distribution business, and hemodialysis treatment and consultancy service business in the People's Republic of China (the "PRC"). The activities of its principal subsidiaries are set out in Note 24 to the consolidated financial statements.

The consolidated financial statements are presented in Hong Kong dollars ("HK\$"), which is the same as functional currency of the Company, and the functional currency of the most of the subsidiaries are Renminbi ("RMB"). The Board of Directors considered that it is more appropriate to present the consolidated financial statements in HK\$ as the shares of the Company are listed on the Stock Exchange. The consolidated financial statements are rounded to the nearest thousands (HK\$'000), unless otherwise stated.

1. 一般資料

本公司於開曼群島註冊成立為獲豁免有 限公司,其股份於香港聯合交易所有限公 司(「聯交所」)主板上市。

本公司註冊辦事處之地址為P.O. Box 10008, Willow House, Cricket Square, Grand Cayman, KY1-1001, Cayman Islands。本公司之總辦事處及香港主要營 業地點位於香港英皇道101號19樓1902 室。

本公司之主要業務為投資控股。本集團主 要在中華人民共和國(「中國」)從事藥品 批發和分銷業務、及血液透析治療及諮詢 服務業務。其主要附屬公司之業務載列於 綜合財務報表附註24。

綜合財務報表以港元(「港元」)呈列,與 本公司之功能貨幣相同。大部分附屬公司 之功能貨幣為人民幣(「人民幣」)。董事 會認為,由於本公司股份於聯交所上市, 故以港元呈列綜合財務報表更為合適。除 另有指明外,綜合財務報表內數值均四捨 五入至最接近千位(千港元)。

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

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

In the current year, the Company has applied, for the first time, the following new and revised HKFRS and interpretations ("new and revised HKFRSs") issued by the HKICPA, which are effective for the Company's financial year beginning 1 April 2018. A summary of the new and revised HKFRSs are set out as below:

2. 應用新訂及經修訂香港財務 報告準則(「香港財務報告準 則」)

於本年度,本公司已首次應用下列由香港 會計師公會頒佈之新訂及經修訂香港財 務報告準則及詮釋(「新訂及經修訂香港 財務報告準則」),該等準則、修訂本及詮 釋乃於本公司於二零一八年四月一日開 始之財政年度生效。新訂及經修訂香港財 務報告準則之概要載列如下:

of Share-based Payment第2號(修訂本)分類及計量TransactionsTransactionsHKFRS 4 (Amendments)Applying HKFRS 9 Financial香港財務報告準則香港財務報告準則第9號金Instruments with HKFRS 4第4號(修訂本)融工具與香港財務報告準Insurance Contracts則第4號保險合約一併應HKFRS 9Financial Instruments香港財務報告準則HKFRS 9Financial Instruments香港財務報告準則	HKFRS 2 (Amendments)	Classification and Measurement	香港財務報告準則	以股份支付的交易之
HKFRS 4 (Amendments)Applying HKFRS 9 Financial Instruments with HKFRS 4香港財務報告準則第9號金 第4號(修訂本)香港財務報告準則第9號金 融工具與香港財務報告準 則第4號保險合約一併應 用		of Share-based Payment	第2號(修訂本)	分類及計量
Instruments with HKFRS 4 第4號(修訂本) 融工具與香港財務報告準 Insurance Contracts 則第4號保險合約一併應 用		Transactions		
Insurance Contracts	HKFRS 4 (Amendments)	Applying HKFRS 9 Financial	香港財務報告準則	香港財務報告準則第9號金
用		Instruments with HKFRS 4	第4號(修訂本)	融工具與香港財務報告準
		Insurance Contracts		則第4號保險合約一併應
HKFRS 9 Financial Instruments 香港財務報告準則 金融工具				用
	HKFRS 9	Financial Instruments	香港財務報告準則	金融工具
第9號			第9號	
HKFRS 15 Revenue from Contracts with 香港財務報告準則 來自客戶合約產生之收益及	HKFRS 15	Revenue from Contracts with	香港財務報告準則	來自客戶合約產生之收益及
Customers and the related 第15號 相關修訂		Customers and the related	第15號	相關修訂
amendments		amendments		
Amendments to HKFRSs Annual Improvement to HKFRSs 香港財務報告準則 二零一四年至二零一六年	Amendments to HKFRSs	Annual Improvement to HKFRSs	香港財務報告準則	二零一四年至二零一六年
2014-2016 Cycle (修訂本) 週期香港財務報告準則的		2014-2016 Cycle	(修訂本)	週期香港財務報告準則的
年度改進				年度改進
HKAS 40 (Amendments) Transfers of Investment Property 香港會計準則第40號 轉撥投資物業	HKAS 40 (Amendments)	Transfers of Investment Property	香港會計準則第40號	轉撥投資物業
(修訂本)			(修訂本)	
HK(IFRIC) – Int 22 Foreign Currency Transactions 香港 (國際財務報告 外幣交易及預付代價	HK(IFRIC) – Int 22	Foreign Currency Transactions	香港(國際財務報告	外幣交易及預付代價
and Advance Consideration 经释委員會)		and Advance Consideration	詮釋 委員會)	
一 詮釋第22號			一詮釋第22號	

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

除以下所述者外[,]於本年度應用香港財務 報告準則之修訂本對本集團於本年度及 過往年度之財務表現及狀況及/或該等 綜合財務報表內所載之披露資料並無重 大影響。

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

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

HKFRS 9 Financial Instruments

HKFRS 9 Financial Instruments replaces HKAS 39 Financial Instruments: Recognition and Measurement for annual periods beginning on or after 1 April 2018, bringing together all three aspects of the accounting for financial instruments: classification and measurement, impairment and hedge accounting.

The Group has recognised the transition adjustments against the applicable opening balances in equity at 1 April 2018. Therefore, the comparative information was not restated and continues to be reported under HKAS 39.

(a) Classification and measurement

The table below illustrates the classification and measurement of financial assets and financial liabilities and other items subject to expected credit loss under HKFRS 9 and HKAS 39 at the date of initial application, 1 April 2018.

2. 應用新訂及經修訂香港財務報 告準則(「香港財務報告準則」) 一績

香港財務報告準則第9號*金融工具*

香港財務報告準則第9號金融工具於二零 一八年四月一日或之後開始之年度期間取 代香港會計準則第39金融工具:確認及計 量,歸納金融工具會計處理之全部三個範 疇:分類及計量、減值及對沖會計處理。

本集團已就於二零一八年四月一日之適 用期初權益結餘確認過渡調整。因此,比 較資料不予重列,並繼續根據香港會計準 則第39號呈報。

(a) 分類及計量

下表説明根據香港財務報告準則第9 號及香港會計準則第39號於首次應 用日期二零一八年四月一日的財務 資產及金融負債及受到預期信貸虧 損影響的其他項目之分類及計量。

		31 March 2018	31 March 2018 Reclassification		1 April 2018 (Restated) 二零一八年
		二零一八年 三月三十一日 HK\$′000 千港元	重新分類 HK\$'000 千港元	重新計量 HK\$′000 千港元	四月一日 (經重列) HK\$'000 千港元
Current assets Trade and other receivables and deposits	流動資產 貿易及其他應收款項及 按金	118,453	-	(14,711)	103,742
Equity Reserves Non-controlling interests	股權 儲備 非控股權益	152,791 55,141	-	(11,495) (3,216)	141,296 51,925

The measurement categories for all financial liabilities remain the same. The carrying amounts for all financial liabilities at the date of initial application have not been impacted by the initial application of HKFRS 9. 所有金融負債的計量類別維持不 變。所有金融負債於首次應用日期 的賬面值並未受首次應用香港財務 報告準則第9號影響。

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

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

(b) Impairment under ECL model

HKFRS 9 requires an impairment on debt instruments recorded at amortised cost or at fair value through other comprehensive income, lease receivables, loan commitments and financial guarantee contracts that are not accounted for at fair value through profit or loss under HKFRS 9, to be recorded based on an expected credit loss model either on a twelve-month basis or a lifetime basis.

In general, the directors anticipate that the application of the expected credit loss model of HKFRS 9 will result in earlier provision of credit losses which are not yet incurred in relation to the Group's financial assets measured at amortised cost upon application of HKFRS 9 by the Group. The Group applies the HKFRS 9 simplified approach to measure ECL which uses a lifetime ECL for all trade receivables. Except for those which had been determinated as credit impaired under HKAS 39, ECL for other financial assets at amortised cost, including deposits, other receivables and bank balance, are assessed on 12-month ECL ("12m ECL") basis as there had been no significant increase in credit risk since initial recognition.

The Group was required to revise its impairment methodology under HKFRS 9 for each of these classes of assets. The impact of the change in impairment is as follows.

- 2. 應用新訂及經修訂香港財務報 告準則(「香港財務報告準則」)
 一續
 香港財務報告準則第9號金融工具
 - 續
 - (b) 預期信貸虧損模式下之減值 香港財務報告準則第9號規定並無根 據香港財務報告準則第9號按公平 值計入損益的項目以攤銷成本或按 公平值計入其他全面收入的債務工 具、應收租賃款項、貸款承諾及財務 擔保合約須作減值,並將根據預期 信貸虧損模式或按十二個月基準或 可使用基準入賬。

整體而言,董事估計應用香港財務 報告準則第9號之預期信貸虧損模 式,將導致提早提撥信貸虧損撥備, 而就本集團於應用香港財務報告準 則第9號時本集團按攤銷成本計量 之財務資產而言,尚未招致上述信 貸虧損。本集團採用香港財務報告 準則第9號簡化方法計量使用全期 預期信貸虧損的所有貿易應收款項 的預期信貸虧損。除根據香港會計 準則第39號確定為信貸減值的情況 外,按攤銷成本(包括按金、其他應 收款項及銀行結餘)計值的其他財 務資產的預期信貸虧損乃按12個月 預期信貸虧損(「12個月預期信貸虧 損1)基準評估,原因為自初始確認 以來,信貸風險並無顯著增加。

本集團須就每類資產按香港財務報 告準則第9號修訂其減值法。減值變 動的影響如下。

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

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

(b) Impairment under ECL model – continued All loss allowances, including trade receivables, and other receivables and deposits as at 31 March 2018 reconciled to the opening loss allowances as at 1 April 2018 are as follows: 2. 應用新訂及經修訂香港財務報 告準則(「香港財務報告準則」) 一績

> 香港財務報告準則第9號金融工具 一續

(b) 預期信貸虧損模式下之減值一續 截至二零一八年三月三十一日的所 有虧損撥備,包括貿易應收款項及 其他應收款項以及按金與二零一八 年四月一日的期初虧損撥備對賬如 下:

		Trade Receivables 貿易 應收款項 HK\$'000 千港元	Other receivables and deposits 其他應收款項 及按金 HK\$'000 千港元
As at 31 March 2018 – HKAS 39	於二零一八年三月三十一日 一香港會計準則第39號	7,070	4,170
Amounts re-measured through opening – accumulated loss and non-controlling interests	透過期初累計虧損及非控股權益 重新計量之金額	13,729	982
At 1 April 2018 – HKFRS 9 (restated)	於二零一八年四月一日一香港 財務報告準則第9號(經重列)	20,799	5,152

The following tables summarised the impact, net of tax, of transition HKFRS 9 on the opening balance of accumulated losses and non-controlling interests 1 April 2018 as follow:

下表概述過渡至香港財務報告準則 第9號對二零一八年四月一日累計 虧損及非控股權益期初結餘的影響 (扣除税項)如下:

		Accumulated losses 累計虧損 HK\$'000 千港元	Non- controlling interests 非控股權益 HK\$'000 千港元
As at 31 March 2018	於二零一八年三月三十一日	(723,896)	55,141
Increase in expected credit loss ("ECLs") in – Trade and other receivables and deposits	預期信貸虧損(「預期信貸虧損」) 增加一貿易及其他應收款項及 按金	(11,495)	(3,216)
As at 1 April 2018 (restated)	於二零一八年四月一日(經重列)	(735,391)	51,925

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

2. APPLICATION OF NEW AND REVISED HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") – continued HKFRS 15 Revenue from Contracts with Customers

customers

The Group has applied HKFRS 15 for the first time in the current year. HKFRS 15 superseded HKAS 18 Revenue, HKAS 11 Construction Contracts and the related interpretations.

The Group has applied HKFRS 15 retrospectively with the cumulative effect of initially applying this standard recognised at the date of initial application, 1 April 2018. Any difference at the date of initial application is recognised in the opening accumulated loss (or other components of equity, as appropriate) and comparative information has not been restated. Furthermore, in accordance with the transition provisions in HKFRS 15, the Group has elected to apply the standard retrospectively only to the contracts that are not completed at 1 April 2018. Accordingly, certain comparative information may not be comparable as comparative information was prepared with HKAS 18 Revenue and HKAS 11 Construction Contracts and the related interpretations.

The Group recognises revenue mainly from following major sources which arise from contracts with customers.

- Pharmaceutical wholesale and distribution
- Hemodialysis treatment and consultancy service business

Information about the Group's performance obligations and the accounting policies resulting from application of HKFRS 15 are disclosed in consolidated financial statements in Note 3. 2. 應用新訂及經修訂香港財務報 告準則(「香港財務報告準則」) 一績

香港財務報告準則第15號來自客戶合 約之收益

本集團已於本年度首次應用香港財務報 告準則第15號。香港財務報告準則第15號 取代香港會計準則第18號收益、香港會計 準則第11號建築合約及相關詮釋。

本集團已追溯應用香港財務報告準則第 15號,而首次應用該準則的累計影響則於 首次應用日期二零一八年四月一日確認。 於首次應用日期的任何差額於期初累計 虧損(或權益的其他組成部分,如適用) 確認且未有重列比較資料。此外,根據香 港財務報告準則第15號的過渡條文,本集 團已選擇僅就於二零一八年四月一日尚 未完成的合約追溯應用該準則。因此,由 於比較資料乃根據香港會計準則第18號 收益及香港會計準則第11號建築合約以 及相關詮釋編製,故若干比較料可能無法 用作比較。

本集團確認源自下列主要來源(來自客戶 合約)之收益。

- 藥品批發及分銷
- 一 血液透析治療及諮詢服務業務

有關本集團履約責任及應用香港財務報 告準則第15號產生的會計政策之資料於 綜合財務報表附註3披露。

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

2. APPLICATION OF NEW AND REVISED HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") – continued HKFRS 15 *Revenue from Contracts with*

Customers – continued

Except for the reclassification of the contract liabilities from receipt in advance of HK\$18,837,000 at initial application, HKFRS 15 was generally adopted without restating any other comparative information. There is no impact of transition to HKFRS 15 on accumulated loss at 1 April 2018.

Impacts on opening consolidated statement of financial position arising from the application of all new standards

As a result of the changes in the Group's accounting policies above, the opening consolidated statement of financial position had to be restated. The following table show the adjustments recognised for each of the line items affected. Line items that were not affected by the changes have not been included.

2. 應用新訂及經修訂香港財務報 告準則(「香港財務報告準則」) 一續

香港財務報告準則第15號來自客戶合 約之收益-續

除於首次應用時將18,837,000港元之預 收款項重新分類為合約負債外,本集團已 全面採納香港財務報告準則第15號,而並 無重列任何其他比較資料。過渡至香港財 務報告準則第15號對於二零一八年四月 一日之累計虧損概無影響。

應用所有新訂準則對期初綜合財務狀 況表的影響

由於本集團上述會計政策的變動,故期初 綜合財務狀況表必須重列。下表顯示確認 受影響項目之調整。不受變動影響之項目 並不包括在內。

		31 March 2018 二零一八年 三月三十一日 HK\$ [*] 000 千港元	HKFRS 9 香港財務 報告準則第9號 HK\$'000 千港元	HKFRS 15 香港財務 報告準則第15號 HK\$'000 千港元	1 April 2018 (Restated) 二零一八年 四月一日 (經重列) HK\$'000 千港元
Current assets Trade and other receivables and deposits	流動資產 貿易及其他應收款項及 按金	118,453	(14,711)	-	103,742
Current liabilities Trade and other payables – Receipts in advance – Contract liabilities	流動負債 貿易及其他應付款項 一預收款項 一合約負債	18,837 _	-	(18,837) 18,837	_ 18,837
Equity Reserves Non-controlling interests	股權 儲備 非控股權益	152,791 55,141	(11,495) (3,216)	-	141,296 51,925

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

2. APPLICATION OF NEW AND REVISED HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") – continued New and revised HKFRSs issued but not yet effective

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

2. 應用新訂及經修訂香港財務報 告準則(「香港財務報告準則」) 一續

已頒佈但尙未生效之新訂及經修訂香 港財務報告準則

本集團並無提早應用以下已頒佈但尚未 生效的新訂及經修訂香港財務報告準則:

HKFRS 9 (Amendments)	Prepayment Features with Negative Compensations ¹	香港財務報告準則 第9號 (修訂本)	具有負補償之提前還款 特性 ¹
HKFRS 10 and HKAS 28 (Amendments)	Sales or Contribution of Assets between an Investor and its Associate or Joint Venture ³	香港財務報告準則 第10號及香港會計 準則第28號 (修訂本)	投資者與其聯營公司或 合營企業之間銷售或 貢獻資產 ³
HKFRS 16	Leases ¹	香港財務報告準則 第16號	租賃
HKFRS 17	Insurance Contracts ²	香港財務報告準則 第17號	保險合約2
HKAS 19 (Amendments)	Employee Benefits ¹	香港會計準則 第19號 (修訂本)	僱員福利
HKAS 28 (Amendments)	Long-term Interests in Associates and Joint Ventures ¹	香港會計準則 第28號(修訂本)	於聯營公司及合營企業之 長期權益 ¹
HKFRSs (Amendments)	Annual Improvement to HKFRSs 2015-2017 Cycle ¹	香港財務報告準則 (修訂本)	香港財務報告準則二零一五 年至二零一七年週期之 年度改進 ¹
HK(IFRIC) – Int 23	Uncertainty Over Income Tax Treatment ¹	香港 (國際財務報告 詮釋委員會) 一詮釋第23號	所得税處理之不確定性
HKFRS 3 (Amendments)	Definition of a Business⁵	香港財務報告準則 第3號 (修訂本)	業務的定義⁵
HKAS 1 and HKAS 8 (Amendments)	Definition of a Material ⁴	香港會計準則第1號及 香港會計準則第8號 (修訂本)	重大的定義4

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

2. APPLICATION OF NEW AND REVISED HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") – continued New and revised HKFRSs issued but not yet effective – continued

- ¹ Effective for annual periods beginning on or after 1 January 2019.
- ² Effective for annual periods beginning on or after 1 January 2021.
- ³ Effective for annual periods beginning on or after a date to be determined.
- ⁴ Effective for annual periods beginning on or after 1 January 2020.
- ⁵ Effective for business combination and asset acquisitions for which the acquisition date is on or after the beginning of the annual period beginning on or after 1 January 2020.

The directors anticipate that, except as described below, the application of other new and revised HKFRSs will have no material impact on the results and the financial position of the Group.

2. 應用新訂及經修訂香港財務報 告準則(「香港財務報告準則」) 一續

已頒佈但尙未生效之新訂及經修訂香 港財務報告準則 - 續

- 1 於二零一九年一月一日或之後開始之年 度期間生效。
- 2 於二零二一年一月一日或之後開始之年 度期間生效。
- 济待定日期或之後開始的年度期間生效。
- 4 於二零二零年一月一日或之後開始之年 度期間生效。
- 5 對收購日期於二零二零年一月一日或之 後開始之年度期間開始時或之後的業務 合併及資產收購有效。

董事預期,除以下所述者外,應用其他新 訂及經修訂香港財務報告準則將不會對 本集團之業績及財務狀況產生重大影響。

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

2. APPLICATION OF NEW AND REVISED HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") – continued New and revised HKFRSs issued but not yet effective – continued

HKFRS 16 Leases

HKFRS 16 introduces a comprehensive model for the identification of lease arrangements and accounting treatments for both lessors and lessees. HKFRS 16 will supersede HKAS 17 Leases and the related interpretations when it becomes effective.

HKFRS 16 distinguishes lease and service contracts on the basis of whether an identified asset is controlled by a customer. In addition, HKFRS 16 requires sales and leaseback transactions to be determined based on the requirements of HKFRS 15 as to whether the transfer of the relevant asset should be accounted as a sale. HKFRS 16 also includes requirements relating to subleases and lease modifications.

Distinctions of operating leases and finance leases are removed for lessee accounting, and is replaced by a model where a right-of-use asset and a corresponding liability have to be recognised for all leases by lessees, except for shortterm leases and leases of low value assets.

應用新訂及經修訂香港財務報 告準則(「香港財務報告準則」) 一續

已頒佈但尙未生效之新訂及經修訂香 港財務報告準則-續

香港財務報告準則第16號租賃

香港財務報告準則第16號為識別出租人 及承租人的租賃安排及會計處理引入一 個綜合模式。當香港財務報告準則第16號 生效時,將取代香港會計準則第17號租賃 及相關的詮釋。

香港財務報告準則第16號根據所識別資 產是否由客戶控制來區分租賃及服務合 約。此外,香港財務報告準則第16號規定 售後租回交易將根據香港財務報告準則 第15號有關轉讓相關資產是否應作為銷 售入賬的規定而釐定。香港財務報告準則 第16號亦包括有關分租及租賃修改的規 定。

除短期租賃及低值資產租賃外,經營租賃 及融資租賃的差異自承租人會計處理中 移除,並由承租人須就所有租賃確認使用 權資產及相應負債的模式替代。

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

2. APPLICATION OF NEW AND REVISED HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") – continued New and revised HKFRSs issued but not yet effective – continued

HKFRS 16 Leases – continued

The right-of-use asset is initially measured at cost and subsequently measured at cost (subject to certain exceptions) less accumulated depreciation and impairment losses, adjusted for any remeasurement of the lease liability. The lease liability is initially measured at the present value of the lease payments that are not paid at that date. Subsequently, the lease liability is adjusted for interest and lease payments, as well as the impact of lease modifications, amongst others. For the classification of cash flows, the Group currently presents upfront prepaid lease payments as investing cash flows in relation to leasehold lands for owned use and those classified as investment properties while other operating lease payments are presented as operating cash flows. Upon application of HKFRS 16, lease payments in relation to lease liability will be allocated into a principal and an interest portion which will be presented as financing and operating cash flows respectively by the Group.

2. 應用新訂及經修訂香港財務報 告準則(「香港財務報告準則」) 一續

已頒佈但尙未生效之新訂及經修訂香 港財務報告準則-續

香港財務報告準則第16號租賃-續

使用權資產初步按成本計量,隨後按成 本(惟若干例外情況除外)減累計折舊及 減值虧損計量,並就租賃負債的任何重新 計量作出調整。租賃負債初步按租賃款項 (非當日支付)之現值計量。隨後,租賃負 債會就(其中包括)利息及租賃款項以及 租賃修訂的影響作出調整。就現金流量分 類而言,本集團現時呈列先期預付租賃款 項作為有關自用租賃土地及該等分類為投 資物業者的投資現金流量,而其他經營租 賃付款期呈列為經營現金流量。於應用香 港財務報告準則第16號時,有關租賃負債 的租賃付款將分配至本金及利息部分,並 將呈列為本集團融資及經營現金流量。

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

2. APPLICATION OF NEW AND REVISED HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") – continued New and revised HKFRSs issued but not yet effective – continued

HKFRS 16 Leases – continued

Other than certain requirements which are also applicable to lessor, HKFRS 16 substantially carries forward the lessor accounting requirements in HKAS 17, and continues to require a lessor to classify a lease either as an operating lease or a finance lease.

Furthermore, extensive disclosures are required by HKFRS 16.

As at 31 March 2019, the Group has non-cancellable operating lease commitments of HK\$29,060,000 as disclosed in Note 43. A preliminary assessment indicates that these arrangements will meet the definition of a lease. Upon application of HKFRS 16, the Group will recognise a right-of-use asset and a corresponding liability in respect of all these leases unless they qualify for low value or short-term leases.

2. 應用新訂及經修訂香港財務報 告準則(「香港財務報告準則」) 一績

已頒佈但尙未生效之新訂及經修訂香 港財務報告準則-續

香港財務報告準則第16號*租賃*-續

除若干亦適用於出租人的規定外,香港財 務報告準則第16號實質上沿用香港會計 準則第17號的出租人會計規定,且繼續要 求出租人將租賃分類為經營租賃或融資 租賃。

此外[,]香港財務報告準則第16號亦要求較 廣泛的披露。

於二零一九年三月三十一日,本集團擁有 不可撤銷的經營租賃承擔約29,060,000 港元(如附註43所披露)。初步評估顯示 此等安排符合租賃的定義。本集團在應用 香港財務報告準則第16號時,將就所有租 賃確認使用權資產及對應負債,除非其符 合低值或短期租賃。

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

2. APPLICATION OF NEW AND REVISED HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") – continued New and revised HKFRSs issued but not yet effective – continued

HKFRS 16 Leases – continued

The application of new requirements may result in changes in measurement, presentation and disclosure as indicated above. The Group intends to elect the practical expedient to apply HKFRS 16 to contracts that were previously identified as leases applying HKAS 17 and HK(IFRIC)-Int 4 Determining whether an Arrangement contains a Lease and not apply this standard to contracts that were not previously identified as containing a lease applying HKAS 17 and HK(IFRIC)-Int 4. Therefore, the Group will not reassess whether the contracts are, or contain a lease which already existed prior to the date of initial application. Furthermore, the Group intends to elect the modified retrospective approach for the application of HKFRS 16 as lessee and will recognise the cumulative effect of initial application to opening accumulated losses without restating comparative information.

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Statement of compliance

These consolidated financial statements have been prepared in accordance with HKFRSs issued by HKICPA. In addition, these consolidated financial statements also include applicable disclosures required by the Rules Governing the Listing of Securities (the "Listing Rules") on the Stock Exchange and the Hong Kong Companies Ordinance ("CO").

2. 應用新訂及經修訂香港財務報 告準則(「香港財務報告準則」) 一續

已頒佈但尙未生效之新訂及經修訂香 港財務報告準則-續

香港財務報告準則第16號*租賃* - 續

應用新規定或會導致上述計量、呈列及披 露的變動。本集團擬選擇實際權宜方法, 就先前應用香港會計準則第17號及香港 (國際財務報告詮釋委員會)一詮釋第4 號釐定安排是否包括租賃識別為租賃的 合約應用香港財務報告準則第16號,而並 無對先前應用香港會計準則第17號及香 港(國際財務報告詮釋委員會)一詮釋第 4號並未識別為包括租賃的合約應用該準 則。因此,本集團將不會重新評估合約是 召為或包括於首次應用日期前已存在的 租賃。此外,本集團(作為承租人)擬選擇 經修訂追溯法應用香港財務報告準則第 16號,並將確認首次應用對期初累計虧損 的累計影響,而並無重列比較資料。

3. 重大會計政策概要

合規聲明

該等綜合財務報表乃根據香港會計師公會 頒佈之香港財務報告準則編製。此外,該 等綜合財務報表亦包括聯交所證券上市 規則(「上市規則」)及香港公司條例(「公 司條例」)所規定之適用披露事項。

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Statement of compliance – continued

The preparation of consolidated financial statements in conformity with HKFRSs requires the use of certain critical accounting estimates. It also requires management to exercise its judgment in areas where assumptions and estimates are significant to the consolidated financial statements.

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

Basis of preparation

The measurement basis used in the preparation of the consolidated financial statements is historical cost except for certain financial instruments and investment property that are measured at fair value at the end of each reporting period, as explained in the accounting policies set out below.

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

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

3. 重大會計政策概要 - 續

合規聲明-續

在編製符合香港財務報告準則之綜合財 務報表時, 需運用若干關鍵會計估計。管 理層亦須在涉及對綜合財務報表而言屬 重大之假設及估計之範疇行使判斷。

本集團於編製綜合財務報表時遵循之重 大會計政策概要載列如下:

編製基準

編製綜合財務報表所使用之計量基準為 歷史成本,惟若干金融工具及投資物業於 各報告期末乃按公平值計量者除外(誠如 下文所載會計政策所闡釋)。

歷史成本一般根據交換商品及服務時支 付代價之公平值計算。

公平值為市場參與者於計量日在有序交 易中出售資產所得到或轉讓負債所付出 之價格,不論該價格是否可直接觀察或使 用其他估值技術估算。估算資產或負債公 平值時,本集團會考慮資產或負債於計量 日之價格。該等綜合財務報表中作計量及 /或披露目的之公平值乃以此為基礎確 定,惟香港財務報告準則第2號範圍內的 以股份為基礎的支付交易、香港會計準則 第17號範圍內的租賃交易及與公平值存 在一定相似性但非公平值之計量項目(如 香港會計準則第2號的可變現淨值或香港 會計準則第36號的使用價值)除外。

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Basis of preparation – continued

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

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

The principal accounting policies are set out below.

Basis of consolidation

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

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

3. 重大會計政策概要 - 續

編製基準-續

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

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

主要會計政策載列如下。

綜合基準

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

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

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Basis of consolidation – continued

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

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

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

3. 重大會計政策概要 - 續

綜合基準-續

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

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

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

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Basis of consolidation – continued

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

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

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

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

3. 重大會計政策概要 - 續

綜合基準-續

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

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

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

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



益及非控股權益之賬面值作出調整,以反 映其於附屬公司之相關權益變動。非控股 權益之調整金額與已付或已收代價之公 平值間之任何差額直接於權益確認,並歸 屬於本公司擁有人。

倘本集團失去一間附屬公司之控制權,按 (i)所收取代價之公平值及任何保留權益之 公平值之總額及(ii)附屬公司資產(包括商 譽)及負債及任何非控股權益之過往賬面 值,所產生之差額計算之收益或虧損於損 益內確認。與該附屬公司有關之先前於其 他全面收益確認之所有款額,將按猶如本 集團已直接出售該附屬公司之相關資產 或負債入賬(即按適用香港財務報告準則 之規定/准許重新分類至損益或轉撥至 另一類別權益)。於失去控制權當日於前 附屬公司保留之任何投資之公平值將根 據香港會計準則第39號金融工具:確認和 計量於其後入賬時被列作初步確認之公 平值,或(如適用)於初步確認時之於聯 營公司或合營企業之投資成本。

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For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Basis of consolidation – continued Changes in the Group's ownership interests in existing subsidiaries

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

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

3. 重大會計政策概要 - 續

綜合基準-續

本集團於現有附屬公司之擁有權權益變 動

本集團於現有附屬公司之擁有權權益變

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3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Business combinations

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

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

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

3. 重大會計政策概要 - 續

業務合併

業務收購採用收購法列賬。業務合併中之 轉讓代價按公平值計量,而公平值乃按於 收購日本集團所轉讓之資產、本集團向被 收購公司原股東產生之負債及本集團於 交換被收購公司之控制權發行之股權之 公平值之總額計算。收購相關費用一般於 產生時在損益賬確認。

於收購日期,所收購之可識別資產及所承 擔之負債乃按公平值確認,惟以下情況除 外:

- 遞延税項資產或負債及與僱員福利 安排有關之資產或負債分別按香港 會計準則第12號所得税及香港會計 準則第19號僱員福利確認及計量;
- 與被收購公司以股份付款之安排有 關或本集團訂立以股份付款之安排 取代被收購公司以股份付款之安排 有關之負債或權益工具,於收購當 日按香港財務報告準則第2號以股份 支付之款項計量;及
- 按照香港財務報告準則第5號持作出
 售之非流動資產及已終止經營業務
 分類為持作出售之資產(或出售組
 別)按照該準則計量。

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Business combinations – continued

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

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

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

3. 重大會計政策概要 - 續

業務合併-續

商譽按所轉讓之代價、任何非控股權益於 被收購公司中所佔金額、及收購公司以往 持有之被收購公司股權之公平值(如有) 之總和,減所收購可識別資產及所承擔負 債於收購當日之淨值後,所超出之差額計 量。倘經過評估後,所收購可識別資產與 所承擔負債於收購當日之淨額高於轉讓 之代價、任何非控股權益於被收購公司中 所佔金額以及收購公司以往持有之被收 購公司股權之公平值(如有)之總和,則 差額即時於損益賬內確認為議價收購收 益。

屬現時擁有權權益且持有人有權於清盤 時按比例分佔公司淨資產之非控股權益, 可初步按公平值或非控股權益應佔被收 購公司可識別淨資產之已確認金額比例 計量。計量基準可按每項交易而選擇。其 他種類之非控股權益乃按其公平值或(倘 適用)另一項香港財務報告準則規定之基 準計量。

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

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Business combinations – continued

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

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

3. 重大會計政策概要 - 續

業務合併-續

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

倘本集團於業務合併中轉讓之代價包括 或然代價安排產生之資產或負債,則或然 代價按其於收購日期之公平值計量,並計 入於業務合併所轉讓之代價之一部分。 符合資格為計量期間調整之或然代價公 平值變動將予追溯調整,並對商譽作出相 應調整。計量期間調整為於「計量期間」 (不可超過自收購日期起計一年)取得有 關於收購日期已存在之事實及情況之額 外資料產生之調整。

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Business combinations – continued

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

Goodwill

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

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

3. 重大會計政策概要 - 續

業務合併-續

不合資格為計量期間調整之或然代價公 平值變動之後續會計處理取決於如何將 或然代價分類。分類為權益之或然代價不 會於後續報告日期重新計量,其後續結算 亦於權益內入賬。分類為資產或負債之或 然代價將根據香港會計準則第39號或香 港會計準則第37號撥備、或然負債及或 然資產(如適用)於後續報告日期重新計 量,相應之盈虧於損益內確認。

商譽

收購業務所產生之商譽按收購業務當日所 確定之成本減任何累計減值虧損(如有) 列賬。

就減值測試而言,商譽會分配到本集團中 預期會受惠於合併協同效應之各個現金 產生單位(或現金產生單位組別)。

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3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Goodwill – continued

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

On disposal of the relevant CGU, the attributable amount of goodwill is included in the determination of the profit or loss on disposal.

Property, plant and equipment

Property, plant and equipment are stated in the consolidated statements of financial position at cost less accumulated depreciation and subsequent accumulated impairment losses, if any.

3. 重大會計政策概要 - 續

商譽-續

獲分配商譽之現金產生單位會每年進行 減值測試,或於有跡象顯示該單位可能已 經減值時更頻繁地進行減值測試。倘現金 產生單位之可收回數額少於其賬面值,則 減值虧損會首先分配至用以減少該單位 獲分配之任何商譽之賬面值,再根據該單 位各項資產之賬面值按比例基準分配至 該單位之其他資產。商譽之任何減值虧損 直接於綜合損益及其他全面收益表之損 益內確認。就商譽確認之減值虧損不會於 往後期間撥回。

出售相關現金產生單位時,釐定出售損益 時會計入商譽應佔之金額。

物業、廠房及設備

物業、廠房及設備乃以成本減累計折舊及 其後之累計減值虧損(如有)後於綜合財 務狀況表中列賬。



For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Property, plant and equipment – continued

The cost of an asset comprises its purchase price and any directly attributable costs of bringing the asset to its working condition and location for its intended use. Expenditure incurred after the property, plant and equipment have been put into operation, such as repairs and maintenance, is normally charged to the consolidated statement of profit or loss and other comprehensive income in the period in which it is incurred. In situations where it can be clearly demonstrated that the expenditure has resulted in an increase in the future economic benefits expected to be obtained from the use of the property, plant and equipment, the expenditure is capitalised as an additional cost of that asset.

Construction in progress represents property, plant and equipment in the course of construction for production or for its own use purposes. Construction in progress is carried at cost less any recognised impairment loss. Construction in progress is classified to the appropriate category of property, plant and equipment when completed and ready for intended use. Depreciation of these assets commences when the assets are ready for their intended use and depreciates on the same basis as other property assets.

3. 重大會計政策概要 - 續

物業、廠房及設備-續

資產之成本包括其購買價及令資產達致 現時運作狀況及地點作擬定用途所產生 之任何直接應佔成本。於物業、廠房及設 備開始運作後,維修及保養等應計開支通 常於產生期間在綜合損益及其他全面收 益表內扣除。倘若可清楚顯示該等開支令 預期自使用有關物業、廠房及設備所取得 之未來經濟利益增加,則有關開支會資本 化作為有關資產之額外成本。

在建工程指興建中為生產或自用之物業、 廠房及設備。在建工程按成本減任何已確 認減值虧損列賬。在建工程於完成且可作 擬定用途時分類至適當物業、廠房及設備 類別。該等資產於其可作擬定用途時開始 折舊及按其他物業資產之相同基準計提 折舊。

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Property, plant and equipment – continued

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

Leasehold improvements	Over lease term
Motor vehicle	20%
Office equipment	20%
Medicine equipment	20%

The gain or loss on disposal or retirement of an item of property, plant and equipment is the difference between the net sale proceeds and the carrying amount of the relevant asset, and is recognised in the consolidated statement of profit and loss and other comprehensive income.

Impairment of tangible and intangible assets other than goodwill

At the end of each reporting period, the Group reviews the carrying amounts of its tangible and intangible assets with finite useful lives to determine whether there is any indication that those assets have suffered an impairment loss. If any such indication exists, the recoverable amount of the asset is estimated in order to determine the extent of the impairment loss (if any). When it is not possible to estimate the recoverable amount of an individual asset, the Group estimates the recoverable amount of the CGU to which the asset belongs. When a reasonable and consistent basis of allocation can be identified, corporate assets are also allocated to individual CGUs, or otherwise they are allocated to the smallest group of cash generating units for which a reasonable and consistent allocation basis can be identified.

3. 重大會計政策概要 - 續

物業、廠房及設備-續

物業、廠房及設備項目以直線法於其估計 可使用年期折舊,以撇銷其成本。主要年 率如下:

租賃裝修	於租期內
汽車	20%
辦公室設備	20%
醫療設備	20%

出售或報廢物業、廠房及設備項目之收益 或虧損為銷售所得款項淨額與有關資產 賬面值之差額,並於綜合損益及其他全面 收益表中確認。

商譽以外之有形及無形資產之減值

於各報告期末,本集團審閱有限可使用年 期之有形及無形資產賬面值,以決定是否 有跡象顯示此等資產出現減值虧損。倘存 在任何有關跡象,則估計資產之可收回金 額,以釐定減值虧損(如有)之程度。倘不 可能估計個別資產之可收回金額,則本集 團估計資產所屬現金產生單位之可收回 金額。倘可確定合理及一致的分配基準, 企業資產亦可分配至個別現金產生單位, 否則,則分配至能確定合理及一致的分配 基準的最小組別現金產生單位。

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3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Impairment of tangible and intangible assets other than goodwill – continued

Intangible assets with indefinite useful fives and intangible assets not yet available for use are tested for impairment at least annually, and whenever there is an indication that they may be impaired.

Recoverable amount is the higher of fair value less costs of disposal and value in use. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset for which the estimates of future cash flows have not been adjusted.

If the recoverable amount of an asset (or a CGU) is estimated to be less than its carrying amount, the carrying mount of the asset (or a CGU) is reduced to its recoverable amount. An impairment loss is recognised immediately in profit or loss.

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

3. 重大會計政策概要 - 續

商譽以外之有形及無形資產之減值 ─續

有無限可用年期的無形資產及未可使用 的無形資產至少每年進行一次減值測試, 及於有跡象顯示減值時進行減值測試。

可收回金額為公平值減出售成本與使用價 值兩者之較高者。於評估使用價值時,乃 使用可反映現時市場對金錢時間值之評 估及該資產特有之風險(未來現金流量之 估計並無就此作調整)之除税前貼現率, 將估計未來現金流量貼現至其現值。

倘資產(或現金產生單位)之可收回數額 估計低於其賬面值,則資產(或現金產生 單位)賬面值會降至其可收回數額。減值 虧損即時於損益中確認。

倘減值虧損其後撥回,資產(或現金產生 單位)賬面值增至其可收回數額之經修訂 估計值,但增加之賬面值不超逾過往年度 資產(或現金產生單位)減值虧損未予確 認下應予確定之賬面值。撥回後減值虧損 即時於損益中確認。

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Financial instruments

Financial assets and financial liabilities are recognised when a group entity becomes a party to the contractual provisions of the instrument. All regular way purchases or sales of financial assets are recognised and derecognised on a trade date/settlement date basis. Regular way purchases or sales are purchases or sales of financial assets that require delivery of assets within the time frame established by regulation or convention in the market place.

Financial assets and financial liabilities are initially measured at fair value except for trade receivables arising from contracts with customers which are initially measured in accordance with HKFRS 15 since 1 January 2018. Transaction costs that are directly attributable to the acquisition or issue of financial assets and financial liabilities (other than financial assets or financial liabilities at fair value through profit or loss) are added to or deducted from the fair value of the financial assets or financial liabilities, as appropriate, on initial recognition. Transaction costs directly attributable to the acquisition of financial assets or financial liabilities at fair value through profit or loss are recognised immediately in profit or loss.

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

3. 重大會計政策概要 - 續

金融工具

財務資產及財務負債乃於集團實體成為 工具合約條文的訂約方時獲確認。所有正 常購買或銷售的財務資產,按交易/償付 日基準確認及終止確認。正常購買或銷售 財務資產是指按照市場規定或慣例須在 一段期限內進行資產交付的財務資產買 賣。

除與客戶的合約所產生貿易應收款項自 二零一八年一月一日起初步按香港財務 報告準則第15號計量外,財務資產及財務 負債初步按公平值計量。收購或發行財務 資產及財務負債(按公平值透過損益列賬 之財務資產及財務負債除外)直接應佔交 易成本乃於初始確認時加入財務資產或財 負債的公平值扣除(視適用情況而定)。 收購按公平值透過損益列賬之財務資產 或財務負債直接應佔之交易成本乃即時 於損益中確認。

實際利率法乃計算財務資產或財務負債 的攤銷成本及於有關期間分配利息收入 及利息開支的方法。實際利率指於初始確 認時將財務資產或財務負債在估計年期 或較短期間(如適用)的估計未來現金收 入及付款(包括構成實際利率組成部分的 所有已付或已收費用及點數、交易成本及 其他溢價或折讓)準確貼現至賬面淨值的 利率。

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Financial assets

Classification and subsequent measurement of financial assets (upon application of HKFRS 9 in accordance with transitions in Note 2)

Financial assets that meet the following conditions are subsequently measured at amortised cost:

- the financial asset is held within a business model whose objective is to collect contractual cash flows; and
- the contractual terms give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

Financial assets that meet the following conditions are subsequently measured at FVTOCI:

- the financial asset is held within a business model whose objective is achieved by both collecting contractual cash flows and selling; and
- the contractual terms give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

All other financial assets are subsequently measured at FVTPL, except that at the date of initial application/initial recognition of a financial asset the Group may irrevocably elect to present subsequent changes in fair value of an equity investment in OCI if that equity investment is neither held for trading nor contingent consideration recognised by an acquirer in a business combination to which HKFRS 3 Business Combinations applies.

3. 重大會計政策概要 - 續

財務資產

財務資產的分類及其後計量(根據附註2 的過渡方式應用香港財務報告準則第9號 後)

符合下列條件的財務資產其後按攤銷成 本計量:

- 於目的為收取合約現金流量的業務 模式內持有的財務資產;及
- 合約條款於指定日期產生現金流量 僅為支付本金及尚未償還本金額利 息的財務資產。

符合下列條件的財務資產其後按公平值 計入其他全面收益計量:

- 於目的為收取合約現金流量及出售 的業務模式持有的財務資產;及
- 合約條款於指定日期產生的現金流 量僅為支付本金及尚未償還本金的 利息。

所有其他財務資產其後按公平值計入損 益計量,但在首次應用/首次確認財務資 產之日,倘該股本投資並非持作買賣,亦 非由收購方在香港財務報告準則第3號業 務合併所適用的業務合併中確認的或然 代價,本集團可不可撤銷地選擇於其他全 面收益呈列股本投資的其後公平值變動。

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Financial assets – continued

Classification and subsequent measurement of financial assets (upon application of HKFRS 9 in accordance with transitions in Note 2) – continued

Amortised cost and interest income

Interest income is recognised using the effective interest method for financial assets measured subsequently at amortised cost and debt instruments/receivables subsequently measured at FVTOCI. Interest income is calculated by applying the effective interest rate to the gross carrying amount of a financial asset, except for financial assets that have subsequently become credit-impaired (see below). For financial assets that have subsequently become credit-impaired, interest income is recognised by applying the effective interest rate to the amortised cost of the financial asset from the next reporting period. If the credit risk on the credit- impaired financial instrument improves so that the financial asset is no longer credit-impaired, interest income is recognised by applying the effective interest rate to the gross carrying amount of the financial asset from the beginning of the reporting period following the determination that the asset is no longer credit impaired.

Impairment of financial assets

The Group recognises a loss allowance for ECL on financial assets which are subject to impairment under HKFRS 9 (including trade receivables, other receivable and deposits. The amount of ECL is updated at each reporting date to reflect changes in credit risk since initial recognition.

3. 重大會計政策概要 - 續

財務資產-續

財務資產的分類及其後計量(根據附註2 的過渡方式應用香港財務報告準則第9號 後) - 續

攤銷成本及利息收入

就其後按攤銷成本計量的財務資產及其 後按公平值計入其他全面收益的債務工 具/應收款項而言,利息收入採用實際利 率法確認。利息收入透過對一項財務資產 的賬面總值應用實際利率計算,惟其後出 現信貸減值(見下文)的財務資產而言,利 息收入自下一個報告期間起透過對財務 資產的攤銷成本應用實際利率確認。倘信 貸減值財務工具的信貸風險得以改善,使 財務資產不再出現信貸減值後的報告期間開 始,利息收入透過對財務資產的賬面總值 應用實際利率確認。

財務資產減值

本集團就受限於香港財務報告準則第9號 項下減值的財務資產(包括貿易應收款 項、其他應收款項及按金)確認預期信貸 虧損的虧損撥備。於各報告日期對預期信 貸虧損金額進行更新,以反映自初始確認 起的信貸風險變動。

POLICIES – continued Financial assets – continued

3.

Classification and subsequent measurement of financial assets (upon application of HKFRS 9 in accordance with transitions in Note 2) – continued

SUMMARY OF SIGNIFICANT ACCOUNTING

Impairment of financial assets – continued

Lifetime ECL represents the ECL that will result from all possible default events over the expected life of the relevant instrument. In contrast, 12-month ECL ("12m ECL") represents the portion of lifetime ECL that is expected to result from default events that are possible within 12 months after the reporting date. Assessment are done based on the Group's historical credit loss experience, adjusted for factors that are specific to the debtors, general economic conditions and an assessment of both the current conditions at the reporting date as well as the forecast of future conditions.

The ECL on trade receivables are assessed individually for debtors with significant balances and/or collectively using a provision matrix with appropriate groupings.

For all other instruments, the Group measures the loss allowance equal to 12m ECL, unless when there has been a significant increase in credit risk since initial recognition, the Group recognises lifetime ECL. The assessment of whether lifetime ECL should be recognised is based on significant increases in the likelihood or risk of a default occurring since initial recognition.

財務資產-續

Notes to the Consolidated Financial Statements

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

財務資產的分類及其後計量(根據附註2 的過渡方式應用香港財務報告準則第9號 後) - 續

綜合財務報表附註

財務資產減值-續

全期預期信貸虧損指在有關工具之預期 使用期限內發生所有可能違約事件而導 致的預期信貸虧損。相反,12個月預期信 貸虧損(「12個月預期信貸虧損」)則指預 期可能於報告日期後12個月內發生違約 事件而導致的部分全期預期信貸虧損。 評估乃根據本集團過往信貸虧損經驗進 行,並根據債務人特定因素、一般經濟狀 況及對報告日期的當前狀況以及未來狀 況預測的評估進行調整。

就貿易應收賬項之預期信貸虧損而言,其 乃對有大量結餘之債務人作單獨評估及 /或使用適當分類之撥備矩陣作集體評 估。

就所有其他工具而言,本集團按相等於12 個月預期信貸虧損的金額計量虧損撥備, 除非自初始確認後信貸風險大幅增加,則 本集團確認全期預期信貸虧損。評估是否 應確認全期預期信貸虧損乃根據自初始 確認以來所發生違約的可能性或風險的 大幅增加而定。

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Financial assets – continued

Classification and subsequent measurement of financial assets (upon application of HKFRS 9 in accordance with transitions in Note 2) – continued

Significant increase in credit risk

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

In particular, the following information is taken into account when assessing whether credit risk has increased significantly:

- an actual or expected significant deterioration in the financial instrument's external (if available) or internal credit rating;
- significant deterioration in external market indicators of credit risk, e.g. a significant increase in the credit spread, the credit default swap prices for the debtor;
- existing or forecast adverse changes in business, financial or economic conditions that are expected to cause a significant decrease in the debtor's ability to meet its debt obligations;

3. 重大會計政策概要 - 續

財務資產-續

財務資產的分類及其後計量(根據附註2 的過渡方式應用香港財務報告準則第9號 後) - 續

信貸風險大幅增加

在評估自初始確認起信貸風險是否大幅 增加時,本集團會比較於報告日期金融工 具發生違約的風險與於初始確認日期金 融工具發生違約的風險。於作出評估時, 本集團考慮合理及可靠的定量及定性資 料,包括過往經驗及毋需付出過多成本或 努力即可取得的前瞻性資料。

尤其是,在評估信貸風險是否大幅增加 時,將考慮以下資料:

- 財務工具的外部(如有)或內部信貸 評級的實際或預期顯著惡化;
- 外部市場信貸風險指標顯著惡化, 如信貸利差、債務人信用違約掉期 價格大幅增加;
- 業務、財務或經濟狀況出現或預期 出現不利變動,預期導致債務人償 債能力大幅下降;

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Financial assets – continued

Classification and subsequent measurement of financial assets (upon application of HKFRS 9 in accordance with transitions in Note 2) – continued

Significant increase in credit risk - continued

- an actual or expected significant deterioration in the operating results of the debtor;
- an actual or expected significant adverse change in the regulatory, economic, or technological environment of the debtor that results in a significant decrease in the debtor's ability to meet its debt obligations.

Irrespective of the outcome of the above assessment, the Group presumes that the credit risk has increased significantly since initial recognition when contractual payments are more than 90 days past due, unless the Group has reasonable and supportable information that demonstrates otherwise.

The Group regularly monitors the effectiveness of the criteria used to identify whether there has been a significant increase in credit risk and revises them as appropriate to ensure that the criteria are capable of identifying significant increase in credit risk before the amount becomes past due.

Definition of default

For internal credit risk management, the Group considers an event of default occurs when information developed internally or obtained from external sources indicates that the debtor is unlikely to pay its creditors, including the Group, in full (without taking into account any collaterals held by the Group).

3. 重大會計政策概要-續

財務資產-續

財務資產的分類及其後計量(根據附註2 的過渡方式應用香港財務報告準則第9號 後) - 續

信貸風險大幅增加一續

- 債務人經營業績出現實際或預期出 現顯著惡化;
- 債務人的監管、經濟或技術環境出 現實際或預期出現重大不利變動, 可能導致債務人償債能力大幅下 降。

不論上述評估的結果如何,本集團認為, 當合約付款逾期超過90日,則自初始確認 以來信貸風險已顯著增加,除非本集團另 有合理且可支持的資料證明。

本集團定期監察用作識別信貸風險是否 大幅增加的標準的有效性,並作出適當修 訂,確保有關標準能夠於有關金額到期前 發現信貸風險大幅增加。

違約的定義

就內部信貸風險管理而言,倘內部編製或 從外部來源獲得的資料顯示債務人不大 可能向其債權人(包括本集團)全額還款 (不考慮本集團持有的任何抵押品),則 本集團認為發生違約事件。

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Financial assets – continued

Classification and subsequent measurement of financial assets (upon application of HKFRS 9 in accordance with transitions in Note 2) – continued

Definition of default – continued

Irrespective of the above, the Group considers that default has occurred when a financial asset is more than 180 days past due unless the Group has reasonable and supportable information to demonstrate that a more lagging default criterion is more appropriate.

Credit-impaired financial assets

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

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

3. 重大會計政策概要 - 續

財務資產-續

財務資產的分類及其後計量(根據附註2 的過渡方式應用香港財務報告準則第9號 後) - 續

違約的定義-續

不論上述分析的結果,本集團認為,倘 財務資產逾期超過180日,即發生違約事件,除非本集團具有説明更寬鬆的違約標 準更為合適的合理可靠資料,則作別論。

出現信貸減值的財務資產

當發生一項或多項違約事件而對財務資 產的估計未來現金流量產生不利影響時, 該財務資產即為出現信貸減值。財務資產 出現信貸減值的證據包括以下事件的可 觀察數據:

- (a) 發行人或借款人陷入重大財務困 難;
- (b) 違反合約,例如違約或逾期事件;
- (c) 借款人的貸款人出於與借款人財務 困難有關的經濟或合約原因,而向 借款人授予貸款人原本不會考慮的 優惠;
- (d) 借款人甚有可能破產或進行其他財務重組;或
- (e) 由於財務困難致使財務資產之活躍 市場消失。

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Financial assets – continued

Classification and subsequent measurement of financial assets (upon application of HKFRS 9 in accordance with transitions in Note 2) – continued

Write-off policy

The Group writes off a financial asset when there is information indicating that the counterparty is in severe financial difficulty and there is no realistic prospect of recovery, for example, when the counterparty has been placed under liquidation or has entered into bankruptcy proceedings, or in the case of trade receivables, when the amounts are over two years past due, whichever occurs sooner. Financial assets written off may still be subject to enforcement activities under the Group's recovery procedures, taking into account legal advice where appropriate. A write-off constitutes a derecognition event. Any subsequent recoveries are recognised in profit or loss.

Measurement and recognition of ECL

The measurement of ECL is a function of the probability of default, loss given default (i.e. the magnitude of the loss if there is a default) and the exposure at default. The assessment of the probability of default and loss given default is based on historical data adjusted by forwardlooking information. Estimation of ECL reflects an unbiased and probability-weighted amount that is determined with the respective risks of default occurring as the weights.

Generally, the ECL is the difference between all contractual cash flows that are due to the Group in accordance with the contract and the cash flows that the Group expects to receive, discounted at the effective interest rate determined at initial recognition.

3. 重大會計政策概要 - 續

財務資產-續

財務資產的分類及其後計量(根據附註2 的過渡方式應用香港財務報告準則第9號 後) - 續

撇銷政策

倘有資料顯示交易對方陷入嚴重財務困 難且無實際收回可能,例如交易對方正進 行清盤或已進入破產程序,或就貿易應收 款項而言,有關金額已逾期超過兩年(以 較早發生者為準),本集團會撇銷財務資 產。在考慮適當法律意見後,已撇銷財務 資產仍可根據本集團的收回程序實施強 制執行。撇銷構成終止確認事項。任何其 後進行的收回均於損益確認。

預期信貸虧損的計量及確認

預期信貸虧損的計量乃違約概率、違約虧 損率(即違約造成虧損的幅度)及違約風 險的函數。違約概率及違約虧損率根據經 前瞻性資料調整的歷史數據進行評估。預 期信貸虧損的估計反映無偏頗及概率加 權金額,有關金額乃根據發生相應違約風 險的金額作為加權數值而釐定。

一般而言[,]預期信貸虧損為根據合約應付 本集團的所有合約現金流量與本集團預 期將收取的現金流量之間的差額,並按初 始確認時釐定的實際利率貼現。

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Financial assets – continued

Classification and subsequent measurement of financial assets (upon application of HKFRS 9 in accordance with transitions in Note 2) – continued

Measurement and recognition of ECL – continued Where ECL is measured on a collective basis or cater for cases where evidence at the individual instrument level may not yet be available, the financial instruments are grouped on the following basis:

- Nature of financial instruments (i.e. the Group's trade and other receivables, finance lease receivables and amounts due from customers are each assessed as a separate group. Loans to related parties are assessed for expected credit losses on an individual basis);
- Past-due status;
- Nature, size and industry of debtors; and
- External credit ratings where available.

The grouping is regularly reviewed by management to ensure the constituents of each group continue to share similar credit risk characteristics.

Interest income is calculated based on the gross carrying amount of the financial asset unless the financial asset is credit impaired, in which case interest income is calculated based on amortised cost of the financial asset.

3. 重大會計政策概要 - 續

財務資產-續

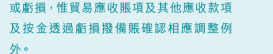
財務資產的分類及其後計量(根據附註2 的過渡方式應用香港財務報告準則第9號 後) - 續

預期信貸虧損的計量及確認-續 倘預期信貸虧損按集體基準計量或迎合 個別工具水平證據未必存在的情況,則金 融工具按以下基準歸類:

- 金融工具性質(即本集團貿易應收 款項及其他應收款項、融資租賃應 收款項及應收客戶款項各自評為獨 立組別。授予關連人士貸款乃就預 期信貸虧損按個別基準評估);
- 逾期狀況;
- 債務人的性質、規模及行業;及
- 外部信貸評級(如有)。

歸類工作經管理層定期檢討,以確保各組 別成份繼續分擔類似信貸風險特性。

利息收入按財務資產的總賬面值計算,除 非財務資產錄得信貸減值則除外,而在該 情況下,利息收入乃按財務資產的攤銷成 本計算。



財務資產(於二零一八年四月一日應用香 港財務報告準則第9號前)

本集團財務資產分為貸款及應收款項。分 類視乎財務資產之性質及目的而定,於初 步確認時釐定。所有定期購買或出售之財 務資產乃按交易日基準確認及終止確認。 定期購買或出售之財務資產指須於市場 規則或慣例訂明之時間內交付資產之買 賣。

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

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Financial assets – continued

Classification and subsequent measurement of financial assets (upon application of HKFRS 9 in accordance with transitions in Note 2) – continued

Measurement and recognition of ECL – continued The Group recognises an impairment gain or loss in profit or loss for all financial instruments by adjusting their carrying amount, with the exception of trade receivables and other receivables and deposits where the corresponding adjustment is recognised through a loss allowance account.

Financial assets (before application of HKFRS 9 on 1 April 2018)

The Group's financial assets are classified into loans and receivables. The classification depends on the nature and purpose of the financial assets and is determined at the time of initial recognition. All regular purchases or sales of financial assets are recognised and derecognised on a trade date basis. Regular purchases or sales are purchases or sales of financial assets that require delivery of assets within the time frame established by regulation or convention in the market place.

3. 重大會計政策概要-續

財務資產-續

財務資產的分類及其後計量(根據附註2 的過渡方式應用香港財務報告準則第9號 後) - 續

本集團透過調整有關金融工具之賬面值

而於損益確認所有金融工具之減值收益

預期信貸虧損的計量及確認-續

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Financial instruments – continued Financial assets (before application of HKFRS 9 on 1 April 2018) – continued

Effective interest method

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

Income is recognised on an effective interest basis for debt instruments.

Loans and receivables

Loans and receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market. Subsequent to initial recognition, loans and receivables (including trade receivables and other receivables, pledged bank deposits and cash and cash equivalents) are carried at amortised cost using the effective interest method, less any impairment.

Interest income is recognised by applying the effective interest rate, except for the short-term receivables where the recognition of interest would be immaterial.

3. 重大會計政策概要 - 續

金融工具-續

財務資產(於二零一八年四月一日應用香 港財務報告準則第9號前) - 績 審際利率は

實際利率法

實際利率法乃計算債務工具之攤銷成本 及於有關期間分配利息收入之方法。實際 利率乃將於債務工具之預計年期或(如適 用)較短期間之估計未來現金收入(包括 構成實際利率不可或缺部分之一切已付 或已收費用及利差、交易成本及其他溢價 或折讓)準確貼現至初步確認時之賬面淨 值之利率。

就債務工具而言[,]收入按實際利率法確 認。

貸款及應收款項

貸款及應收款項為並非於活躍市場報價而 具有固定或可釐定付款之非衍生財務資 產。於初步確認後,貸款及應收款項(包 括貿易應收款項及其他應收款項、已抵押 銀行存款以及現金及現金等值項目)乃利 用實際利息法按攤銷成本扣除任何減值 列賬。

利息收入乃應用實際利率法予以確認, 惟短期應收款項除外,其利息確認將不重 大。

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Financial instruments – continued Financial assets (before application of HKFRS 9 on 1 April 2018) – continued

Effective interest method – continued Impairment of financial assets

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

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

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

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

3. 重大會計政策概要 - 續

金融工具-續

財務資產(於二零一八年四月一日應用香 港財務報告準則第9號前) -續 實際利率法 -續 財務資產減值 財務資產會於各報告期末評定是否有減 值跡象。於有客觀憑證顯示財務資產的估 計未來現金流因於初步確認該財務資產 後發生的一件或多件事件而受到影響時,

財務資產會被視作已減值。

就所有其他財務資產而言[,]減值的客觀憑 證可能包括:

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

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

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Financial instruments – continued Financial assets (before application of HKFRS 9 on 1 April 2018) – continued

Effective interest method – continued Impairment of financial assets

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

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

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

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

3. 重大會計政策概要-續

金融工具-續

財務資產(於二零一八年四月一日應用香 港財務報告準則第9號前)-績 *實際利率法-續* 財務資產減值 就按攤銷成本列賬的財務資產而言[,]所確 認的減值虧損金額為資產賬面值與以財

務資產原實際利率貼現的估計未來現金 流現值間的差額。

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

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

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

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Financial instruments – continued Financial liabilities and equity instruments

Classification as debt or equity

Debt and equity instruments issued by a group entity are classified as either financial liabilities or as equity in accordance with the substance of the contractual arrangements and the definitions of a financial liability and an equity instrument.

Equity instruments

An equity instrument is any contract that evidences a residual interest in the assets of an entity after deducting all of its liabilities. Equity instruments issued by a group entity are recognised at the proceeds received, net of direct issue costs.

Repurchase of the Company's own equity instruments is recognised and deducted directly in equity. No gain or loss is recognised in profit or loss on the purchase, sale, issue or cancellation of the Company's own equity instruments.

Convertible notes

The component parts of compound instruments (convertible notes) issued by the Company are classified separately as financial liabilities and equity in accordance with the substance of the contractual arrangements and the definitions of a financial liability and an equity instrument. Conversion option that will be settled by the exchange of a fixed amount of cash or another financial asset for a fixed number of the Company's own equity instruments is an equity instrument.

At the date of issue, the fair value of the liability component is estimated using the prevailing market interest rate for similar non-convertible instruments. This amount is recorded as a liability on an amortised cost basis using the effective interest method until extinguished upon conversion or at the instrument's maturity date.

3. 重大會計政策概要 - 續

金融工具-續

財務負債及股本工具

分類為債務或股本

集團實體發行之債務及股本工具乃根據 合約安排之性質及財務負債及股本工具 之定義分類為財務負債或股本。

股本工具

股本工具乃證明實體資產於扣除其所有 負債後之剩餘權益之任何合約。一間集團 實體發行之股本工具乃按已收取所得款 項扣除直接發行成本確認。

購回本公司本身之股本工具直接於股本 內確認及扣減。購買、出售、發行或註銷 本公司本身之股本工具時不會於損益內 確認收益或虧損。

可換股債券

本公司發行之複合工具(可換股債券)之 組成部分乃根據合約安排之實際性質以 及金融負債及股本工具之定義而單獨被 歸類為金融負債及股本工具。以定額現金 或另一項財務資產交換本公司本身定額 數目之股本工具之方式結算之轉換權為 股本工具。

於發行日期,負債部分之公平值乃採用有 關同類非可轉換工具之現行市場利率作 出估算。該金額乃按實際利息法以攤銷成 本確認為負債,直至於轉換時或工具到期 日被註銷為止。

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Financial instruments – continued

Financial liabilities and equity instruments – continued

Convertible notes - continued

The conversion option classified as equity is determined by deducting the amount of the liability component from the fair value of the compound instrument as a whole. This is recognised and included in equity, net of income tax effects, and is not subsequently remeasured. In addition, the conversion option classified as equity will remain in equity until the conversion option is exercised, in which case, the balance recognised in equity will be transferred to share premium/other equity. When the conversion option remains unexercised at the maturity date of the convertible notes, the balance recognised in equity will be transferred to retained profits/other equity. No gain or loss is recognised in profit or loss upon conversion or expiration of the conversion option.

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

Financial liabilities

Financial liabilities are classified as other financial liabilities.

Other financial liabilities

Other financial liabilities (including trade and other payables, amount due to a director, amount due to a shareholder and other borrowing) are subsequently measured at amortised cost using the effective interest method. 3. 重大會計政策概要 - 續

金融工具 - 績 財務負債及股本工具 - 續

可換股債券-續

分類為股本之轉換權乃透過從整體複合工 具之公平值中扣減負債部分金額而釐定。 其將於扣除所得税影響後在股本中確認 及入賬,且隨後不可重新計量。此外,分 類為股本之轉換權將一直保留於股本內, 直至轉換權獲行使為止,在該情況下,在 股本中確認之結餘將轉撥至股份溢價/ 其他股本。倘轉換權於可換股票據到期日 仍未獲行使,在股本中確認之結餘將轉撥 至保留盈利/其他股本。在轉換權獲轉換 或屆滿時,不會在損益確認任何收益或虧 損。

與發行可換股債券相關之交易成本乃按 所得款項總額之比例分配至負債及股本 部分。與股本部分相關之交易成本乃直接 於股本確認。與負債部分相關之交易成本 乃計入負債部分之賬面值,並按可換股票 據之期限採用實際利率法攤銷。

財務負債 財務負債乃分類為其他財務負債。

其他財務負債

其他財務負債(包括貿易及其他應付款 項、應付一名董事款項、應付一名股東款 項及其他借貸)其後使用實際利率法按攤 銷成本計量。

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Financial instruments – continued

Financial liabilities and equity instruments – continued *Effective interest method*

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

Interest expense is recognised on an effective interest basis.

Derecognition

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

On derecognition of a financial asset measured at amortised cost, the difference between the asset's carrying amount and the sum of the consideration received and receivable is recognised in profit or loss.

3. 重大會計政策概要-續

金融工具一續

財務負債及股本工具-續

實際利率法

實際利率法乃計算財務負債之攤銷成本 及於有關期間分配利息開支之方法。實際 利率乃將於財務負債之預計年期或(如適 用)較短期間之估計未來現金付款(包括 構成實際利率不可或缺部分之一切已付 或已收費用及利差、交易成本及其他溢價 或折讓)準確貼現至初步確認時之賬面淨 值之利率。

利息開支以實際利息基準確認。

取消確認

僅於資產現金流量之合約權利屆滿時,或 轉讓財務資產及將該資產所有權之絕大 部分風險及回報轉讓予另一實體時,本集 團方會取消確認財務資產。倘本集團並未 轉讓亦未保留所有權之絕大部分風險及 回報,並繼續控制已轉讓資產,則本集團 以其持續參與為限繼續確認資產並確認 相關負債。倘本集團保留已轉讓財務資產 所有權之絕大部分風險及回報,則本集團 繼續確認該財務資產並確認已收所得款 項之有抵押借貸。

取消確認按攤銷成本計量之財務資產時, 資產賬面值與已收及應收代價總額之差 額乃於損益確認。

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Financial instruments – continued Derecognition – continued

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

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

Inventories

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

3. 重大會計政策概要 - 續

金融工具-續 取消確認-續

除全面取消確認外,於取消確認財務資產 時,本集團將財務資產之過往賬面值,根 據其繼續確認之部分及不再確認之部分 於轉讓日期之相對公平值,在兩者間作出 分配。不再確認部分獲分配之賬面值與不 再確認部分之已收代價及已於其他全面 收益確認之獲分配之任何累計收益或虧 損之總和之間之差額乃於損益內確認。已 於其他全面收益確認之累計收益或虧損, 將按繼續確認部分及不再確認部分之相 對公平值,在兩者間作出分配。

本集團僅於其責任已被解除、註銷或屆滿 時方會取消確認財務負債。取消確認之財 務負債賬面值與已付及應付代價之差額 乃於損益內確認。

存貨

存貨按成本及可變現淨值之較低者列賬。 成本包括所有購買成本及(倘適用)令存 貨達致現址及現況所涉之其他成本,乃按 先入先出法計算。可變現淨值按日常業務 過程中之估計售價減作出銷售所必須之 所有估計成本計算。

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Cash and cash equivalents

For the purpose of the consolidated statement of cash flows, cash and cash equivalents comprise cash on hand and pledged bank deposits, and short term highly liquid investments which are readily convertible into known amounts of cash and which are subject to an insignificant risk of changes in value, and have a short maturity of generally within three months when acquired, less bank overdrafts which are repayable on demand and form an integral part of the Group's cash management.

For the purpose of the consolidated statement of financial positions, cash and cash equivalents comprise cash on hand and cash at banks, which are not restricted to use.

Revenue from contracts with customers (upon application of HKFRS 15 in accordance with transitions in Note 2)

Under HKFRS 15, the Group recognises revenue when (or as) a performance obligation is satisfied, i.e. when "control" of the goods or services underlying the particular performance obligation is transferred to the customer.

A performance obligation represents a good or service (or a bundle of goods or services) that is distinct or a series of distinct goods or services that are substantially the same.

3. 重大會計政策概要 - 續

現金及現金等值項目

就綜合現金流量表而言,現金及現金等值 項目包括手頭現金及已抵押銀行存款,以 及短期高流動性投資(可隨時轉換為已知 數額現金、價值變動風險極低及一般自購 入起計三個月內短期內到期),並扣減須 應要求償還之銀行透支,其構成本集團現 金管理之一部分。

就綜合財務狀況表而言[,]現金及現金等值 項目包括用途不受限制之手頭現金及於 銀行之現金。

客戶合約收益(根據附註2的過渡方 式應用香港財務報告準則第15號後)

根據香港財務報告準則第15號,本集團於 (或當)完成履約責任時(即於與特定履 約責任相關的貨品或服務的「控制權」轉 移予客戶時)確認收益。

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

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Revenue from contracts with customers (upon application of HKFRS 15 in accordance with transitions in Note 2) – continued

Control is transferred over time and revenue is recognised over time by reference to the progress towards complete satisfaction of the relevant performance obligation if one of the following criteria is met:

- the customer simultaneously receives and consumes the benefits provided by the Group's performance as the Group performs;
- the Group's performance creates and enhances an asset that the customer controls as the Group performs; or
- the Group's performance does not create an asset with an alternative use to the Group and the Group has an enforceable right to payment for performance completed to date.

Otherwise, revenue is recognised at a point in time when the customer obtains control of the distinct good or service.

A contract asset represents the Group's right to consideration in exchange for goods or services that the Group has transferred to a customer that is not yet unconditional. It is assessed for impairment in accordance with HKFRS 9. In contrast, a receivable represents the Group's unconditional right to consideration, i.e. only the passage of time is required before payment of that consideration is due.

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

3. 重大會計政策概要 - 續

客戶合約收益(根據附註2的過渡方 式應用香港財務報告準則第15號後) -續

倘符合以下其中一項標準,則控制權隨時 間轉移,而收入則參照完全履行相關履約 責任之進展情況而隨時間確認:

- 客戶於本集團履約時同時收取及耗
 用本集團履約所提供的利益;
- 本集團的履約創造及提升客戶於本 集團履約時控制的資產;或
- 本集團的履約未創造對本集團具有 替代用途的資產,而本集團有強制 執行權收取至今已履約部分的款 項。

否則[,]收益於客戶獲得明確貨品或服務控 制權的時間點確認。

合約資產指本集團就向客戶換取本集團 已轉讓的貨品或服務收取代價的權利(尚 未成為無條件)。其根據香港財務報告準 則第9號評估減值。相反,應收款項指本集 團收取代價的無條件權利,即代價付款到 期前僅需時間推移。

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

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Revenue from contracts with customers (upon application of HKFRS 15 in accordance with transitions in Note 2) – continued

A contract asset and a contract liability relating to a contract are accounted for an presented on a net basis.

Revenue from the wholesale and distribution of pharmaceutical and related products is recognised when control of the products has transferred, being at the point the products are delivered to the customer and the customer has accepted the products, and there is no unfulfilled obligation that could affect the customer's acceptance of the products. Delivery occurs when the products have been shipped to the specified location, the risks of obsolescence and loss have been transferred to the customer, and either the customer has accepted the products in accordance with the sales contract, the acceptance provisions have lapsed, or the Group has objective evidence that all criteria for acceptance have been satisfied.

Revenue from these sales of pharmaceutical and related products is recognised based on the price specified in the contract, net of discounts, returns and value added taxes.

A receivable is recognised when the products are delivered and the customers accept the products, as this is the point in time that the consideration is unconditional because only the passage of time is required before the payment is due.

Revenue from the provision of hemodialysis treatment and consultancy services which are recognised at a point in time when the services are rendered.

The Interest income is calculated by applying the effective interest rate to the gross carrying amount of a financial asset except for financial assets that subsequently become credit-impaired. For credit impaired financial assets, the effective interest rate is applied to the net carrying amount of the financial asset (after deduction of the loss allowance). Interest income is presented as "interest income" where it is mainly earned from financial assets that are held for cash management purposes.

3. 重大會計政策概要 - 續

客戶合約收益(根據附註2的過渡方 式應用香港財務報告準則第15號後) 一續

與合約有關的合約資產及合約負債按淨 基準列賬。

藥品及相關產品批發及分銷收益於產品 控制權轉移時(即產品交付給客戶、客戶 已接納產品,且並無未履行的義務可能影 響客戶對產品的接納時)予以確認。產品 付運至特定地點、報廢及破損風險已轉嫁 予客戶時即發生交付,而當時客戶已根據 銷售合約接納產品且接納條文已告失效, 或本集團有客觀證據證明已達成所有接 納條件。

此等藥品及相關產品銷售之收益乃按合 約訂明之價格確認,並扣除折扣、退貨及 增值税。

應收款項於產品交付及客戶接納產品時 確認[,]由於此乃代價因只需待時間推移便 會到期付款而成為無條件之時點。

提供血液透析治療及諮詢服務產生之收 益於服務提供時予以確認。

利息收入的計算方法是將實際利率應用 於財務資產的賬面總值,惟其後出現信貸 減值的財務資產除外。就信貸減值財務資 產而言,實際利率應用於財務資產的賬面 淨值(扣除虧損撥備後)。倘利息收入主 要來自持作現金管理目的的財務資產,則 呈列為「利息收入」。

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Revenue recognition (prior to 1 April 2018)

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

(a) Sales of goods

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

(b) Provision of hemodialysis treatment and consultancy services

Revenue from provision of hemodialysis treatment and consultancy services is recognised when the services are provided;

(c) Interest income

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

(d) Rental income

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

Employee benefits

Salaries, annual bonuses, paid annual leave, leave passage and the cost to the Group of non-monetary benefits are accrued in the period in which the associated services are rendered by employees of the Group. Where payment or settlement is deferred and the effect would be material, these amounts are stated at their present values.

3. 重大會計政策概要 - 續

收益確認(二零一八年四月一日前) 收益按已收或應收代價之公平值計量。收 益會於本集團可能獲得有關經濟利益且 收益及成本(如適用)能可靠計量時,按 以下基準於綜合損益及其他全面收益表 確認:

(a) 銷售貨品 銷售貨品之收益於貨品所有權之主 要風險及回報轉移至買家時確認, 惟本集團須並無保留一般與擁有權 有關之管理參與權,亦無對已出售 貨品擁有實際控制權;

(b) 提供血液透析治療及諮詢服務

提供血液透析治療及諮詢服務產生 之收益於服務提供時予以確認;

(c) 利息收入

利息收入使用實際利率法按時間比 例基準確認。倘應收賬款出現減值, 本集團會將賬面值減至其可收回金 額(即按工具之原實際利率折算之 估計未來現金流量),並繼續將貼現 部分撥作利息收入。已減值貸款之 利息收入使用原實際利率確認;及

(d) 租金收入
經營租賃之租金收入乃按有關租期
以直線法確認。

僱員福利

薪金、年終獎金、有薪年假、度假旅費及 本集團非貨幣利益之成本乃於本集團僱 員提供相關服務之期間內累計。倘延遲付 款或結算,並構成重大影響,則有關款項 須按其現值列賬。

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Employee benefits – continued

Contributions to Mandatory Provident Funds as required under the Hong Kong Mandatory Provident Fund Schemes Ordinance and to the state-managed retirement benefits schemes for the employees of the Group's overseas entities are recognised as an expense in the consolidated statement of profit or loss and other comprehensive income as incurred.

Termination benefits are recognised when, and only when, the Group demonstrably commits itself to terminate employment or to provide benefits as a result of voluntary redundancy by having a detailed formal plan which is without realistic possibility of withdrawal.

Defined contribution plans are post-employment benefit plans under which the Group pays fixed contributions into separate entities such as social security plans in the PRC, and the Group has no legal or constructive obligation to pay further contributions if any of the funds do not hold sufficient assets to pay all employee benefits relating to employee services in the current and prior periods. The Group's contributions to defined contribution plans are recognised in the financial year to which they relate.

Share options granted

Equity-settled share-based payments to employees and others providing similar services are measured at the fair value of the equity instruments at the grant date.

3. 重大會計政策概要-續

僱員福利-續

根據香港強制性公積金計劃條例之規定 對強制性公積金作出之供款,以及就本集 團海外實體僱員對國家管理退休福利計 劃作出之供款,乃於產生時在綜合損益及 其他全面收益表確認為開支。

終止福利只會在本集團明確表示將根據一 項不可能撤回之詳盡正式自願離職計劃, 承諾終止僱用或提供福利時予以確認。

定額供款計劃為退休福利計劃,據此,本 集團支付固定供款予獨立實體,如中國之 社會保障計劃,且倘任何基金並無持有充 裕資產以支付有關當前及過往期間之僱 員服務之所有僱員福利,本集團概無任何 法律或推定責任支付進一步供款。本集團 對定額供款計劃之供款乃於與其有關之 財政年度內確認。

已授出購股權

向僱員及提供類似服務之其他人士作出 以股權結算之股份基礎付款乃按股本工 具於授出日期之公平值計量。

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Share options granted – continued

The fair value of the equity-settled share-based payments determined at the grant date without taking into consideration all non-market vesting conditions is expensed on a straight-line basis over the vesting period, based on the Group's estimate of equity instruments that will eventually vest, with a corresponding increase in equity (share options reserve). At the end of each reporting period, the Group revises its estimate of the number of equity instruments expected to vest based on assessment of all relevant nonmarket vesting conditions. The impact of the revision of the original estimates, if any, is recognised in profit or loss such that the cumulative expense reflects the revised estimate, with a corresponding adjustment to the share options reserve. For share options that vest immediately at the date of grant, the fair value of the share options granted is expensed immediately to profit or loss.

When share options are exercised, the amount previously recognised in share options reserve will be transferred to share capital and share premium. When the share options are forfeited after the vesting date or are still not exercised at the expiry date, the amount previously recognised in share options reserve be transferred to accumulated losses.

Income tax

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

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

3. 重大會計政策概要 - 續

已授出購股權-續

於授出日期所釐定以股權結算之股份基礎付款之公平值而並無計及所有非市場歸屬條件,基於本集團對最終將會歸屬的股本工具的估計,於歸屬期內以直線法支銷,並於權益(購股權儲備)加入相應增加金額。於各報告期末,本集團會基於對所有相關非市場歸屬條件的評估修訂其對預期會歸屬的股本工具數目的估計。修訂原有估計的影響(如有)於損益中確認,以使累計開支能反映修訂後的估計,並會對購股權儲備作出相應調整。就於授出日期即時歸屬的購股權而言,所授出購股權的公平值即時於損益支銷。

當購股權獲行使時,先前於購股權儲備內 確認之金額將轉撥至股本及股份溢價。當 購股權於歸屬日期後被沒收或於屆滿日 期仍未行使時,先前於購股權儲備內確認 之金額將轉撥至累計虧損。

所得稅

所得税開支指現時應付税項及遞延税項 之總和。

現時應付税項乃按本年度應課税溢利計 算。應課税溢利與綜合損益及其他全面收 益表中呈報之純利不同,乃由於前者不包 括在其他年度應課税或可扣税之收支項 目,且不包括綜合損益及其他全面收益表 中從未課税或扣税之項目。

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Income tax – continued

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

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

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

3. 重大會計政策概要 - 續

所得稅-續

遞延税項乃就財務報表內資產及負債賬 面值與計算應課税溢利所用相應税基之 差額而預期應付或可收回之税項,並以負 債法入賬。遞延税項負債一般乃就所有應 課税暫時差額確認,而遞延税項資產乃在 應課税溢利可用作對銷可扣税暫時差額 時始確認。倘暫時差額乃因商譽(或負商 譽)或因首次確認業務合併以外之交易之 其他資產及負債(對應課税溢利及會計溢 利均並無影響)而產生,則不會確認有關 資產及負債。

遞延税項負債乃就於附屬公司及聯營公 司之投資所產生之應課税暫時差額確認, 惟本集團可控制暫時差額之撥回及暫時 差額不可能在可見將來撥回時則除外。

遞延税項資產之賬面值乃於各報告期末 進行審閱,並作出扣減,直至不可能有足 夠應課税溢利以收回全部或部分資產為 止。

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Income tax – continued

Deferred tax is calculated at the tax rates that are expected to apply to the period when the liability is settled or the asset realised, based on tax rates (and tax laws) that have been enacted or substantively enacted by the end of the reporting period. Deferred tax is charged or credited to the consolidated statement of profit or loss and other comprehensive income, except when it relates to items charged or credited directly to equity, in which case the deferred tax is also dealt with in equity.

The measurement of deferred tax liabilities and assets reflects the tax consequences that would follow from the manner in which the Group expects, at the end of the reporting period, to recover or settle the carrying amount of its assets and liabilities.

For the purposes of measuring deferred tax liabilities or deferred tax assets for investment properties that are measured using the fair value model, the carrying amounts of such properties are presumed to be recovered entirely through sale, unless the presumption is rebutted. The presumption is rebutted when the investment property is depreciable and is held within a business model whose objective is to consume substantially all of the economic benefits embodied in the investment property over time, rather than through sale.

3. 重大會計政策概要 - 續

所得稅-續

遞延税項乃按預期於清償負債或變現資 產期間應用之税率,並基於在報告期末前 已頒佈或實際上已頒佈之税率(及税法) 計算。遞延税項自綜合損益及其他全面收 益表中扣除或計入綜合損益及其他全面 收益表,惟倘遞延税項與直接自權益中扣 除或計入權益中之項目有關則除外,於該 情況下遞延税項亦會於權益中處理。

遞延税項負債及資產之計量反映本集團 預期於報告期末收回或清償其資產及負 債賬面值之方式所產生之税務影響。

就計量利用公平值模式計量的投資物業 之遞延税項負債或遞延税項資產而言,有 關物業之賬面值乃假設通過銷售全數收 回,除非該假設被推翻則除外。當投資物 業可予折舊及於業務模式(其業務目標是 隨時間而非透過銷售消耗投資物業所包 含的絕大部分經濟利益)內持有時,有關 假設會被推翻。

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Income tax – continued

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

Provisions

Provisions are recognised when the Group has a present obligation (legal or constructive) as a result of past events and it is probable that an outflow of resources will be required to settle the obligation, and a reliable estimate of the amount of the obligation can be made. Provisions are reviewed at the end of each reporting period and adjusted to reflect the current best estimate. Where the effect of the time value of money is material, the amount of a provision is the present value of the expenditures expected to be required to settle the obligations.

Contingent liabilities and contingent assets

A contingent liability is a possible obligation that arises from past events and whose existence will only be confirmed by the occurrence or non-occurrence of one or more uncertain future events not wholly within the control of the Group. It can also be a present obligation arising from past events that is not recognised because it is not probable that outflow of economic resources will be required or the amount of obligation cannot be measured reliably.

3. 重大會計政策概要 - 續

所得稅-續

即期税項及遞延税項於損益確認,惟倘與 在其他全面收入確認或直接於權益確認 之項目相關則除外,在此情況下,即期税 項及遞延税項亦分別於其他全面收入或 直接於權益確認。倘業務合併之初步會計 入賬產生即期税項或遞延税項,則税務影 響計入業務合併之會計賬目。

撥備

倘本集團因過往事件承擔現有責任(法律 或推定),而履行有關責任可能會導致資 源流出,並有關責任金額能可靠地估計, 則會就此確認撥備。撥備於各報告期末進 行審閱,並會作出調整以反映目前之最佳 估計。倘金錢之時間價值有重大影響,則 撥備金額應為履行責任預期所需開支之 現值。

或然負債及或然資產

或然負債指因過往事件而可能引起之責 任,此等責任須待一件或多件並非本集團 所能控制之不明確未來事件之發生或不 發生後才能確認。或然負債亦可能為過往 事件所引致之現有責任,但由於不大可能 需要經濟資源流出,或責任金額不能可靠 地計量而未有確認。

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Contingent liabilities and contingent assets – continued

A contingent liability is not recognised but is disclosed in the notes to the consolidated financial statements. When a change in the probability of an outflow occurs so that outflow is probable, they will then be recognised as a provision.

A contingent asset is a possible asset that arises from past events and whose existence will be confirmed only by the occurrence or non-occurrence of one or more uncertain events not wholly within the control of the Group.

A contingent asset is not recognised but is disclosed in the notes to the consolidated financial statements when an inflow of economic benefits is probable. When inflow is virtually certain, an asset is recognised.

Foreign currencies

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

3. 重大會計政策概要-續

或然負債及或然資產-續

或然負債不會被確認,但會於綜合財務報 表附註內予以披露。倘資源流出之機率改 變而有可能導致資源流出,此等負債將被 確認為撥備。

或然資產是指過往事件而產生之潛在資 產,此等資產須待一件或多件並非本集團 所能控制之不明確未來事件之發生或不 發生後才能確認。

或然資產不會被確認,但會於經濟利益可 能流入時於綜合財務報表附註內披露。倘 大致上可肯定經濟利益會流入,則會確認 資產。

外幣

於編製各個別集團實體之財務報表時,以 該實體功能貨幣以外之貨幣(外幣)進行 之交易均按交易日期之適用匯率換算確 認。於報告期末,以外幣定值之貨幣項目 均按該日之適用匯率重新換算。按公平值 以外幣定值之非貨幣項目,乃按於公平值 釐定當日之適用匯率重新換算。按過往成 本計量以外幣定值之非貨幣項目毋須重 新換算。

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Foreign currencies – continued

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

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

For the purposes of presenting consolidated financial statements, the assets and liabilities of the Group's foreign operations are translated into the presentation currency of the Group (i.e. Hong Kong dollars) using exchange rates prevailing at the end of each reporting period. Income and expense items are translated at the average exchange rates for the period, unless exchange rates fluctuate significantly during that period, in which case the exchange rates at the dates of the transactions are used. Exchange differences arising, if any, are recognised in other comprehensive income and accumulated in equity under the heading of foreign currency translation reserve (attributed to non-controlling interests as appropriate).

3. 重大會計政策概要 - 續

外幣-續

貨幣項目產生之匯兑差額均於產生期間 在損益內確認[,]惟以下各項除外:

- 與作未來生產用途之在建資產有關 之外幣借貸之匯兑差額,該等匯兑
 差額於被視為該等外幣借貸利息成
 本之調整時計入該等資產之成本;
- 為了對沖若干外幣風險而訂立之交 易之匯兑差額;及
- 應收或應付海外業務而結算並無計 劃亦不可能發生(因此構成海外業 務投資淨額之一部分)之貨幣項目 之匯兑差額,該等匯兑差額初步於 其他全面收入內確認,並於償還貨 幣項目時自權益重新分類至損益。

就呈列綜合財務報表而言,本集團海外經 營業務之資產及負債乃按各報告期末之 適用匯率換算至本集團之呈列貨幣(即港 元),而收入及支出項目乃按該期間之平 均匯率進行換算,除非匯率於該期間出現 大幅波動則作別論,於此情況下,則採用 於交易當曰之匯率換算。所產生之匯兑差 額(如有)乃於其他全面收入確認,並於 外幣匯兑儲備下之權益累計(歸屬於非控 股權益(倘適當))。

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Foreign currencies – continued

On the disposal of a foreign operation (i.e. a disposal of the Group's entire interest in a foreign operation, or a disposal involving loss of control over a subsidiary that includes a foreign operation, or a partial disposal of an interest in a joint arrangement or an associate that includes a foreign operation of which the retained interest becomes a financial asset), all of the exchange differences accumulated in equity in respect of that operation attributable to the owners of the Company are reclassified to profit or loss.

In addition, in relation to a partial disposal of a subsidiary that includes a foreign operation that does not result in the Group losing control over the subsidiary, the proportionate share of accumulated exchange differences are re-attributed to non-controlling interests and are not recognised in profit or loss. For all other partial disposals (i.e. partial disposals of associates or joint arrangements that do not result in the Group losing significant influence or joint control), the proportionate share of the accumulated exchange differences is reclassified to profit or loss.

Goodwill and fair value adjustments on identifiable assets acquired and liabilities assumed through acquisition of a foreign operation are treated as assets and liabilities of that foreign operation and translated at the rate of exchange prevailing at the end of each reporting period. Exchange differences arising are recognised in other comprehensive income.

3. 重大會計政策概要 - 續

外幣-續

出售境外業務(即出售本集團境外業務之 全部權益,或出售涉及失去附屬公司(包 括境外業務)控制權或出售共同安排或聯 營公司(包括境外業務)部分權益,而其 中之保留權益成為一項財務資產)時有關 本公司擁有人應佔該業務所有於權益中 之累計匯兑差額一概重新分類至損益賬。

此外,就出售一間附屬公司(包括境外業務)部分權益(並無導致本集團失去對附 屬公司之控制權)而言,按比例分佔之累 計匯兑差額乃重新計入非控股權益且不 會於損益賬確認。至於所有其他部分出售 (即部分出售聯營公司或合營安排惟並未 導致本集團失去重大影響力或共同控制 權),按比例分佔之累計匯兑差額乃重新 分類至損益賬。

透過收購境外業務之所收購之可識別資 產及所承擔之負債之商譽及公平值調整 將被視作該境外業務之資產及負債,並按 各報告期間末之現行匯率換算。由此產生 之匯兑差額乃於其他全面收入內確認。



For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued Borrowing costs

Borrowing costs are interest and other costs incurred in connection with the borrowing of funds. All borrowing costs are charged to the consolidated statement of profit or loss and other comprehensive income in the period in which they are incurred.

Government Grants

Government grants are not recognised until there is reasonable assurance that the Group will comply with the conditions attaching to them and that the grants will be received. Government grants that become receivable as compensation for expenses or losses already incurred or for the purpose of giving immediate financial support to the Group with no future related costs are recognised in profit or loss in the period in which they become receivable.

Related party transactions

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

- (a) A person or a close member of that person's family, is related to the Group, if that person:
 - (i) has control or joint control over the Group;
 - (ii) has significant influence over the Group; or
 - (iii) is a member of the key management personnel of the Group or the Group's parent.
- (b) An entity is related to the Group if any of the following conditions applies:
 - the entity and the Group are members of the same group (which means that each parent, subsidiary and fellow subsidiaries is related to the others);
 - (ii) one entity is an associate or joint venture of the other entity (or an associate or joint venture of a member of a group of which the other entity is a member);

3. 重大會計政策概要 - 續

借款成本

借款成本指因借入資金而產生之利息及 其他成本。所有借款成本均於其產生期間 在綜合損益及其他全面收益表中扣除。

政府補助

在合理地保證本集團將會遵守政府補助 的附帶條件以及將會收取補助後,政府補 助方會予以確認。因已產生的開支或虧損 或向本集團提供即時財務支持成為應收 補償且並無日後相關成本的政府補助,乃 於其成為應收款項的期間在損益確認。

關聯人士交易

與本集團關連之人士指:

- (a) 於以下情況下,一名人士(或其近親)屬與本集團有關連:
 - (i) 該人士控制或共同控制本集 團;
 - (ii) 該人士對本集團有重大影響;或
 - (iii) 該人士為本集團或本集團母公司之主要管理層成員。
- (b) 倘符合下列任何條件,一間實體屬 與本集團有關連:
 - (i) 該實體及本集團屬同一集團之 成員公司(即各母公司、附屬 公司及同系附屬公司彼此間互 有關連);
 - (ii) 一間實體為另一實體之聯營公司或合營企業(或另一實體為成員公司之集團旗下成員公司之聯營公司或合營企業);

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Related party transactions – continued

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

3. 重大會計政策概要 - 續

關聯人士交易-續

- (b) 倘符合下列任何條件,一間實體屬 與本集團有關連:一續
 - (iii) 兩間實體均為同一第三方之合營企業;
 - (iv) 一間實體為第三方實體之合營
 企業,而另一實體為該第三方
 實體之聯營公司;
 - (v) 該實體為本集團或與本集團有
 關之實體兩者就僱員利益而設
 立之離職後福利計劃。倘本集
 團本身為有關計劃,則供款僱
 員亦與本集團有關連;
 - (vi) 該實體由第(a)項所指人士控制 或共同控制;
 - (vii) 第(a)(i)項所指明人士對該實體 能有重大影響力或為該實體 (或該實體之母公司)之主要 管理成員;或
 - (viii) 該實體或其任何集團成員公司 提供主要管理層成員服務予本 集團或本集團之母公司。

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Related party transactions – continued

(b) An entity is related to the Group if any of the following conditions applies: – continued

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

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

A transaction is considered to be a related party transaction when there is a transfer of resources or obligations between the Group and a related party, regardless of whether a price is charged.

Leasing

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

3. 重大會計政策概要 - 續

關聯人士交易-續

(b) 倘符合下列任何條件,一間實體屬 與本集團有關連:一續

> 一名人士的近親指在該人士與實體 進行交易時預期可對其造成影響或 受其影響的家族成員[,]包括:

- (a) 該名人士的子女及配偶或同居 伴侶;
- (b) 該名人士的配偶或同居伴侶的 子女;及
- (c) 該名人士或其配偶或同居伴侶的受養人。

當一項交易涉及本集團與關連方之 間的資源或責任轉讓(不論是否收 取款項),則會被視為關連方交易。

租賃

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

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Leasing – continued

The Group as lessor

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

The Group as lessee

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

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

3. 重大會計政策概要 - 續

租賃-續

本集團作為出租人

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

本集團作為承租人

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

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

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Prepaid lease payments for land use rights

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

Investment property

Investment properties are properties held to earn rentals and/or for capital appreciation (including property under construction for such purpose). Investment properties are measured initially at cost, including transaction costs. Subsequent to initial recognition, investment properties are measured at fair value. Gains and losses arising from changes in the fair value of investment properties are included in profit or loss in the period in which they arise.

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

Segment reporting

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

3. 重大會計政策概要 - 續

土地使用權的預付租賃款項

土地使用權的預付租賃款項按成本減其 後累計攤銷及任何累計減值虧損列賬。租 賃土地的利息成本按租賃土地的相關利 息以直線法基準攤銷。

投資物業

投資物業指持有以賺取租金及/或作資 本增值的物業(包括就此目的在建中的物 業)。投資物業初步按成本(包括交易成 本)計量。初步確認後,投資物業按其公 平值計量。投資物業公平值變動產生的收 益及虧損計入產生期間的損益內。

於投資物業出售或永久停止使用及預計 不會從出售該物業中獲得未來經濟收益 時,投資物業會終止確認。終止確認物業 所產生任何收益或虧損(按出售所得款項 淨額與該淨資產的賬面值之差額計算)於 該物業終止確認的期間計入損益。

分部報告

經營分部及財務資料所呈報的各分部項 目金額[,]乃根據為就本集團各項業務及地 區作資源分配及評估其業績而定期向本 集團最高行政管理人員提供的財務資料 當中識別。

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3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

Segment reporting – continued

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

4. SIGNIFICANT ACCOUNTING JUDGMENTS AND ESTIMATES

In the application of the Group's accounting policies, which are described in Note 3, management is required to make judgments, estimates and assumptions about the carrying amounts of assets and liabilities that are not readily apparent from other sources. The estimates and underlying assumptions are based on historical experience and other factors that are considered to be relevant. Actual results may differ from these estimates.

The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the period in which the estimate is revised if the revision affects only that period or in the period of the revision and future periods if the revision affects both current and future periods.

3. 重大會計政策概要 - 續

分部報告-續

就財務報告而言,個別重要的經營分部不 會彙集入賬,除非該等分部的經濟特質相 近,且彼等的產品及服務性質、生產工序 性質、客戶類型或階層、分銷產品或提供 服務的方法及監管環境性質等方面相類 似。而個別不重大的經營分部如具備上述 大部分特質,則可合併為一個報告分部。

4. 重大會計判斷及估計

於應用附註3所述本集團之會計政策時, 管理層須作出有關資產及負債賬面值而 目前未能從其他來源得出之判斷、估計及 假設。該等估計及相關假設乃基於過往經 驗及被認為相關之其他因素。實際結果可 能與該等估計有差異。

各項估計和相關假設會持續進行審閲。倘 會計估計的修訂僅影響有關期間,有關修 訂則會在作出修訂的期間確認;倘修訂對 當前及未來期間均有影響,則在作出修訂 的期間及未來期間確認。

4. SIGNIFICANT ACCOUNTING JUDGMENTS AND ESTIMATES – continued

The following are the critical judgments, apart from those involving estimations, that the directors have made in the process of applying the Group accounting policies and that have the most significant effect on the amounts recognised in the consolidated financial statements.

(a) Income taxes and deferred taxation

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

4. 重大會計判斷及估計-續

以下為董事於應用本集團的會計政策時 所作出及對於綜合財務報表確認的金額 具有最重大影響的主要判斷(有關估計者 除外)。

(a) 所得稅及遞延稅項

本集團須繳納多個税務機關的所得 税。於釐定所得税撥備時需要作出 重大判斷。於日常業務過程中,有多 項交易及計算未能確切釐定其最終 税項。本集團根據於到期是否需繳 付額外税項的估計就預期税務審核 事宜確認負債。倘該等事宜的最終 税務結果有別於最初入賬的金額, 有關差額將對作出有關釐定期間的 所得税及遞延税項撥備造成影響。

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

4. SIGNIFICANT ACCOUNTING JUDGMENTS AND ESTIMATES – continued

(b) Useful lives and impairment of property, plant and equipment

In accordance with HKAS 16, the Group estimates the useful lives of property, plant and equipment in order to determine the amount of depreciation expenses to be recorded. The useful lives are estimated at the time the asset is acquired based on historical experience, the expected usage, wear and tear of the assets, as well as technical obsolescence arising from changes in the market demands or service output of the assets. The Group also performs annual reviews on whether the assumptions made on useful lives continue to be valid. The Group tests annually whether the assets have suffered any impairment. The recoverable amount of an asset or a cash generating unit is determined based on the higher of its value in use or its fair value less costs of disposal and value in use. These calculations of the value in use are determined based on cash flow projections with reasonable assumptions that represent management's best estimate of the range of economic conditions over the remaining useful life of the assets. Changes in facts and circumstances may result in revisions to whether an indication of impairment exists and revised estimates of recoverable amounts, which would affect profit of loss in future years. And the fair value less costs of disposal is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date.

During the years ended 31 March 2019 and 2018, the Group did not provide any impairment for property, plant and equipment.

4. 重大會計判斷及估計-續

(b) 物業、廠房及設備的可使用年期 及減值

根據香港會計準則第16號,為釐定 將須入賬之折舊開支之金額,本集 **围會估算物業、廠房及設備之可使** 用年期。可使用年期乃於收購資產 時根據過往經驗、預期用途、資產耗 損,以及市場需求或資產所提供服 務之變動所產生之技術陳舊進行估 算。本集團亦會每年審閲對可使用 年期作出之假設是否仍為有效。本 集團會每年測試資產是否有任何減 值。資產或現金產生單位之可收回 金額乃根據其使用價值或其公平值 減出售成本與使用價值的較高者釐 定。該等使用價值的計算乃根據合 理的假設使用現金流量預測的,代 表管理層對資產的剩餘使用年期的 經濟情況的估計。事實及情況的改 變會使需要重新評定是否有減值徵 兆的存在, 並會改變可收回金額的 估計並因此影響未來年度的損益。 公平值減出售成本為於計量日期市 場參與者之間於有序交易中出售資 產所收取或轉讓負債所支付的價 格。

截至二零一九年及二零一八年三月 三十一日止年度[,]本集團並無就物 業、廠房及設備作出任何減值。

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

4. SIGNIFICANT ACCOUNTING JUDGMENTS AND ESTIMATES – continued

(c) Estimated impairment of goodwill

The Group performs annual tests on whether there has been impairment of goodwill in accordance with the accounting policy stated in Note 3. The recoverable amounts of CGUs are determined based on value-inuse calculations and fair value less costs of disposal. The calculation of value-in-use require the use of estimates and assumptions made by management on the future operation of the business, pre-tax discount rates, and other assumptions underlying the valuein-use calculations. And the fair value less costs of disposal is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date.

During the year ended 31 March 2019, the Group had provided HK\$35,459,000 (2018: HK\$336,000) impairment on goodwill and disclosed in Note 21.

(d) Provision of ECL for trade receivables and other financial assets

The loss allowances for financial assets at amortised cost are based on assumptions about risk of default and expected loss rates. The Group uses judgement in making these assumptions and selecting the inputs to the impairment calculation, based on the Group's past history, existing market conditions as well as forward looking estimates at the end of each reporting period. Detail of the key assumptions and inputs used are disclosed in Note 5(b).

As at 31 March 2019, the carrying amount of trade receivables and other receivables and deposits are approximately HK\$20,020,000 and HK\$11,486,000 respectively (net of loss allowance of approximately HK\$11,726,000 and approximately HK\$2,188,000 respectively).

The provision of ECL is sensitive to changes in estimates. The information about the ECL and the Group trade receivables and other receivables and deposits are set out in Note 5(b) and Note 23.

4. 重大會計判斷及估計-續

(c) 商譽減值估計

根據附註3所載的會計政策,本集團 會每年測試商譽是否已出現減值。 現金產生單位的可收回金額乃根據 使用價值計算及公平值減出售成本 釐定。使用價值的計算須使用管理 層就業務的未來營運、税前貼現率 作出的估計及假設,以及其他與計 算使用價值相關的假設。公平值減 出售成本為於計量日期市場參與者 之間於有序交易中出售資產所收取 或轉讓負債所支付的價格。

截至二零一九年三月三十一日止 年度,本集團已就商譽減值計提撥 備35,459,000港元(二零一八年: 336,000港元)及披露於附註21。

(d) 貿易應收款項及其他財務資產的 預期信貸虧損撥備

按攤銷成本列賬的財務資產的虧損 撥備乃根據有關違約風險及預期虧 損比率的假設釐定。本集團於作出 該等假設及選擇減值計算輸入數據 時,根據本集團往績、現行市況以 及於各報告期末之前瞻估計作出判 斷。所採用之主要假設及輸入數據 詳情於附註5(b)披露。

於二零一九年三月三十一日, 貿 易應收款項及其他應收款項及按 金之賬面值分別約為20,020,000 港元及11,486,000港元(分別扣除 虧損撥備約11,726,000港元及約 2,188,000港元)。

預期信貸虧損撥備對估計變動相當 敏感。有關預期信貸虧損以及本集 團貿易應收款項及其他應收款項及 按金的資料載列於附註5(b)及附註 23。

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5. FINANCIAL INSTRUMENTS

5. 金融工具

(a) Categories of financial instruments

(a) 金融工具類別

		2019	2018
		二零一九年	二零一八年
		HK\$'000	HK\$'000
		千港元	千港元
Financial assets	財務資產		
Measured at amortised cost	按攤銷成本計量		
- trade and other receivables	一貿易及其他應收款項		
and deposits	及按金	31,506	-
- cash and cash equivalents	- 現金及現金等值項目	28,816	-
		60,322	-
Loans and receivables	貸款及應收款項		
- trade and other receivables	一貿易及其他應收款項		
and deposits	及按金	-	103,327
- cash and cash equivalents	- 現金及現金等值項目		91,922
			195,249
Financial liabilities	財務負債		
At amortised cost	按攤銷成本		
- trade and other payables	-貿易及其他應付款項	28,236	118,431
– amount due to a director	-應付-名董事款項	-	2,000
- amount due to a shareholder	-應付一名股東款項	2,000	-
- other borrowing	一其他借貸	60,000	100,000
		90,236	220,43

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5. FINANCIAL INSTRUMENTS - continued

(b) Financial risk management objectives and policies

The Group's major financial instruments include trade and other receivables, cash and cash equivalents, trade and other payables, other borrowing, amount due to a shareholder and amount due to a director. The details of these financial instruments are disclosed in respective notes. The risks associated with these financial instruments and the policies on how to mitigate these risks are set out below. The management manages and monitors these exposures to ensure appropriate measures are implemented on a timely and effective manner.

The main risks arising from the Group's financial instruments are credit risk, liquidity risk, interest rate risk and currency risk. The directors review and agree policies for managing each of these risks and they are summarised below.

Credit risk and impairment assessment

The credit risk of the Group mainly arises from bank balances, trade and other receivables and deposits. The carrying amounts of these balances represent the Group's maximum exposure to credit risk in relation to financial assets.

5. 金融工具-續

(b) 財務風險管理目標及政策

本集團的主要金融工具包括貿易及 其他應收款項、現金及現金等值項 目、貿易及其他應付款項、其他借 貸、應付一名股東款項及應付一名 董事款項。該等金融工具的詳情已 於相關附註中披露。與該等金融工 具相關的風險及如何降低該等風險 的政策載列如下。管理層管理及監 控該等風險以確保能及時有效地採 取適當措施。

來自本集團金融工具的主要風險為 信貸風險、流動資金風險、利率風險 及貨幣風險。董事審閱及協定管理 上述各項風險的政策,概述如下。

信貸風險及減值評估

本集團的信貸風險主要來自銀行結 餘、貿易及其他應收款項以及按金。 該等結餘的賬面值代表本集團就財 務資產面對的最高信貸風險。

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

5. FINANCIAL INSTRUMENTS - continued

(b) Financial risk management objectives and policies – continued

Credit risk and impairment assessment – continued In respect of cash deposited at banks, the credit risk is considered to be low as the counterparties are reputable banks. The existing counterparties do not have defaults in the past. Therefore, expected credit loss rate of cash at bank is assessed to be close to zero and no provision was made as of 31 March 2019.

The Group applies the simplified approach to provide for expected credit losses prescribed by HKFRS 9, which permits the use of the lifetime expected credit loss provision for all trade receivables. To measure the expected credit losses, trade receivables have been grouped based on shared credit risk characteristics. The Group has performed historical analysis and identified the key economic variables impacting credit risk and expected credit loss. It considers available reasonable and supportive forwarding-looking information.

The Group makes periodic assessments on the recoverability of the receivables based on the background and reputation of the customers, historical settlement records and past experience.

5. 金融工具-續

(b) 財務風險管理目標及政策-續

信貸風險及減值評估-續

就存放於銀行的現金,信貸風險被 視為很低,乃由於對方為知名銀行。 現有對方過去並無違約記錄。因此, 於二零一九年三月三十一日,銀行 現金的預期信貸虧損率評估為近乎 於零,且並無作出撥備。

本集團應用香港財務報告準則第9 號所訂明的簡化方法就可使用年期 內的預期信貸虧損作出撥備,該規 定允許對所有貿易應收款項採用可 使用年期的預期信貸虧損。為計量 預期信貸虧損,貿易應收款項已按 共有的信貸風險特徵分類。本集團 已進行歷史分析,並確定影響信貸 風險及預期信貸虧損的主要經濟變 數。其考慮可取得的合理可靠前瞻 性資料。

本集團根據客戶的背景及聲譽、過 往結算記錄及過往經驗,定期評估 應收賬款的可收回程度。

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

5. FINANCIAL INSTRUMENTS - continued

(b) Financial risk management objectives and policies – continued

Credit risk and impairment assessment – continued Majority of the Group's revenue is received from individual customers in relation to wholesale and distribution of pharmaceutical and related products and provision of hemodialysis treatment and consultancy services. The Group's trade receivables arise from wholesale and distribution of pharmaceutical and related products and provision of hemodialysis treatment and consultancy services.

As at the end of the year, the top five debtors accounted for approximately 51.1% (2018: 39.1%) of the Group's trade receivables balance. In view of the history of business dealings with the debtors and the sound collection history of the receivables due from them, management believes that there is no material credit risk inherent in the Group's outstanding receivable balance due from these debtors saved for the debtor related to the impaired trade receivables disclosed in the below.

5. 金融工具-續

(b) 財務風險管理目標及政策 - 續

信貸風險及減值評估-續

本集團大部分收益乃就藥品及相關 產品批發及分銷以及提供血液透析 治療及諮詢服務而來自個別客戶收 取。本集團貿易應收款項來自藥品 及相關產品批發及分銷以及提供血 液透析治療及諮詢服務。

於年末,五大債務人佔本集團貿易 應收款項結餘約51.1%(二零一八 年:39.1%)。鑒於與該等債務人的 業務往來記錄及應收彼等的應收賬 款的收回記錄良好,管理層相信本 集團應收該等債務人的尚未收回的 應收賬款結餘本身並無重大信貸風 險,惟下文披露與已減值貿易應收 款項有關的債務人除外。

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

5. FINANCIAL INSTRUMENTS - continued

(b) Financial risk management objectives and policies – continued

Credit risk and impairment assessment – continued Management makes periodic assessment on the recoverability of the trade and other receivables based on historical payment records, the length of overdue period, the financial strength of the debtors and whether there are any disputes with the debtors.

Individual credit evaluations are performed on all customers requiring credit over a certain amount. These evaluations focus on the customer's past history of making payments when due and current ability to pay, and take into account information specific to the customer as well as pertaining to the economic environment in which the customer operates. Trade receivables are due within 30 to 90 days for pharmaceutical wholesale and distribution business and 5 to 365 days for hemodialysis treatment and consultancy services from the date of billing. Normally, the Group does not obtain collateral from customers.

The Group measures loss allowances for trade receivables at an amount equal to lifetime ECL, which is calculated using a provision matrix. As the Group's historical credit loss experience does not indicate significantly different loss patterns for different customer segments, the loss allowance based on past due status is not further distinguished between the Group's different customer bases. 5. 金融工具-續

(b) 財務風險管理目標及政策 - 續

信貸風險及減值評估-續

管理層根據債務人的過往付款記 錄、逾期期限、債務人的財務實力及 與債務人是否有任何糾紛[,]定期評 估貿易應收款項及其他應收賬款的 可收回程度。

本集團對所有要求超過一定信貸金 額的客戶進行個別信貸評估。該等 評估集中於客戶過往於賬項到期時 的還款記錄及目前的還款能力,並 考慮客戶的特定資料以及客戶營運 所處經濟環境。貿易應收款項於開 具發票日期起對藥品批發及分銷業 務而言於30至90天內到期,而血液 透析治療及諮詢服務於5至365天內 到期。一般而言,本集團不要求客戶 提供抵押品。

本集團按相等於使用撥備矩陣計算 之全期預期信貸虧損的金額計量貿 易應收款之虧損撥備。由於本集團 之過往信貸虧損經驗並無就不同客 戶分部顯示重大虧損模式差異,根 據逾期狀態計算之虧損撥備並無於 本集團不同客戶基礎之間進一步區 分。

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

5. FINANCIAL INSTRUMENTS - continued

(b) Financial risk management objectives and policies – continued

Provision matrix – debtors' ageing

As part of the Group's credit risk management, the Group uses debtors' ageing to assess the impairment for its customers in relation to its wholesale and distribution of pharmaceutical and related products business and provision of hemodialysis treatment and consultancy services business because these customers consist of a large number of small customers with common risk characteristics that are representative of the customers' abilities to pay all amounts due in accordance with the contractual terms. The following table provides information about the exposure to credit risk for trade receivables which are assessed based on provision matrix as at 31 March 2019 within lifetime ECL (not credit impaired).

5. 金融工具-續

(b) 財務風險管理目標及政策-續

撥備矩陣-應收款項賬齡

作為本集團信貸風險管理一部分, 本集團使用應收賬款賬齡評估與藥 品及相關產品的批發和分銷業務、 以及提供血液透析治療及諮詢服務 業務有關的客戶的減值,此乃由於 該等客戶包括多名具共同風險特性 的小客戶,可反映客戶根據合同條 款支付所有款項的能力。下表提供 有關貿易應收款項面臨信貸風險的 資料,其乃根據全期預期信貸虧損 內(無信貸減值)於二零一九年三月 三十一日的撥備矩陣進行評估。

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

5. FINANCIAL INSTRUMENTS - continued

(b) Financial risk management objectives and policies – continued

Provision matrix – debtors' ageing – continued

5. 金融工具-續

(b) 財務風險管理目標及政策 - 續

撥備鉅陣-應收款項賬齡-續

		Average loss rate 平均虧損率 %	Gross carrying amount 總賬面值 HK\$'000 千港元	Loss allowance 虧損撥備 HK\$'000 千港元
Current (not past due) 1 – 90 days 91 – 180 days Over 180 days past due	即期(未逾期) 逾期1至90天 逾期91至180天 逾期超過180天	6.1 8.1 61.6 100	9,108 11,962 1,254 9,422	559 973 772 9,422
			31,746	11,726

The estimated loss rates are estimated based on historical observed default rates over the expected life of the debtors and are adjusted for forwardlooking information that is available without undue cost or effort. The grouping is regularly reviewed by management to ensure relevant information about specific debtors is updated.

During the year ended 31 March 2019, the Group reversed of approximately HK\$5,994,000 impairment allowance for trade receivables, based on the provision matrix.

估計虧損率乃基於應收款項預期可 使用年期內觀察所得之歷史違約 率,並按照毋需付出過多成本或努 力即可獲得的前瞻性資料作出調 整。此分組由管理層定期檢討,確保 有關特定應收款項的相關資料已更 新。

於截至二零一九年三月三十一日止 年度,本集團根據撥備矩陣就貿易 應收款項撥回減值撥備約5,994,000 港元。

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

5. FINANCIAL INSTRUMENTS – continued

follows:

(b) Financial risk management objectives and policies – continued

5. 金融工具-續

(b) 財務風險管理目標及政策-續

Provision matrix – debtors' ageing – continued The closing loss allowances for trade receivables and other financial assets at amortised cost as at 31 March 2019 reconcile to the opening loss allowances as

信貸風險-應收賬款賬齡-續

於二零一九年三月三十一日按攤銷 成本計量之貿易應收款項及其他財 務資產的期末虧損撥備與期初虧損 撥備之對賬如下:

		Trade receivables 貿易應收款項 HK\$'000 千港元	Other receivables and deposits 其他應收款項 及按金 HK\$'000 千港元
At 31 March 2018 (HKAS 39)	於二零一八年三月三十一 日(香港會計準則 第39號)	7,070	4,170
Amounts re-measured through opening – Accumulated losses and non-controlling interests	透過期初重新計量之金額 一累計虧損及 非控股權益	13,729	982
At 1 April 2018 (HKFRS 9)	於二零一八年四月一日 (香港財務報告準則		
Disposal of a subsidiary Provision/(reversal) of loss allowance recognised	第9號) 出售一間附屬公司 年內於損益確認之 虧損撥備/(撥回)	20,799 (3,079)	5,152 (4,170)
in profit or loss during the year		(5,994)	1,206
At 31 March 2019 (HKFRS 9)	於二零一九年三月三十一 日(香港財務報告 準則第9號)	11,726	2,188

Impairment losses on trade receivables are presented as net impairment losses within operating profit. Subsequent recoveries of amounts previously written off are credited against the same line item.

For other receivables and deposits relating to accounts that are long overdue with significant amounts known insolvencies or non-response to collection activities, they are assessed individually for impairment allowance. The Group recognised the provision for expected credit losses by assessing the credit risk characteristics of debtor, discount rate and the likelihood of recovery and considering the prevailing economic conditions. 貿易應收款項之減值虧損於經營溢 利內呈列為減值虧損淨額。其後收 回之先前已撒銷金額於相同項目內 記賬。

對於其他應收款項及與長期逾期的 重大款項、已知破產或未對回收活 動作出回應的賬戶有關的按金而 言,將單獨評估減值撥備。本集團透 過評估債務人的信貸風險特徵、貼 現率及收回的可能性並考慮當前的 經濟狀況,確認預期信貸虧損撥備。

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

5. FINANCIAL INSTRUMENTS - continued

(b) Financial risk management objectives and

policies – continued Liquidity risk

Liquidity risk is the risk that funds will not be available to meet liabilities as they fall due, and it results from amount and maturity mismatches of assets and liabilities. The Group will consistently maintain a prudent financial policy and ensure that it maintains sufficient cash to meet its liquidity requirements.

The following tables detail Group's contractual maturity for its financial liabilities. The tables have been drawn up based on the undiscounted cash flows of financial liabilities which are the earliest dates of the Group can be required to pay. The tables include both interest and principal cash flows.

5. 金融工具-續

(b) 財務風險管理目標及政策-續

流動資金風險

流動資金風險為無法獲得資金應付 到期負債的風險,有關風險乃源自 資產及負債金額及到期日的錯配。 本集團將一如既往,保持審慎財務 政策,並確保維持充足現金以應付 其流動資金所需。

下表詳列本集團財務負債之合約到 期情況。此表根據本集團最早須償 還日期之財務負債未貼現現金流量 編製。下表包括利息及主要現金流 量。

		Weight average effective interest rate 加權平均 實際利率 %	On demand or within 1 year 按要求或 於一年內 HK\$'000 千港元	Over 1 year 超過一年 HK\$'000 千港元	Total undiscounted cash flow 非貼現現金 流量總額 HKS [*] 000 千港元	Carrying amount 賬面值 HK\$'000 千港元
As at 31 March 2019 Trade and other payables Amount due to a shareholder Other borrowing	於二零一九年三月三十一日 貿易及其他應付款項 應付一名股東款項 其他借貸		- 2,000		28,236 2,000 67,500	28,23 2,00 60,00
			97,736	-	97,736	90,236
		Weight average effective interest rate 加權平均 實際利率 %	On demand or within 1 year 按要求或 於一年內 HK\$ [*] 000 千港元	Over 1 year 超過一年 HK\$'000 千港元	Total undiscounted cash flow 非貼現現金 流量總額 HKK\$'000 千港元	Carrying amount 賬面值 HK\$'000 千港元
As at 31 March 2018 Trade and other payables Amount due to a director Other borrowing	於二零一八年三月三十一日 貿易及其他應付款項 應付一名董事款項 其他借貸	- - 8.2	118,431 2,000 117,500	- -	118,431 2,000 117,500	118,431 2,000 100,000

5. FINANCIAL INSTRUMENTS – continued

(b) Financial risk management objectives and policies – continued Liquidity risk management

Ultimate responsibility for liquidity management rests with the board of directors, which has built an appropriate liquidity risk management framework for the management of the Group's short, medium and long-term funding and liquidity management requirements. The Group manages liquidity risk by maintaining adequate reserves, banking facilities and reserve borrowing facilities, by continuously monitoring forecast and actual cash flows and matching the maturity profiles of financial assets and liabilities.

As at 31 March 2019, the Group has no available unutilised short and medium-term bank loan facilities (2018: HK\$ Nil).

Interest rate risk

As at 31 March 2019, no cash flow interest rate risk due to no bank borrowings and the interest rate of other borrowing was fixed (2018: HK\$ Nil).

The Group currently does not have any interest rate hedging policy. However, the management monitors interest rate exposure and will consider hedging significant interest rate exposure should the need arise.

5. 金融工具-續

(b) 財務風險管理目標及政策-續

流動資金風險管理

董事會肩負管理流動資金風險之最 終責任, 而董事會已建立一個合適 之流動資金風險管理框架, 用以管 理本集團之短期、中期及長期資金 及流動資金管理需求。本集團透過 保持充足之儲備、銀行信貸及儲備 借貸融資, 以及持續對預測及實際 現金流量進行監察, 配合財務資產 及財務負債之到期情況, 藉以管理 流動資金風險。

於二零一九年三月三十一日,本集 團概無未動用短期及中期銀行貸款 額(二零一八年:零港元)。

利率風險

於二零一九年三月三十一日,由於 並無銀行借貸及其他借貸為固定利 率,故概無現金流量利率風險(二零 一八年:零港元)。

本集團現時並無任何利率對沖政 策。然而,管理層會監察利率風險, 並會於有需要時考慮對沖重大利率 風險。

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

5. FINANCIAL INSTRUMENTS - continued

(b) Financial risk management objectives and policies – continued Currency risk

Foreign exchange risk arises when future commercial transactions or recognised assets and liabilities are denominated in a currency that is not the entity's functional currency.

The main operations of the Group were in the PRC and most of the transactions were denominated in RMB. Foreign exchange risk arises from the foreign currency denominated of commercial transactions, assets and liabilities. The Group has no significant direct exposure to foreign currencies as most of the commercial transactions, assets and liabilities are denominated in a currency as the functional currency of each entity of the Group.

The Group currently does not have a foreign currency hedging policy in respect of foreign currency transactions, assets and liabilities. The Group will monitor its foreign currency exposure closely and will consider hedging significant foreign currency exposure should the need arise.

5. 金融工具 - 續

(b) 財務風險管理目標及政策-續

貨幣風險

當未來商業交易或已確認資產及負 債並非以該實體之功能貨幣列值, 則會產生外匯風險。

本集團主要於中國經營業務,且大 部分交易以人民幣列值。外匯風險 來自以外幣計值之商業交易、資產 及負債。由於大部分商業交易、資產 及負債之計值貨幣與本集團各實體 之功能貨幣相同,因此本集團並無 任何重大直接外幣風險。

本集團現時並無任何有關外幣交 易、資產及負債的外幣對沖政策。 本集團將密切監察其外幣風險,並 會於有需要時考慮對沖重大外幣風險。

5. FINANCIAL INSTRUMENTS - continued

(b) Financial risk management objectives and policies – continued Fair value measurement

The fair value of financial assets and financial liabilities are determined as follows:

- (i) The fair values of financial assets and financial liabilities with standard terms and conditions and traded in active markets are determined with reference to quoted market bid and ask prices respectively.
- (ii) The fair values of other financial assets and financial liabilities (excluding derivative instruments) are determined in accordance with generally accepted pricing models (e.g. discounted cash flows analysis using observable and/or unobservable inputs).

The carrying amount of other financial assets and liabilities carried at amortised cost, approximate their respective fair values due to the relatively short-term nature of these financial statements.

5. 金融工具-續

(b) 財務風險管理目標及政策-續

公平值計量

財務資產及財務負債的公平值按以 下方式釐定:

- (i) 附帶標準條款及條件並於活躍市場買賣的財務資產及財務負債的公平值乃分別參考市場所報買賣價釐定。
- (ii) 其他財務資產及財務負債(不 包括衍生工具)之公平值按公
 認定價模式(例如使用可觀察
 及/或不可觀察數據之貼現現
 金流量分析)而釐定。

其他財務資產及負債的賬面值按攤 銷成本計值,且由於該等財務報表 屬相對短期,故其賬面值與公平值 相若。

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

5. FINANCIAL INSTRUMENTS - continued

(b) Financial risk management objectives and policies – continued Fair value measurements recognised in the

consolidated statement of financial position

The Group's financial instruments that are measured subsequent to initial recognition at fair value are grouped into Levels 1 to 3 based on the degree to which the fair value is observable.

- Level 1 fair value measurements are those derived from quoted prices (unadjusted) in active markets for identical assets or liabilities;
- Level 2 fair value measurements are those derived from inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly (i.e. as prices) or indirectly (i.e. derived from prices); and
- Level 3 fair value measurements are those derived from valuation techniques that include inputs for the asset or liability that are not based on observable market data (unobservable inputs).

During the years ended 31 March 2019 and 2018, there were no transfers of fair value measurements between Level 1 and Level 2 and no transfer into or out of Level 3 for both financial assets and financial liabilities.

5. 金融工具-續

(b) 財務風險管理目標及政策-續

於綜合財務狀況表內確認之公平值 計量

本集團於初步確認後按公平值計量 的金融工具乃按其公平值的可觀察 程度分為1級至3級。

- 1級公平值計量指按同類資產
 或負債於活躍市場的報價(未
 經調整)計算得出;
- 2級公平值計量指按資產或 負債可直接(即價格)或間接 (即從價格得出)觀察所得的 輸入數據(1級計量所用報價 除外)計算得出;及
- 3級公平值計量指以估值技術 計算得出,有關估值技術使用 包括並非根據可觀察市場數據 (不可觀察數據)得出的資產 或負債輸入數據。

截至二零一九年及二零一八年三月 三十一日止年度內,1及2級間並無 公平值計量轉移,亦無就財務資產 及財務負債於3級轉入或轉出。

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

6. CAPITAL RISK MANAGEMENT

The primary objective of the Group's capital management is to safeguard the Group's ability to continue as a going concern and to maintain healthy capital ratios in order to support its business and maximise shareholders' value. The Group manages the capital structure and makes adjustments to it, in light of changes in economic conditions. To maintain or adjust the capital structure, the Group may adjust the dividend payment to shareholders, return capital to shareholders or issue new shares. No changes were made in the objectives, policies or processes for managing capital during the reporting period.

The Group monitors capital to ensure that entities in the Group will be able to continue as a going concern while maximising the return to stakeholders through the optimisation of the debt and equity balance. The Group overall strategy remains unchanged during the reporting period.

6. 資本風險管理

本集團管理資本的首要目標為保障本集 團以持續基準經營的能力,以及維持穩健 的資本比率,以支援其業務發展及令股東 獲得最大價值。本集團會因應經濟環境變 化管理資本架構並對其作出調整。為維持 或調整資本架構,本集團或會調整支付予 股東的股息款額、退還資本予股東或發行 新股份。於報告期間,有關管理資本的目 標、政策或過程並無任何變動。

本集團監察資本,以確保本集團內各實體 能夠按持續基準經營,同時透過優化債務 與股本的平衡,為持份人帶來最大回報。 於報告期間,本集團的整體策略並無變 動。

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

CAPITAL RISK MANAGEMENT – continued 6.

The capital structure of the Group consists of debts, other borrowing, cash and cash equivalents and equity attributable to owners of the Company, comprising issued share capital and reserves.

6. 資本風險管理-續

本集團的資本架構包括債務、其他借貸、 現金及現金等值項目以及本公司擁有人 應佔權益(包括已發行股本及儲備)。

			2019	2018
			二零一九年	二零一八年
			НК\$'000	HK\$'000
			千港元	千港元
Debts (Note (a))	債務 (附註(a))		60,000	100,000
Cash and cash equivalents	現金及現金等值項目	1	(28,816)	(91,922)
Cash and Cash equivalents	场亚汉场亚守国项口	1	(20,010)	(91,922)
Net debt/(cash)	債務/(現金)淨額		31,184	8,078
Equity (Note (b))	權益(附註(b))		84,948	159,275
Gearing ratio	資產負債比率		0.37	0.05
Notes:		附註:		
(a) Debts represented by other borrow	ing as set out in Notes 30.	(a) 債務	指附註30所載的其	他借貸。

Equity includes all capital and reserves attributable to owners (b) of the Company.

(b) 權益包括本公司擁有人應佔的所有資本 及儲備。

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

7. OPERATING SEGMENT

Information reported internally to the chief operating decision maker for the purpose of resource allocation and assessment of segment performance focuses on types of goods or services delivered or provided. The Group organised into three operating divisions: (a) pharmaceutical wholesale and distribution business, and (b) hemodialysis treatment and consultancy service business in the PRC. These divisions are the basis on which the Group reports its segment information.

The pharmaceutical retail chain business was discontinued during the year ended 31 March 2019 upon completion of disposal of Fujian Huihao Sihai which are described in more detail in Note 26. The segment information report below does not included any amounts from the discontinued operation.

Segment revenue and results For the year ended 31 March 2019 Continuing operations:

7. 營運分類

向主要營運決策者內部呈報以作資源分 配及評核分類表現之資料,乃著重於所交 付或提供之貨品或服務類型。本集團組織 為三個經營分類:即於中國之(a)藥品批發 及分銷業務及(b)血液透析治療及諮詢服 務業務。該等分類乃本集團呈報其分類資 料之基礎。

於截至二零一九年三月三十一日止年度 內,藥品零售連鎖業務已於完成出售福建 惠好四海後終止,其於附註26內譯述。下 文所載分類資料報告並不包括已終止經 營業務之任何金額。

分類收益及業績 截至二零一九年三月三十一日止年度 持續經營業務:

		Pharmaceutical wholesale and distribution business 藥品批發及 分銷業務 HK\$'000 干港元	Hemodialysis treatment and consultancy service business 血液透析治療 及諮詢服務業務 HK\$*000 千港元	Eliminations 對銷 HK\$*000 千港元	Consolidated 綜合 HK\$ ^r 000 千港元
Revenue External sales Inter-segment sales	收益 對外銷售 分類間銷售	82,154	14,326		96,480
Total revenue	總收益	82,154	14,326	_	96,480
Inter-segment sales are charged at arm's length	分類間銷售乃按公平 基準收費				
Results	業績				
Segment results	分類業績	(1,988)	(37,813)		(39,801)
Unallocated corporate income and expenses, net	未分配之企業收入及支出 [,] 淨額				(3,587)
Loss from operations Finance costs	經營虧損 財務費用				(43,388) (12,839)
Loss before taxation Taxation	除税前虧損 税項				(56,227) (1,946)
Loss for the year	本年度虧損				(58,173)

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7. **OPERATING SEGMENT – continued**

Segment revenue and results – continued

For the year ended 31 March 2018 Continuing operations:

7. 營運分類一續 分類收益及業績一續 截至二零一八年三月三十一日止年度

持續經營業務:

		Pharmaceutical wholesale and distribution business 藥品批發及 分銷業務 HK\$'000 千港元	Hemodialysis treatment and consultancy service business 血液透析治療 及諮詢服務業務 HK\$*000 千港元	Eliminations 對銷 HK\$'000 千港元	Consolidated 综合 HK\$ [°] 000 千港元 (Restated) (經重列)
Revenue External sales Inter-segment sales	收益 對外銷售 分類間銷售	318,809 3,947	34,205 112	_ (4,059)	353,014
Total revenue	總收益	322,756	34,317	(4,059)	353,014
Inter-segment sales are charged at arm's length	分類間銷售乃按公平 基準收費				
Results Segment results	業績 分類業績	(4,864)	12,455		7,591
Unallocated corporate income and expenses, net	未分配之企業收入及支出 [,] 淨額				(6,988)
Profit from operations Finance costs	經營溢利 財務費用				603 (14,696)
Loss before taxation Taxation	除税前虧損 税項				(14,093) (4,856)
Loss for the year	本年度虧損				(18,949)

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

7. OPERATING SEGMENT – continued Segment assets and liabilities

As at 31 March 2019

營運分類-續 分類資產及負債
 於二零一九年三月三十一日

			Hemodialysis	
		Pharmaceutical	treatment and	
		Wholesale and	consultancy	
		distribution	service	
		business	business	Consolidated
			血液透析	
		藥品批發及	治療及諮詢	
		分銷業務	服務業務	綜合
		HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元
Consolidated statement of financial position	綜合財務狀況表			
Assets	資產			
Segment assets	分類資產	81,808	47,679	129,487
Goodwill	商譽	-	95,208	95,208
Unallocated corporate assets	未分配之企業資產			1,89
Consolidated total assets	綜合資產總值			226,58
Liabilities	負債			
Segment liabilities	分類負債	19,155	7,338	26,49
Other borrowing	其他借貸			60,00
Amount due to a shareholder	應付一名股東款項			2,000
Unallocated corporate liabilities	未分配之企業負債			3,00
Consolidated total liabilities	綜合負債總額			91,49

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

7. **OPERATING SEGMENT – continued**

7. 營運分類 - 續 分類資產及負債 - 續

Segment assets and liabilities – continued As at 31 March 2018

於二零一八年三月三十一日

		Pharmaceutical wholesale and distribution business 藥品批發及 分銷業務 HK\$'000 千港元	Pharmaceutical retail chain business (Discontinued operation) 藥品零售 連鎖業務 (已終止經營業務) HK\$ [*] 000 千港元	Hemodialysis treatment and consultancy service business 血液透析 治療及諮詢 服務業務 HK\$'000 千港元	Consolidated 綜合 HK\$'000 千港元
Consolidated statement of financial position	綜合財務狀況表				
Assets Segment assets Goodwill Unallocated corporate assets	資產 分類資產 商譽 未分配之企業資產	119,429 _	134,871 –	65,646 136,623	319,946 136,623 239
Consolidated total assets	綜合資產總值				456,808
Liabilities Segment liabilities Other borrowing Amount due to a director Unallocated corporate liabilities	負債 分類負債 其他借貸 應付一名董事款項 未分配之企業負債	30,156	86,747	20,982	137,885 100,000 2,000 2,507
Consolidated total liabilities	綜合負債總額				242,392

7. **OPERATING SEGMENT** – continued

Other segment information For the year ended 31 March 2019 Continuing operations:

7. 營運分類-續

其他分類資料

截至二零一九年三月三十一日止年度

持續經營業務:

		Pharmaceutical wholesale and distribution business 薬品批發及 分銷業務 HK\$'000 千港元	Hemodialysis treatment and consultancy service business 血液透析治療 及諮詢服務業務 HK\$'000 千港元	Unallocated 未分配 HK\$'000 千港元	Consolidated 綜合 HK\$'000 千港元
Other information	其他資料				
Capital expenditure (Note)	資本開支(附註)	235	30,241	-	30,476
Depreciation Loss on disposal of property,	折舊 出售物業、廠房及	1,543	3,430	4	4,977
plant and equipment	設備之虧損	646	-	-	646
Impairment loss on goodwill Reversal of impairment loss recognised	商譽之減值虧損 就貿易應收款項確認之	-	35,459	-	35,459
in respect of trade receivables	減值虧損撥回	(2,391)	(3,603)	-	(5,994)
Impairment loss recognised in respect of other receivables	就其他應收款項確認之 減值虧損	1,206			1,206

Note:

附註:

Capital expenditure consists of additions to property, plant and equipment and assets acquired from acquisition of subsidiaries during the year. 資本開支包括於年內對物業、廠房及設備之添 置及自收購附屬公司所得之資產。

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

7. **OPERATING SEGMENT – continued**

Other segment information – continued

For the year ended 31 March 2018 Continuing operations:

7. 營運分類 - 續 其他分類資料 - 續

截至二零一八年三月三十一日止年度 持續經營業務:

		Pharmaceutical wholesale and distribution business 藥品批發及 分銷業務 HK\$'000 千港元	Hemodialysis treatment and consultancy service business 血液透析治療 及諮詢服務業務 HK\$'000 千港元	Unallocated 未分配 HK\$'000 千港元	Consolidated 綜合 HK\$'000 千港元 (Restated) (經重列)
Other information	其他資料				
Capital expenditure (Note)	資本開支(附註)	12	2,390	2	2,404
Depreciation Loss on disposal of property,	折舊 出售物業、廠房及	1,205	3,104	7	4,316
plant and equipment Impairment loss recognised in respect	設備之虧損 就貿易應收款項	72	-	-	72
of trade receivables Reversal of impairment loss recognised in respect of	確認之減值虧損 就貿易應收款項確認之 減值虧損撥回	524	201	-	725
trade receivables		(268)		_	(268)

Note:

Capital expenditure consists of additions to property, plant and equipment during the years.

附註:

資本開支包括於年內對物業、廠房及設備之添 置。

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

7. OPERATING SEGMENT – continued Other segment information – continued

The accounting policies of the reportable segments are the same as the Group's accounting policies described in Note 3. Segment results represent the profit or loss generated by each segment without allocation of finance costs, loss on disposal of a subsidiary and taxation. Unallocated corporate expenses mainly include directors' remuneration and other central administration costs. This is the measure reported to the chief operating decision maker for the purpose of resource allocation and assessment of segment performance.

For the purposes of monitoring segment performance and allocating resources between segments:

- all assets are allocated to reportable segments other than unallocated corporate assets. Unallocated corporate assets mainly include office equipment of the central administration companies. Goodwill is allocated to reportable segments as described in Note 21.
- all liabilities are allocated to reportable segments other than other borrowing, amount due to a director, amount due to a shareholder and certain other payables of certain administrative.

7. **營運分類 - 續** 其他分類資料 - 續

可報告分類之會計政策與附註3所述之本 集團會計政策一致。分類業績指各分類產 生之溢利或虧損,不計及財務費用、出售 一間附屬公司之虧損及税項之分配。未分 配企業開支主要包括董事酬金及其他中 央管理費用。此乃就資源分配及分類表現 評估向主要營運決策者報告之計量。

就監控分類表現及分配分類間資源而言:

- 除未分配之企業資產外,所有資產 均分配至可報告分類。未分配之企 業資產主要包括中央管理公司之辦 公設備。誠如附註21所述,商譽乃分 配至可報告分類。
- 除其他借貸、應付一名董事款項、應 付一名股東款項及若干其他應付若 干管理公司款項外,所有負債均分 配至可報告分類。

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

7. OPERATING SEGMENT – continued Geographical information

The Group operates in two principal areas – pharmaceutical wholesale and distribution business, and hemodialysis treatment and consultancy service business in the PRC and administrative activity operates in Hong Kong.

The Group's revenue is solely generated from external customers in the PRC.

The following is an analysis of the carryings amount of noncurrent assets analysed by the geographical area in which the assets are located:

7. 營運分類 - 續 地區資料

本集團於兩個主要領域經營-在中國經營 藥品批發及分銷業務及血液透析治療及 諮詢服務業務及在香港經營管理業務。

本集團之收益全部來自於中國外部客戶。

以下為按資產所處地區分析之非流動資 產之賬面值分析:

		non-curre	Carrying amounts of non-current assets 非流動資產之賬面值		
		2019	2018		
		二零一九年	二零一八年		
		HK\$'000	HK\$'000		
		千港元	千港元		
Hong Kong	香港	4	9		
PRC	中國	128,076	183,905		
		128,080	183,914		

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

7. OPERATING SEGMENT – continued Information about major customers

Revenue from customers over 10% of the Group's total revenue from the continuing operations are as follows:

7. 營運分類 - 續 有關主要客戶之資料

佔本集團持續經營業務總收益超過10% 之客戶收益如下:

			1
		2019	2018
		二零一九年	二零一八年
		HK\$'000	HK\$'000
		千港元	千港元
			(Restated)
			(經重列)
Customer A (Note)	客戶A(附註)	28,018	N/A不適用
Customer A (Note)		20,010	
Customer B (Note)	客戶B(附註)	19,096	N/A不適用

Note:

附註:

No information on revenue is disclosed for the customers as their contributed less than 10% to the Group's total revenue of the continuing operations for the year ended 31 March 2018.

Revenue from major products

The Group's revenue from its major products were stated in Note 8 to the consolidated financial statements.

....

截至二零一八年三月三十一日止年度,由於貢 獻少於本集團持續經營業務總收益10%,故概 無就該等客戶披露有關收益資料。

主要產品之收益

本集團主要產品之收益載於綜合財務報 表附註8。

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

8. **REVENUE**

An analysis of the Group's revenue for the year from continuing operations is as follows:

8. 收益

年內,本集團持續經營業務之收益分析如 下:

		2019	2018
		二零一九年	二零一八年
		НК\$'000	HK\$'000
		千港元	千港元
			(Restated)
			(經重列)
Continuing operations:	持續經營業務:		
Revenue from contract with customers	於某一時間點確認的		
recognised at a point in time	客戶合約收益		
Wholesale and distribution of	藥品及相關產品批發及分銷		
pharmaceutical and related products		82,154	318,809
Provision of hemodialysis treatment and	提供血液透析治療及諮詢服務		
consultancy services		14,326	34,205
		96,480	353,014

All revenue contracts are for one year or less. As permitted by practical expedient under HKFRS 15, the transaction price allocated to unsatisfied contracts is not disclosed. 所有收益合約期限均為一年或以下。如香 港財務報告準則第15號的實際權宜所許 可,並無披露分配至未履行合約的交易價 格。

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

9. OTHER REVENUE

9. 其他收益

		2019	2
		二零一九年	二零一ノ
		НК\$'000	НК\$'
		千港元	千氵
			(Resta
			(經重
Continuing operations:	持續經營業務 [:]		
Interest income	利息收入	136	
Interest income Government grants	利息收入 政府補助	136 374	
Government grants	政府補助	374	
Government grants	政府補助	374	

10. OTHER GAIN AND LOSS, NET

10. 其他收益及虧損,淨額

		2019	2018
		二零一九年	二零一八年
		НК\$'000	HK\$'000
		千港元	千港元
			(Restated)
			(經重列)
Continuing operations:	持續經營業務:		
Reversal of impairment loss of trade receivables	貿易應收款項之減值虧損撥回	_	268
Loss on disposal of property,	出售物業、廠房及設備之虧損		200
plant and equipment		(646)	(72)
		(646)	196

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

11. (LOSS)/PROFIT FROM OPERATIONS

11. 經營業務(虧損)/溢利

The Group's (loss)/profit for the year from operations is arrived at after charging/(crediting):

本集團經營業務之年內(虧損)/溢利乃 經扣除/(計入)下列項目後達致:

		2019	2018
		二零一九年	二零一八年
		HK\$'000	HK\$'000
		千港元	千港元
			(Restated)
			(經重列)
Continuing operations:	持續經營業務:		
Staff costs:	員工費用:		
Employee benefits expense (including	僱員福利開支		
directors' emoluments (Note 13)):	(包括董事酬金(附註13)):		
Salaries and allowances	薪金及津貼	11,098	16,870
Retirement scheme contributions	退休金計劃供款	878	927
Share-base payment (Note 38)	以股份為基礎之付款(附註38)	3,944	
		15,920	17,797
Other items:	其他項目:		
Depreciation of property,	物業、廠房及設備折舊		
plant and equipment		4,977	4,316
Auditors' remuneration	核數師酬金		
– audit services	一審核服務	1,088	987
 non-audit services 	一非審核服務	130	-
Cost of inventories sold	已售存貨成本	80,448	313,825
Impairment loss on goodwill	商譽之減值虧損	35,459	336
Net (reversal)/provision impairment loss in	貿易應收款項及其他應收款項之		
respect of trade receivables and	減值虧損(撥回)/撥備淨額		
other receivables		(4,788)	457
Operating lease rentals in respect of	有關土地及樓宇之經營租賃租金		
land and building		2,433	4,085

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

12. FINANCE COSTS

12. 財務費用

		2019 二零一九年	20 ⁷ 二零一八
		—₩ 704 HK\$'000	— — — // HK\$′0(
		千港元	千港
			(Restate
			(經重發
Continuing operations:	持續經營業務:		
Interest on:	以下項目之利息:		
– Bank borrowings	一銀行借貸	-	1,5
– Other borrowing	一其他借貸	12,839	8,2
– Convertible notes	-可換股票據	-	4,9
		12,839	14,6

13. DIRECTORS' EMOLUMENTS

13. 董事薪酬

Pursuant to the Listing Rules and the Hong Kong Companies Ordinance, the aggregate amounts of emoluments paid by the companies now comprising the Group to the directors of the Company during the reporting period are as follows: 根據上市規則及香港公司條例,現組成本 集團之該等公司於報告期間支付予本公 司董事之薪酬總額如下:

		2019 二零一九年 HK\$'000 千港元	2018 二零一八年 HK\$'000 千港元
Fees Other emoluments	袍金 其他酬金	360	360
Salaries, allowance and benefits in kind Retirement scheme contributions	新金、津貼及實物利益 退休計劃供款 以股份為基礎之付款	741 24	1,155 36
Share-based payments Total	以 版 切 為 基 啶 之 竹 永 總計	2,934	1,551

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

13. DIRECTORS' EMOLUMENTS - continued

Details for the emoluments of each director of the Company during the reporting period are as follows:

13. 董事薪酬 - 續

本公司各董事於報告期間之薪酬詳情如 下:

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1,551

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36

		Fees 袍金 HK\$'000 千港元	Salaries, allowances and benefits in kind 薪金、津貼及 實物利益 HK\$'000 千港元	Retirement scheme contributions 退休計劃供款 HK\$'000 千港元	Share-based payment 以股份為基礎 之付款 HK\$'000 千港元	Tota 總言 HK\$ ⁽ 00) 千港元
For the year ended 31 March 2019	截至二零一九年 三月三十一日止年度					
xecutive directors:	—————————————————————————————————————					
Mr. Chen Jinshan	陳金山先生	-	225	4	864	1,09
Ms. Yung Ka Lai (Note (a)) Mr. Wang Jia Jun (Note (e))	翁嘉麗女士 (附註(a)) Wang Jia Jun先生	-	150	8	-	15
wir. Wang ha jun (Note (e/)	(附註(e))	-	366	12	864	1,24
Independent non-executive directors:	<i>獨立非執行董事:</i> 苦落牌生生	120			27	14
Mr. Wong Hon Kit Dr. Liu Yongping	黃漢傑先生 劉勇平博士	120			27 27	14
Mr. Ho Man (Note (d))	何敏先生(附註(d))	120	-	-	27	14
		360	741	24	1,809	2,93
			Salaries			
			allowances and benefits		irement scheme	
		Fees	in kinc		butions	Tot
			薪金、津貼及			
		袍金	實物利益		·劃供款	總言
		HK\$'000 千港元	HK\$'000 千港元		IK\$'000 千港元	HK\$'00 千港;
For the year ended 31 March 2018	截至二零一八年 三月三十一日止年度					
Executive directors:	—————————————————————————————————————					
Mr. Chen Jinshan	陳金山先生	-	60		-	6
Ms. Yung Ka Lai (Note (a))	翁嘉麗女士(附註(a))	-	360		18	37
Mr. Chiu King Yan (Note (b))	趙敬仁先生 (附註(b))	-	735)	18	75
Independent non-executive directors:	<i>獨立非執行董事:</i>	120				
Mr. Wong Hon Kit Dr. Liu Yongping	黃漢傑先生 劉勇平博士	120 120			1	12 12
Mr. Eck Wai Ming Eddie (Note (c))	() () () () () () () () () () () () () (120				12

105

15

360

_

1,155

Mr. Fok Wai Ming Eddie (Note (c))

Mr. Ho Man (Note (d))

霍偉明先生(附註(c))

何敏先生(附註(d))

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

13. DIRECTORS' EMOLUMENTS – continued

Details for the emoluments of each director of the Company during the reporting period are as follows: – continued

Notes:

- (a) Ms. Yung Ka Lai was appointed as executive director on 5 August 2015 and resigned on 31 August 2018.
- (b) Mr. Chiu King Yan was appointed as executive director on 6 March 2017 and resigned on 14 February 2018.
- (c) Mr. Fok Wai Ming Eddie was appointed as independent nonexecutive director on 24 March 2017 and resigned on 14 February 2018.
- (d) Mr. Ho Man was appointed as independent non- executive director on 14 February 2018.
- (e) Mr. Wang Jia Jun was appointed as executive director on 31 August 2018.

During the years ended 31 March 2019 and 2018, none of the directors and chief executive officer of the Company waived or agreed to waive any emoluments.

During the year, no emoluments have been paid to the directors and chief executive officer of the Company as an inducement to join or upon joining the Group or as compensation.

13. 董事薪酬 - 續

本公司各董事於報告期間之薪酬詳情如 下: -續

附註:

- (a) 翁嘉麗女士於二零一五年八月五日獲
 委任為執行董事,並於二零一八年八月
 三十一日辭任。
- (b) 趙敬仁先生於二零一七年三月六日獲 委任為執行董事,並於二零一八年二月 十四日辭任。
- (c) 霍偉明先生於二零一七年三月二十四 日獲委任為獨立非執行董事,並於二零 一八年二月十四日辭任。
- (d) 何敏先生於二零一八年二月十四日獲委任為獨立非執行董事。
- (e) Wang Jia Jun先生於二零一八年八月 三十一日獲委任為執行董事。

截至二零一九年及二零一八年三月三十一 日止年度[,]概無本公司董事及主要行政人 員放棄或同意放棄任何酬金。

年內,本公司並無向董事及主要行政人員 支付薪酬,以作為吸引加盟本集團或於加 盟後的獎勵,或作為補償。

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

14. EMPLOYEES EMOLUMENTS

Senior management emoluments and five highest paid employees

The five highest paid individuals during the year included two directors (2018: two) and the details of whose remuneration are set out in Note 13 above. The details of the emoluments of the remaining three (2018: three) highest paid individuals who are neither director nor chief executive officer of the Company are as follows:

14. 僱員酬金 高級管理人員酬金及五名最高薪僱員

年內五名最高薪僱員包括兩名(二零一八 年:兩名)董事,其酬金詳情載於上文 附註13。餘下三名(二零一八年:三名) 最高薪僱員(彼等並非本公司董事亦非主 要行政人員)之酬金詳情如下:

		2019 二零一九年 HK\$'000	2018 二零一八年 HK\$'000
		千港元	千港元
Salaries and other emoluments Retirement scheme contributions	薪金及其他酬金 退休福利計劃供款	1,343	1,830 69
Share-based payments	以股份為基礎之付款	259	_
		1,632	1,899

The number of these non-directors, highest paid employees whose remuneration fell within the following band is as follows:

該等非董事、最高薪僱員的薪酬介乎以下 範圍:

		2019 二零一九年 HK\$'000 千港元	2018 二零一八年 HK\$'000 千港元
Nil to HK\$1,000,000	0至1,000,000港元	3	3

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

14. EMPLOYEES EMOLUMENTS – continued

Senior management emoluments and five highest paid employees – continued

14. 僱員酬金-續

高級管理人員酬金及五名最高薪僱員 -績

The emoluments of the senior management (excluding directors) of the Company are within the following band.

本公司高級管理層(不包括董事)的薪酬 介乎以下範圍。

		2019 二零一九年 HK\$'000 千港元	2018 二零一八年 HK\$'000 千港元
Nil to HK\$1,000,000	0至1,000,000港元	1	1

During the years ended 31 March 2019 and 2018, no emoluments were paid by the Group to senior management or any of the five highest paid employees as an inducement to join or upon joining the Group or as compensation for loss of office. 截至二零一九年及二零一八年三月三十一 日止年度^{,本}集團並無向高級管理層或任 何五名最高薪僱員支付薪酬,以作為吸引 加盟本集團或於加盟後的獎勵,或作為離 職補償。

15. TAXATION

15. 稅項

		2019 二零一九年 HK\$'000 千港元	2018 二零一八年 HK\$'000 千港元
Current tax: – PRC Enterprise Income Tax	即期税項: 一中國企業所得税	1,946	4,936
Deferred tax: – Current year credit (Note 32)	遞延税項: 一本年度抵免(附註32)		(80)
		1,946	4,856

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

15. TAXATION – continued

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

Provision on profits assessable elsewhere has been calculated at the rates of tax prevailing in the countries in which the Group operates, based on existing legislation, interpretations and practices in respect thereof.

The National People's Congress which was concluded on 16 March 2007, the PRC Enterprise Income Tax Law was approved and became effective from 1 January 2008. The PRC Enterprise Income Tax Law introduces a wide range of changes which include, but are not limited to, the unification of the income tax rates for domestic-invested and foreign-invested enterprises at 25%.

According to the PRC Enterprise Income Tax Law, starting from 1 January 2008, 10% withholding income tax will be imposed on dividend relating to profits earned by the companies established in the PRC in the calendar year 2008 onward to their foreign shareholders. For investors incorporated in Hong Kong which hold at least 25% of equity interest of those PRC companies, a preferential rate of 5% will be applied. The Group has applied the preferential rate of 5% as the Group's subsidiaries in the PRC are directly held by an investment holding company incorporated in Hong Kong. No deferred tax has been provided for in respect of the temporary differences attributable to such profits as the Group is able to control the timing of the reversal of the temporary differences and it is probable that the temporary differences will not reverse in the foreseeable future.

15. 稅項-續

本集團須就本集團成員公司所處及經營 所在司法權區所產生或賺取之溢利,按實 體基準繳納所得税。

其他地區之應課税溢利撥備按本集團經 營所在國家之現行税率根據其現有立法、 詮釋及慣例計算。

於二零零七年三月十六日結束的全國人 民代表大會會議上,中國企業所得税法獲 通過,並由二零零八年一月一日起生效。 中國企業所得税法引入一系列變動,包括 但不限於將境內投資及外資企業的所得 税率統一為25%。

根據中國企業所得税法,自二零零八年一 月一日起,將對在中國成立的公司自二零 零八年曆年起賺取的溢利支付其境外股 東的股息徵收10%的預扣所得税。對於在 香港註冊成立且持有該等中國公司至少 25%股權的投資者,將實施5%的優惠税 率。由於本集團在中國的附屬公司均由一 間在香港註冊成立的投資控股公司直接 持有,故本集團有能力控制撥回暫時差額 的時間,且不大可能於可見將來撥回暫時 差額,故並無就該等溢利應佔之暫時差額 作出遞延税項撥備。

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

15. TAXATION – continued

On 21 March 2018, the Hong Kong Legislative Council passed The Inland Revenue (Amendment) (No. 7) Bill 2017 (the "Bill") which introduces the two-tiered profits tax rate regime. The Bill was signed into law on 28 March 2018 and was gazette on the following day. Under the two-tiered profits tax rate regime, the first HK\$2,000,000 of profits of the qualifying group entity will be taxed at 8.25% and profits tax above HK\$2,000,000 will be taxed at 16.5%. The profits of group entities not gualifying for the twotiered profits tax rates regime will continue to be taxed at a flat rate of 16.5%. The directors considered the amount involved upon implementation of the two-tiered profits tax rate as insignificant to the consolidation financial statement. Hong Kong Profits Tax is calculated at 16.5% for both years. No provision for Hong Kong Profits tax has been made for both years since there were no assessable profit generated in Hong Kong.

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

15. 稅項-續

於二零一八年三月二十一日[,]香港立法 會通過《2017年税務(修訂)(第7號)條 例草案》(「條例草案」),引入利得税税 率兩級制。條例草案於二零一八年三月 二十八日經簽署成為法律,並於次日刊 憲·根據利得税税率兩級制,合資格集團 實體的首2,000,000港元溢利將按8.25% 徵税,而超過2,000,000港元的溢利則須 按16.5%徵税。不符合利得税税率兩級 制的集團實體的溢利將繼續按固定税率 16.5%徵税。董事認為,利得税税率兩級 制實施後所涉及金額在綜合財務報表內 並不重大。香港利得税兩年間按16.5%計 算。並無就兩個年度為香港利得税作出撥 備,原因為並無於香港產生無應課税溢 利。

根據開曼群島及英屬處女群島之規則及 法規[,]本集團毋須繳納任何開曼群島及英 屬處女群島所得税。

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

15. TAXATION – continued

A reconciliation of the income tax expense applicable to loss before taxation using the statutory rate for the location in which the Company and its subsidiaries are domiciled to the tax expenses at the effective tax rate are as follows:

15. 稅項-續

使用本公司及其附屬公司所處地點之法 定税率計算適用於除税前虧損之所得税 開支與按實際税率計算之税項開支之對 賬如下:

		2019	2018
		二零一九年	二零一八年
		HK\$'000	HK\$'000
		千港元	千港元
Loss before taxation	除税前虧損		
- continued operation	- 持續經營業務	(56,227)	(14,093)
- discontinued operation	-已終止經營業務	(7,570)	(36,478)
		(63,797)	(50,571)
Notional tax on profit before tax, calculated	按照在相關税法管轄區域之		
at the rates applicable to profits in the tax	溢利的適用税率計算除税前		
jurisdiction concerned	溢利的名義税項	(8,615)	(5,268)
Tax effect of expenses and income not	不可扣税或毋須課税		
deductible or taxable for tax purposes	開支及收入的税務影響	3,761	138
Tax effect of tax losses not recognised	未確認的税項虧損的税務影響	6,800	9,986
Taxation	税項	1,946	4,856

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16. DIVIDENDS

The directors of the Company do not recommend the payment of any dividend for the year ended 31 March 2019 (2018: Nil).

17. LOSS PER SHARE ATTRIBUTABLE TO OWNERS OF THE COMPANY

(a) Basic loss per share

Continuing and discontinued operations

The computation of the basic loss per share amount from continuing and discontinued operations are based on the loss for the year attributable to ordinary equity holders of the Company from continuing and discontinued operations of HK\$66,592,000 (2018: HK\$55,586,000) and the weighted average number of ordinary shares of 709,159,960 (2018: 648,405,300) during the year.

Continuing operations

The computation of the basic loss per share amount from continuing operations are based on the loss for the year attributable to ordinary equity holders of the Company from continuing operations of HK\$59,046,000 (2018: HK\$19,181,000) and the weighted average number of ordinary shares of 709,159,960 (2018: 648,405,300) during the year.

Discontinued operation

The computation of the basic loss per share amount from discontinued operation are based on loss for the period attributable to ordinary equity holders of the Company from discontinued operations of HK\$7,546,000 (2018: HK\$36,405,000) and the weighted average number of ordinary shares of 709,159,960 (2018: 648,405,300) during the year.

16. 股息

本公司董事不建議宣派截至二零一九年三 月三十一日止年度的任何股息(二零一八 年:無)。

17. 本公司擁有人應佔每股虧損

(a) 每股基本虧損 持續經營業務及已終止經營業務 年內,持續經營業務及已終止經營 業務之每股基本虧損乃根據本公 司普通權益持有人應佔持續經營 業務及已終止經營業務之年度虧 損66,592,000港元(二零一八年: 55,586,000港元)及加權平均普通 股數目709,159,960股(二零一八 年:648,405,300股)計算。

持續經營業務

年內,持續經營業務之每股基本虧 損金額乃根據本公司普通權益持 有人應佔持續經營業務之年度虧 損59,046,000港元(二零一八年: 19,181,000港元)及加權平均普通 股數目709,159,960股(二零一八 年:648,405,300股)計算。

已終止經營業務

年內,已終止經營業務之每股基本 虧損金額乃根據本公司普通權益持 有人應佔期內已終止經營業務之 虧損7,546,000港元(二零一八年: 36,405,000港元)及加權平均普通 股數目709,159,960股(二零一八 年:648,405,300股)計算。

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

17. LOSS PER SHARE ATTRIBUTABLE TO OWNERS OF THE COMPANY – continued

(b) Diluted loss per share

Continuing and discontinued operations

For the year ended 31 March 2019, the computation of diluted loss per share from continuing and discontinued operations does not include the Company's outstanding share options because the effect were anti-dilutive. Therefore, the diluted loss per share from continuing and discontinued operations of the Company is the same as the basic loss per share.

For the year ended 31 March 2018, diluted loss per share from continuing and discontinued operations is the same as the basic loss per share from continuing and discontinued operations as there was no potential diluted event.

Continuing operations

For the year ended 31 March 2019, the computation of diluted loss per share from continuing operations does not include the Company's outstanding share options because the effect were anti-dilutive. Therefore, the diluted loss per share from continuing operations of the Company is the same as the basic loss per share.

For the year ended 31 March 2018, diluted loss per share from continuing operations is the same as the basic loss per share from continuing operations as there was no potential diluted event.

17. 本公司擁有人應佔每股虧損 一續

(b) 每股攤薄虧損 持續經營業務及已終止經營業務 截至二零一九年三月三十一日止年 度,計算持續經營業務及已終止經 營業務之每股攤薄虧損並不包括本 公司尚未行使之購股權,原因為具 有反攤薄影響。因此,本公司持續經 營業務及已終止經營業務之每股攤 薄虧損與每股基本虧損相同。

> 截至二零一八年三月三十一日止年 度,由於並無潛在攤薄事件,故持續 經營業務及已終止經營業務之每股 攤薄虧損與每股基本虧損相同。

持續經營業務

截至二零一九年三月三十一日止年 度,計算持續經營業務之每股攤薄 虧損並不包括本公司尚未行使之購 股權,原因為具有反攤薄影響。因 此,本公司持續經營業務之每股攤 薄虧損與每股基本虧損相同。

截至二零一八年三月三十一日止年 度,由於並無潛在攤薄事件,故持續 經營業務之每股攤薄虧損與每股基 本虧損相同。

17. LOSS PER SHARE ATTRIBUTABLE TO OWNERS OF THE COMPANY – continued

(b) Diluted loss per share – continued Discontinued operation

From 1 April 2018 to 15 November 2018 (completion date), the computation of diluted loss per share from discontinued operation does not included the Company's outstanding share options because the effect were anti-dilutive. Therefore, the diluted loss per share from discontinued operation of the Company is the same as the basic loss per share.

For the year ended 31 March 2018, diluted loss per share from discontinued operation is the same as the basic loss per share from discontinued operation as there was no potential diluted event.

17. 本公司擁有人應佔每股虧損 - 續

(b) 每股攤薄虧損-績 已終止經營業務

於二零一八年四月一日至二零一八 年十一月十五日(完成日期),已終 止經營業務之每股攤薄虧損之計算 因具有反攤薄影響而並無計入本公 司尚未行使之購股權。因此,本公司 已終止經營業務之每股攤薄虧損與 每股基本虧損相同。

截至二零一八年三月三十一日止年 度,由於並無潛在攤薄事件,已終止 經營業務之每股攤薄虧損與已終止 經營業務之每股基本虧損相同。

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18. PROPERTY, PLANT AND EQUIPMENT

18. 物業、廠房及設備

		Leasehold improvement 租賃物業裝修 HK\$'000 千港元	Office equipment 辦公室設備 HK\$'000 千港元	Medicine equipment 醫療設備 HK\$'000 千港元	Motor vehicle 汽車 HK\$'000 千港元	Construction in progress 在建工程 HK\$'000 千港元	Total 總計 HK\$'000 千港元
Cost As at 31 March 2017 Additions Disposals Exchange realignment	成本 於二零一七年三月三十一日 添置 出售 匯兑調整	14,001 1,499 _ 1,659	23,674 2,037 (1,440) 2,846	10,983 108 - 1,168	3,899 - (523) 432	2,188 126	52,557 5,832 (1,963) 6,231
As at 31 March 2018 and 1 April 2018 Additions Disposals Acquisition of subsidiaries (Note 25) Disposal of a subsidiary (Note 26) Exchange realignment	於二零一八年 三月三十一日 及二零一八年 四月一日 添置 出售 收購附屬公司(附註25) 出售一間附屬公司(附註26) 匯兑調整	17,159 1,980 (535) 9,962 (14,938) (1,068)	27,117 2,775 (3,321) 2,738 (15,525) (1,686)	12,259 	3,808 - (1,325) 113 (555) (237)	2,314 3,790 	62,657 8,545 (6,491) 21,931 (31,018) (6,682)
As at 31 March 2019	於二零一九年 三月三十一日	12,560	12,098	16,138	1,804	6,342	48,942
Accumulated depreciation As at 1 April 2017 Charge of the year Written back on disposals Exchange realignment	累計折舊 於二零一七年四月一日 年內已扣除 於出售時撥回 匯兑調整	8,129 2,459 1,094	14,916 3,192 (1,211) 1,999	119 3,010 186	2,075 340 (456) 261	- - -	25,239 9,001 (1,667) 3,540
As at 31 March 2018 and 1 April 2018 Charge of the year Written back on disposals Disposal of a subsidiary (Note 26) Exchange realignment	於二零一八年 三月三十一日 及二零一八年 四月一日 年內已扣除 於出售時撥回 出售一間附屬公司(附註26) 匯兑調整	11,682 1,544 (535) (10,822) (724)	18,896 1,978 (2,905) (8,931) (1,177)	3,315 3,164 (485) - (206)	2,220 125 (844) (85) (140)	- - - -	36,113 6,811 (4,769) (19,838) (2,247)
As at 31 March 2019	於二零一九年 三月三十一日	1,145	7,861	5,788	1,276		16,070
Net book value As at 31 March 2019	賬面淨值 於二零一九年 三月三十一日	11,415	4,237	10,350	528	6,342	32,872
As at 31 March 2018	於二零一八年 三月三十一日	5,477	8,221	8,944	1,588	2,314	26,544

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

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19. PREPAID LEASE PAYMENTS

19. 預付租賃款項

		Total
		總計
		HK\$'000
		千港元 ————
Cost	成本	
As at 1 April 2017	於二零一七年四月一日	13,622
Exchange realignment	匯兑調整	1,441
As at 31 March 2018 and 1 April 2018	於二零一八年三月三十一日及	
	二零一八年四月一日	15,063
Disposal of a subsidiary (Note 26)	出售一間附屬公司(附註26)	(13,625)
Exchange realignment	匯兑調整	(1,438)
As at 31 March 2019	於二零一九年三月三十一日	
Accumulated depreciation	累計折舊	
As at 1 April 2017	於二零一七年四月一日	2,980
Charge for the year	年內已扣除	383
Exchange realignment	匯兑調整	359
As at 31 March 2018 and 1 April 2018	於二零一八年三月三十一日及	
	二零一八年四月一日	3,722
Charge for the year	年內已扣除	380
Disposal of a subsidiary (Note 26)	出售一間附屬公司(附註26)	(3,713)
Exchange realignment	匯兑調整	(389)
As at 31 March 2019	於二零一九年三月三十一日	
Net book value	賬面淨值	
As at 31 March 2019	於二零一九年三月三十一日	
As at 31 March 2018	於二零一八年三月三十一日	11,341

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

19. PREPAID LEASE PAYMENTS – continued

19. 預付租賃款項-續

		2019 二零一九年 HK\$'000 千港元	2018 二零一八年 HK\$'000 千港元
Analysed for reporting purpose as:	分析作呈報用途:		
- Current portion	一流動部份	-	383
- Non-current portion	一非流動部份		10,958
			11,341

The Group's prepaid lease payments amounts represent the payments for land use rights situated in the PRC. The leasehold lands have lease term of 35 to 40 years and the Group has processed the land use rights of the leasehold land during the lease term.

Amortisation on prepaid lease payments of approximately HK\$380,000 (2018: approximately HK\$383,000) have been charged to the administrative expenses in the consolidated statement of profit or loss and other comprehensive income for the years ended 31 March 2019 and 2018.

本集團預付租賃款項指就位於中國之土 地使用權之付款。租賃土地之租賃期為35 至40年,而本集團於租賃期內擁有租賃土 地之土地使用權。

約380,000港元(二零一八年:約383,000 港元)之預付租賃款項攤銷已於截至二零 一九年及二零一八年三月三十一日止年 度之綜合損益及其他全面收益表行政開 支中扣除。

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20. INVESTMENT PROPERTY

20. 投資物業

		2019 二零一九年 HK\$'000 千港元	2013 二零一八年 HK\$'00 千港テ
Completed investment property	已竣工投資物業	9,789	9,78
At fair value	按公平值		
As at 1 April	於四月一日	9,789	6,76
Fair value change	公平值變動	-	2,18
Disposal of a subsidiary (Note 26)	出售一間附屬公司(附註26)	(8,854)	
Exchange realignment	匯兑調整	(935)	
As at 31 March	於三月三十一日		9,78

(a) Valuation of investment property

Investment property as at 31 March 2018 was stated at RMB7,850,000 (approximately HK\$9,789,000). The fair value were arrived at based on the valuations carried out by an independent firm of qualified professional valuers, Asset Appraisals Limited, ("AAL"), who have among their staff members of the Hong Kong Institute of Surveyors with recent experience in the location and category of the properties being values. The valuations conform to the Valuation Standards published by the Hong Kong Institute of Surveyors. The completed investment property has been valued using the direct comparison approach.

(a) 投資物業之估值

於二零一八年三月三十一日之投 資物業按人民幣7,850,000元(約 9,789,000港元)列賬。公平值乃根 據由獨立合資格專業估值師中誠達 資產評值顧問有限公司(「AAL」) 所作估值而釐定。進行前述估值的 AAL職員為香港測量師學會會員,並 對進行估值物業之位置及類別擁有 近期估值經驗。有關估值符合香港 測量師學會出版之估值準則。已竣 工投資物業使用直接比較法進行估 值。

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20. INVESTMENT PROPERTY - continued

(a) Valuation of investment property

– continued

Direct comparison approach is adopted where comparison based on recent sales price of comparable properties on a price per square foot using market data which is publicly available without significant adjustments being made to the market observable data of comparable properties is made. A significant increase in the sales price of comparable properties would result in significant increase in fair value, and vice versa.

At each of reporting year end date, the management will (i) verify all major inputs to the independent valuation report; (ii) assess property valuations movement when compared to the prior year valuation report; and (iii) hold discussion with the independent valuers.

There had been no change from the valuation technique used in the prior year. In estimating the fair value of the property, the highest and best use of the property is their current use.

20. 投資物業-續

(a) 投資物業之估值 - 續

採用直接比較法,其根據可資比較 物業使用公開可得之市場數據按每 平方呎價格基準計算之近期售價所 用之市場數據作出比較,並未對可 資比較物業作出之市場可觀察數據 作出任何重大調整。可資比較物業 售價之大幅增加將導致公平值大幅 增加,及反之亦然。

於各呈報年結日,管理層將(i)核實獨 立估值報告所有主要輸入資料;(ii) 評估與上年度估值報告比較的物業 估值變動;及(iii)與獨立估值師進行 討論。

於過往年度所採用的估值法並無發 生任何變動。於估計物業的公平值 時,物業的最高及最佳使用為其當 前用途。

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

 For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

 20. INVESTMENT PROPERTY – continued (b) The analysis of the carrying amount of investment property is as follow:
 20. 投資物業 – 續 (b) 投資物業之賬面值分析如下:

		2019 二零一九年 HK\$'000 千港元	20 ⁷ 二零一八 HK\$'00 千港
Land located in the PRC: Medium-term lease	於中國之土地: 中期租約		9,78

- (c) Details of the Group's investment property and information about the fair value hierarchy as at 2018 was as follows:
- (c) 於二零一八年[,]本集團投資物業 及公平值層級資料詳情如下:

		Level 1	Level 2	Level 3	Fair value as at 31 March 2018 於二零一八年 三月三十一日之
		1級 HK\$'000 千港元	2級 HK\$′000 千港元	3級 HK\$′000 千港元	<u></u> 公平値 HK\$'000 千港元
Investment property unit located in the PRC	位於中國之 投資物業單位		9,789		9,789

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

20. INVESTMENT PROPERTY - continued

(c) Details of the Group's investment property and information about the fair value hierarchy as at 31 March 2018 was as follows: – continued

There were no transfers of fair value measurements between Level 1 and Level 2 and no transfer into or out of level 3 during the year ended 31 March 2018.

The Group's policy is to recognise transfers between levels of fair value hierarchy at the end of the date of the events or change in circumstances that caused the transfer.

(d) Investment property leased out under operating leases

All of the Group's property interests held under operating lease to earn rentals are measured using the fair value model and classified accounted for investment property.

The Group leases out its investment property which are shop units of a 9-storey composite building to various tenants. The leases typically run for an initial period of 1 year to 5 years, at the end of which period all terms are renegotiated. None of the leases includes contingent rentals. No rental income for investment property less directly outgoings during the year ended 31 March 2019 (2018: approximately HK\$177,000).

20. 投資物業 - 續

(c) 於二零一八年三月三十一日,本 集團投資物業及公平值層級資料 詳情如下:一續

> 截至二零一八年三月三十一日止年 度,1級與2級之間的公平值計量並 無轉移且3級無任何轉入或轉出。

> 本集團之政策為確認於導致轉撥之 事件或情況變動出現之日結束時的 公平值層級間轉撥。

(d) 根據經營租賃出租之投資物業

本集團所有根據經營租賃持有以賺 取租金收入的物業權益均採用公平 值模式計量,並分類作投資物業入 賬。

本集團向多名租戶出租其投資物 業(為一棟九層綜合大樓之商鋪單 元)。租約一般初步為期一年至五 年,期滿時重新磋商所有條款。租約 不包括或然租金。截至二零一九年 三月三十一日止年度,概無來自投 資物業之租金收入減直接開支(二 零一八年:約177,000港元)。 For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

20. INVESTMENT PROPERTY - continued

(d) Investment property leased out under operating leases – continued

> Investment property leased at 31 March 2018 had committed tenants for 3 years. At the end of the reporting period, the Group contracted with tenants for the following future minimum lease receivables:

20. 投資物業 - 續

(d) 根據經營租賃出租之投資物業 - 續

> 截至二零一八年三月三十一日,租 賃投資物業之租戶保證租用年期為 三年。於本報告期末,本集團已與租 戶訂約,於未來應收取之最低租金 如下:

		2019 二零一九年 HK\$′000 千港元	2018 二零一八年 HK\$ ['] 000 千港元
Within one year In the second to the fifth years	一年內 第二至五年(包括首尾兩年)	-	177
inclusive			354
			531

(e) Particulars of investment property

(e) 投資物業之詳情

The particulars of the investment property at 31 March 2018 was as follows:

於二零一八年三月三十一日,投資 物業之詳情如下:

Index of the set

Type 類型	Tenure 租期	attributable to the Group 本集團所佔權益
Building and land 樓宇及土地	Medium-term lease 中期租約	99.80%
	類型 Building and land	類型 租期 Building and land Medium-term lease

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

21. GOODWILL

21. 商譽

		2019	2018
		二零一九年	二零一八年
		HK\$'000	HK\$'000
		千港元	千港元
Cost	成本		
As at 1 April	於四月一日	922,147	909,040
Additional amounts recognised from	於本年度產生自業務合併		
business combination occurring during	所確認之額外款項		
the year (Note 25)	(附註25)	2,506	-
Deregistration of a subsidiary	註銷一間附屬公司	(333)	-
Exchange realignment	匯兑調整	(8,476)	13,107
As at 31 March	於三月三十一日	915,844	922,147
Accumulated impairment losses	累計減值虧損		
As at 1 April	於四月一日	785,524	785,169
Impairment loss recognised during the year	於本年度確認之減值虧損	35,459	336
Deregistration of a subsidiary	註銷一間附屬公司	(333)	-
Exchange realignment	匯兑調整	(14)	19
As at 31 March	於三月三十一日	820,636	785,524
Carrying amounts	賬面值		
As at 31 March	於三月三十一日	95,208	136,623

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

21. GOODWILL - continued

Impairment test for CGUs containing goodwill

The management of the Group tests goodwill annually for impairment, or more frequently if there are indications that goodwill might be impaired.

For purpose of impairment testing, goodwill has been allocated to the following CGUs. The carrying amounts of goodwill (net of accumulated impairment loss) as at 31 March 2019 and 2018 are allocated as follows:

21. 商譽-續

含有商譽之現金產生單位減值測試 本集團管理層每年進行一次商譽減值測 試[,]或於有跡象顯示商譽可能已經減值時

更頻密地進行減值測試。

就減值測試而言,商譽已分配至下列現金 產生單位。於二零一九年及二零一八年三 月三十一日,商譽之賬面值(扣除累計減 值虧損)分配如下:

		2019 二零一九年 HK\$'000 千港元	2018 二零一八年 HK\$'000 千港元
Mingxi County Trading Company Limited ("Mingxi") and its subsidiaries – provision of hemodialysis treatment and consultancy services	明溪縣佳維貿易有限公司 (「明溪」)及其附屬公司 ─提供血液透析治療及 諮詢服務	95,208	136,623

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

21. GOODWILL – continued

Impairment test for CGUs containing goodwill – continued

Quanzhou Huihao

The recoverable amount of Quanzhou Huihao is the higher of fair value less cost to disposal or value in use. During the year 31 March 2018, Quanzhou Huihao recorded the continuously operating loss, management assessed recoverable amount based on its fair value less cost of disposal. During the year ended 31 March 2018, the directors consider that an impairment loss on goodwill of approximately HK\$336,000 should be recognised in the consolidated statement of profit or loss and other comprehensive income.

On 29 March 2019, Quanzhou Huihao was deregistered.

Mingxi

As the carrying amount of this CGU is calculated to be lower than its recoverable amount, an impairment losses of approximately HK\$35,459,000 was recognised during the year ended 31 March 2019 (2018: HK\$Nil).

The recoverable amount of this CGU is determined based on a value in use calculation which uses cash flow projections based on financial budgets approved by management covering a five-year period and with discount rates of 11.99% per annum (2018: 14.72%). Cash flow projections during the budgeted period are based on the same expected gross margins throughout the budget period. The management considers that it is prudent and appropriate to adopt a zero% annual growth rate of cash flows projections for each flows beyond the budgeted period. This growth rate does not exceed the long-term average growth rate for the market. Management determined the budgeted gross margin based on past performance and its expectations for the market development.

21. 商譽-續

含有商譽之現金產生單位減值測試 一續

泉州惠好

泉州惠好之可收回金額為公平值減出售 成本或使用價值的較高者。截至二零一八 年三月三十一日止年度,泉州惠好錄得持 續經營虧損,管理層根據其公平值減出售 成本評估可收回金額。截至二零一八年三 月三十一日止年度,董事認為,商譽減值 虧損約336,000港元須於綜合損益及其他 全面收益表內確認。

於二零一九年三月二十九日[,]泉州惠好被 註銷。

明溪

由於計算該現金產生單位之賬面值將低 於其可收回金額,故約為35,459,000港 元之減值虧損乃於截至二零一九年三月 三十一日止年度內確認(二零一八年:零 港元)。

此現金產生單位之可收回金額乃根據使 用價值計算釐定,而使用價值根據管理層 所批准之涵蓋五年期財務預算所得出之 現金流量預測,以及貼現率每年11.99% (二零一八年:14.72%)計算。預算期內 之現金流量預測乃基於整個預算期內相 同之預測毛利率計算。管理層認為,採納 預算期後現金流量之年增長率0%推算乃 屬審慎及適當。該增長率並不超過市場之 長期平均增長率。管理層根據過往表現及 其對市場發展之預測釐定預算毛利率。

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

21. GOODWILL - continued

Impairment test for CGUs containing goodwill – continued Mingxi – continued

The Impairment loss was mainly attributable to the following factors:

- decrease in the sale revenue from and number of treatments provided by jointly-operated hemodialysis treatment centers, which was particularly caused by the change in number of patient visits in the jointlyoperated hemodialysis treatment centers located in Yanzhou, Jining City, Shandong Province, the PRC due to the keen competition as a result of the launch of promotion campaigns by a nearby state-owned hospital;
- the postponement in the application for enrolment of the hemodialysis treatment centers in the medical insurance list which resulted in the delay of the business plan of the Group; and
- (iii) decrease in sale revenue from hemodialysis equipment trading.

Based on the above factors, the directors consider that an impairment loss on goodwill of approximately HK\$35,459,000 should be recognised in the consolidated statement of profit or loss and other comprehensive income. Any adverse change in the assumptions used in the value in use calculation would result in further losses.

21. 商譽一續 含有商譽之現金產生單位減值測試 一續 明溪一續 該減值虧損主要由於以下因素所致:

- (i) 共同營運之血液透析治療中心業務
 的銷售收入及所提供的治療次數減
 少,尤其是因附近一所國有醫院進
 行宣傳促銷活動帶來的激烈競爭而
 致使位於中國山東省濟寧市兗州的
 共同營運之血液透析治療中心的病
 患就診人次發生變化;
- (ii) 於醫療保險目錄內登記血液透析治 療中心之申請延遲,從而導致本集
 團之業務計劃押後;及
- (ii) 來自血液透析設備之銷售收入減少。

基於以上因素,董事認為,商譽減值虧損 約35,459,000港元須於綜合損益及其他 全面收益表內確認。用於計算使用價值之 主要假設發生任何不利變動將導致進一 步虧損。

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

22. INVENTORIES

Inventories in the consolidated statement of financial position comprise:

22. 存貨

於綜合財務狀況表之存貨包括:

		2019 二零一九年	2018 二零一八年
		HK\$′000 千港元	HK\$′000 千港元
Finished goods	製成品	10,920	62,136

23. TRADE AND OTHER RECEIVABLES AND DEPOSITS

23. 貿易及其他應收款項及按金

		2019	2018
		二零一九年	二零一八年
		НК\$'000	HK\$'000
		千港元	千港元
Trade receivables	貿易應收款項	31,746	99,890
Less: Allowance for credit losses (HKFRS 9)	減:信貸虧損撥備(香港財務報告	.,,	55,050
	準則第9號)	(11,726)	_
Less: Impairment loss recognised in respect		(, ,	
of trade receivables (HKAS 39)	(香港會計準則第39號)	-	(7,070)
		20,020	92,820
Bills receivable	應收票據	_	249
Prepayments and deposits paid	預付款項及已付按金	29,737	15,126
Other receivables	其他應收款項	11,204	14,428
Other receivables			
		60,961	122,623
Less: Impairment loss recognised in	減:就其他應收款項確認的		
respect of other receivables	減值虧損	(2,188)	(4,170)
		58,773	118,453

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

23. TRADE AND OTHER RECEIVABLES AND DEPOSITS – continued

No bills receivables as at 31 March 2019. As at 31 March 2018, bills receivable of approximately HK\$249,000 will be matured within six months after the end of the reporting period. All the bills receivable are denominated in RMB.

Included in the Group's prepayment and deposits paid were the prepayment expense of HK\$23,059,000 (2018: HK\$Nil) which related to the consulting service of new hemodialysis treatment centers.

Included in the Group's other receivables were the value added tax ("VAT") recoverable of approximately HK\$2,251,000 as at 31 March 2019 (2018: HK\$4,434,000).

Payment terms with customers from the pharmaceutical wholesale and distribution business, pharmaceutical retail chain business and hemodialysis treatment and consultancy service business are mainly on credit. Invoices are normally payable from 30 to 90 days (2018: 30 to 90 days) for pharmaceutical wholesale and distribution business and 5 to 365 days (2018: 5 to 365 days) for hemodialysis treatment and consultancy service business respectively of issuance of invoices. The ageing analysis of the gross amount of trade receivables based on the invoices date is as follows:

23. 貿易及其他應收款項及按金

於二零一九年三月三十一日,概無應收票 據。於二零一八年三月三十一日,應收票 據約249,000港元將於報告期末後六個月 內到期。所有應收票據均以人民幣計值。

計入本集團之預付款項及已付按金為預付 款項開支23,059,000港元(二零一八年: 零港元),其乃與新血液透析治療中心的 諮詢服務有關。

於二零一九年三月三十一日,計入本集 團其他應收款項之可收回增值税(「增值 税」)約為2,251,000港元(二零一八年: 4,434,000港元)。

藥品批發及分銷業務、藥品零售連鎖業務 及血液透析治療及諮詢服務業務客戶的 付款方式主要為記賬收款。藥品批發及 分銷業務以及血液透析治療及諮詢服務 業務的款項一般須分別於發票發出日期 後30至90日(二零一八年:30至90日)及 5至365日(二零一八年:5至365日)內支 付。按發票日期的貿易應收款項總額的賬 齡分析如下:

		2019 二零一九年 HK\$′000 千港元	2018 二零一八年 HK\$'000 千港元
Within 90 days	90日以內	21,070	58,396
91-180 days	91至180日	1,254	21,232
181-365 days	181至365日	3,290	13,192
Over 365 days	超過365日	6,132	7,070
		31,746	99,890

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

23. TRADE AND OTHER RECEIVABLES AND DEPOSITS – continued

As at 31 March 2018, trade receivables disclosed above include amounts which are past due at the end of the reporting period but against which the Group has not recognised an allowance for doubtful receivables because there has not been a significant change in credit quality and the amounts are still considered recoverable. The Group does not hold any collateral or other credit enhancements over these balances nor does it have a legal right to offset against any amounts owed by the Group to the counterparty. The individually impaired receivables related to customers that were in financial difficulties and the directors assessed that the amounts are not expected to be recovered.

Ageing of impaired trade receivables

23. 貿易及其他應收款項及按金

於二零一八年三月三十一日,上文所披露 之貿易應收款項包括於報告期末已逾期, 惟本集團並無確認應收呆賬撥備之金額, 原因為有關款項的信貸質素並無重大變 動且仍被視為可予收回。本集團並無就此 等結餘持有任何抵押品或其他信貸加強 項目,亦無法定權利可以本集團結欠交易 對手的任何款項作抵銷。個別減值的應收 款項涉及有財務困難的客戶,董事的評估 為預計該等金額不能收回。

已減值貿易應收款項之賬齡

		2018 二零一八年 HK\$'000 千港元
Over 365 days	超過365日	7,070

Ageing of past due but not impaired

已逾期但未減值之賬齡

		2018 二零一八年 HK\$'000 千港元
Overdue by:	已逾期:	
1 – 90 days	1至90日	5,791
91 – 180 days	91至180日	8,746
Over 180 days	超過180日	4,152
		18,689

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

23. TRADE AND OTHER RECEIVABLES AND DEPOSITS – continued

Ageing of past due but not impaired – continued

As at 31 March 2018, included in the Group's trade receivables balances are balances with aggregate carrying amount of approximately HK\$18,689,000 which was past due at the end of the reporting period for which the Group not provided for impairment loss.

Movement in the provision for impairment loss recognised in respect of trade receivables is summarised as follow:

23. 貿易及其他應收款項及按金

已逾期但未減值之賬齡-續

於二零一八年三月三十一日,計入本集 團貿易應收款項結餘中之賬面總額約 18,689,000港元為於報告期末已逾期之 結餘,本集團並無就其計提減值虧損。

就貿易應收款項確認之減值虧損撥備變 動概述如下:

		2018 二零一八年 HK\$'000 千港元
As at 1 April	於四月一日	5,663
Impairment losses recognised	已確認之減值虧損	1,113
Impairment losses reversed	已撥回之減值虧損	(349)
Exchange realignment	匯兑調整	643
As at 31 March	於三月三十一日	7,070

As at 31 March 2018, included in allowance for doubtful debts are individually impaired trade receivables with an aggregate balance of HK\$7,070,000. For overdue debts, based on the past default experience, payment history of customers and subsequent settlement, the Group assessed the corporate customers for potential impairment losses. Full provision has been made for individual trade receivables aged over one year with no subsequent settlement as historical evidence shows that such amounts are not recoverable.

於二零一八年三月三十一日,呆賬撥備中 計入個別減值之貿易應收款項之總結餘 為7,070,000港元。就逾期債務而言,本集 團根據過往被拖欠款項之經驗,客戶付款 記錄及其後結算評估企業客戶之潛在減 值虧損。本公司已為賬齡超過一年之其後 並無結算之個別貿易應收款項作出全額 撥備,原因為根據過往證據顯示,此等金 額無法收回。

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

23. TRADE AND OTHER RECEIVABLES AND DEPOSITS – continued

Ageing of past due but not impaired – continued Movement in the provision for impairment loss of the Group recognised in respect of the other receivables is summarised as follows:

23. 貿易及其他應收款項及按金 - 續

已逾期但未減值之賬齡-續

就其他應收款項確認之本集團減值虧損 撥備變動概述如下:

		2018 二零一八年
		HK\$'000 千港元
As at 1 April	於四月一日	915
Impairment loss recognised	已確認之減值虧損	2,987
Exchange realignment	匯兑調整	268
As at 31 March	於三月三十一日	4,170

The individually impaired other receivables relate to other receivables that were in default or delinquency in payments and only a portion or none of the receivables is expected to be recovered. The Group does not hold any collateral or other credit enhancements over this balance. The remaining balance of other receivables is neither past due nor impaired and relates to a large number of independent parties for whom there was no recent history of default.

Details of impairment assessment of trade and other receivables and deposit paid for the year ended 31 March 2019 under expected credit loss of HKFRS 9 are set out in Note 5(b). 個別經減值其他應收款項與其他應收款 項拖欠或遲繳款項有關,預期僅可收回此 等應收款項之一部份或不可收回此等應 收款項。本集團並無就此等結餘持有任何 抵押品或其他信貸提升保障。其他應收款 項之餘下結餘概未逾期亦無減值及與大 批在近期並無拖欠記錄之獨立人士相關。

根據香港財務報告準則第9號之預期信貸 虧損,截至二零一九年三月三十一日止年 度之貿易及其他應收款項以及已付按金 之減值評估詳情載於附註5(b)。

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

24. PARTICULARS OF SUBSIDIARIES

24. 附屬公司之詳情

- (a) Details of the Company's principal subsidiaries, all of which are limited liability companies, at 31 March 2019 are as follows:
- (a) 於二零一九年三月三十一日,本公司之主要附屬公司(均為有限公司) 詳情如下:

Name of subsidiaries 附属公司名稱	Place and date of Incorporation registration and operation 註冊成立/註冊 及經營地點及日期	Class of share held 所持股份類別	Particulars of issued and fully paid ordinary share capital /registered capital 發行及撤足普通股本/ 註冊資本之詳情	in 本公司打	terest and vo by the C	equity, effectiv ting power he Company 際權益及投票和 Indi	eld	Principal activities 主要業務
				直 2019 二零一九年 %			接 2018 二零一八年 %	
Fujian Huihao Sihai Pharmaceutical Chain Company Limited ("Huihao Sihai") #	The PRC/ 30 November 2001	Registered	RMB55,856,350	-	-	-	99.80	Pharmaceutical retail chain business in the PRC
福建惠好四海醫藥連銷有限公司 (「惠好四海」) ≉	中國/ 二零零一年十一月三十日	註冊資本	人民幣55,856,350元					於中國藥品零售 連鎖店業務
Fujian Province Huihao City Huihao Pharmaceutical Company Limited ("Fuzhou Huihao") *	The PRC/ 9 July 2008	Registered	RMB91,500,000	-	-	78.14	78.14	Pharmaceutical wholesale and distribution business
福建省福州市惠好藥業有限公司 (「福州惠好」) *	中國/ 二零零八年七月九日	註冊資本	人民幣91,500,000元					in the PRC 於中國藥品批發及 分銷業務
Putian Huihao Medicine Company Limited ("Putian Huihao") #	The PRC/ 11 July 2008	Registered	RMB10,000,000	-	-	78.14	78.14	Pharmaceutical wholesale and distribution business
福建莆田惠好醫藥有限公司 (「莆田惠好」) ≉	中國/ 二零零八年七月十一日	註冊資本	人民幣10,000,000元					in the PRC 於中國藥品批發及 分銷業務
Fujian Huiming Medicine Company Limited ("Fujian Huiming") *	The PRC/ 10 July 2008	Registered	RMB20,000,000	-	-	78.14	78.14	Pharmaceutical wholesale and distribution business
福建省惠明醫藥有限公司 (「福建惠明」)*	中國/ 二零零八年七月十日	註冊資本	人民幣20,000,000元					in the PRC 於中國藥品批發及 分銷業務
Huihao Medicine (Quanzhou) Company Limited ("Quanzhou Huihao") **	The PRC/ 17 May 2007	Registered	RMB10,000,000	-	-	-	78.14	Pharmaceutical wholesale and distribution business
惠好醫藥 (泉州)有限公司 (「泉州惠好」) **	中國/ 二零零七年五月十七日	註冊資本	人民幣10,000,000元					in the PRC 於中國藥品批發及 分銷業務
Lianan Kidney Medical Management Company Limited #	The PRC/ 15 June 2012	Registered	RMB20,000,000	-	-	78.14	78.14	Hemodialysis treatment and consultancy service
聯安賢析醫療管理有限公司♯	中國/ 二零一二年六月十五日	註冊資本	人民幣20,000,000元					business in the PRC 於中國血液透析治療及諮 詢服務業務
Putian lianan Kidney Medical Management Company Limited #	The PRC/ 8 November 2016	Registered	RMB1,000,000	-	-	78.14	78.14	Hemodialysis treatment and consultancy service
莆田聯安腎析醫療管理有限公司♯	中國/ 二零一六年十一月八日	註冊資本	人民幣1,000,000元					business in the PRC 於中國血液透析治療及諮 詢服務業務
Wuhua Yongke Kidney Hemodialysis Company Limited #^	The PRC/ 28 November 2016	Registered	RMB3,000,000	-	-	78.14	-	Hemodialysis treatment and consultancy service
五華養可賢析血液透析有限公司龄	中國/ 二零一六年 十一月二十八日	註冊資本	人民幣3,000,000元					business in the PRC 於中國血液透析治療及諮 詢服務業務

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

24. PARTICULARS OF SUBSIDIARIES

- continued

(a) – continued

- The English names of the Company's subsidiaries in the PRC are transliteration of their respective Chinese names which have not been registered.
- * The subsidiary was deregistered on 29 March 2019.
- [^] The subsidiary was acquired on 17 October 2018.

(b) Details of non-wholly owned subsidiaries that have material non-controlling interests

The table below shows details of non-wholly-owned subsidiaries of the Group that have material non-controlling interests:

24. 附屬公司之詳情-續

(a) - 續

- * 本公司於中國附屬公司之英文名稱均為 彼等各自中文名稱之直譯而並無註冊。
- 該附屬公司於二零一九年三月二十九日 註銷。
- 該附屬公司於二零一八年十月十七日被 收購。

(b) 擁有重大非控股權益之非全資附 屬公司之詳情

下表顯示本集團擁有重大非控股權 益之非全資附屬公司之詳情:

Name of subsidiary 附屬公司名稱	Place of incorporation and principal place of business 註冊成立地點及 主要營業地點	Proportion of ownership interest and voting right held by non-controlling interests 非控股權益持有之擁有權 權益及投票權比例		non-control	llocated ling interest 发權益之溢利	non-control	ulated ling interest 空股權益
		2019 二零一九年 %	2018 二零一八年 %	2019 二零一九年 HK\$'000 千港元	2018 二零一八年 HK\$'000 千港元	2019 二零一九年 HK\$'000 千港元	2018 二零一八年 HK\$'000 千港元
Fuzhou Huihao 福州惠好	The PRC 中國	21.86	21.86	862	232	45,859	48,305

Summarised financial information in respect of the Group's subsidiaries that have material non-controlling interests is set out below. The summarised financial information below represents amounts before intragroup eliminations.

有關本集團擁有重大非控股權益之 附屬公司之財務資料概要載列如 下。以下財務資料概要為於集團內 公司間對銷前之金額。

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24. PARTICULARS OF SUBSIDIARIES

– continued

24. 附屬公司之詳情-續

(b) Details of non-wholly owned subsidiaries
 (b) 擁有重大非控股權益之非全資附
 (b) 擁有重大非控股權益之非全資附
 (c) 法
 (c) 法

		2019 二零一九年 HK\$′000 千港元	2018 二零一八年 HK\$'000 千港元
Current assets	流動資產	82,944	182,258
Non-current assets	非流動資產	163,542	152,183
Current liabilities	流動負債	(36,701)	(113,467)
Equity attributable to owners of the company	本公司擁有人應佔權益	163,926	172,669
Non-controlling interest	非控股權益	45,859	48,305

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24. PARTICULARS OF SUBSIDIARIES

– continued

 (b) Details of non-wholly owned subsidiaries that have material non-controlling interests

 continued

Fuzhou Huihao – continued

24. 附屬公司之詳情-續

(b) 擁有重大非控股權益之非全資附 屬公司之詳情-續

福州惠好-續

		2019 二零一九年 HK\$′000 千港元	2018 二零一八年 HK\$'000 千港元
Revenue	收益	96,257	353,015
Profit for the year	年內溢利	3,943	1,061
Profit attributable to: Owners of the Company Non-controlling interests	應佔溢利: 本公司擁有人 非控股權益	3,081 862	829 232
Profit for the year	年內溢利	3,943	1,061
Total comprehensive (loss)/profit attributable to: Owners of the Company Non-controlling interest	應佔全面 (虧損) /溢利總額: 本公司擁有人 非控股權益	(8,743) (2,446)	19,758 5,527
Total comprehensive (loss)/profit for the year	年內全面 (虧損) / 溢利總額	(11,189)	25,285
Net cash (outflow)/inflow from operating activities	經營業務產生之現金(流出)/ 流入淨額	(40,801)	55,869
Net cash outflow from investing activities	投資業務產生之 現金流出淨額	(15,447)	(1,921)
Net cash outflow from financing activities	融資業務產生之 現金流出淨額		(56,435)
Net cash outflow	現金流出淨額	(56,248)	(2,487)

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24. PARTICULARS OF SUBSIDIARIES – continued

 (b) Details of non-wholly owned subsidiaries that have material non-controlling interests

 – continued

Significant restrictions

Cash and short-term deposits of RMB held in the PRC are subject to local exchange control regulations. These local exchange control regulations provide for restrictions on exporting capital from the PRC, other than through normal dividends.

25. ACQUISITION OF SUBSIDIARIES

(a) Wuchuan

On 25 March 2019, an indirect non-wholly owned subsidiary of the Company, 珠海升創醫療投資管理有限公司, entered into a sale and purchase agreement (the "Agreement") with the vendor and agreed to acquire the entire equity interest in Wuchuan Zhining Hemodialysis Company Limited ("Wuchuan"), with a consideration of RMB3,000,000 (equivalent to approximately HK\$3,507,000). The principal activity of the Wuchuan is provision of hemodialysis treatment service through self-operated hemodialysis treatment centers in the PRC. The acquisition was completed on 25 March 2019.

24. 附屬公司之詳情-續

(b) 擁有重大非控股權益之非全資附 屬公司之詳情-續

重大限制

於中國以人民幣持有的現金及短期 存款,皆須遵守當地匯兑管制條例。 該等當地匯兑管制條例就中國之對 外資本提出限制,惟透過一般股息 發放者除外。

25. 收購附屬公司

- (a) 吳川
 - 於二零一九年三月二十五日,本公 司間接非全資附屬公司珠海升創 醫療投資管理有限公司與賣方訂 立買賣協議(「協議」)及同意以代 價人民幣3,000,000元(等同於約 3,507,000港元)收購吳川致寧血液 透析有限公司(「吳川」)的全部股 權。吳川的主要活動為透過中國自 營血液透析治療中心提供血液透析 治療服務。收購已於二零一九年三 月二十五日完成。

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

25. ACQUISITION OF SUBSIDIARIES

– continued

(a) Wuchuan – continued

The carrying amounts and fair value of assets of acquired and liabilities recognised at the date acquisition

25. 收購附屬公司-續

(a) 吳川一續 於收購日期所收購資產及確認之負 債之賬面值及公平值

		Wuchuan
		吳川
		As at
		25 March
		2019
		於二零一九年
		三月二十五日
		HK\$'000
		千港元
Property, plant and equipment (Note 18)	物業、廠房及設備(附註18)	12,467
Inventories	存貨	92
Trade receivables and other receivables	貿易應收款項及其他應收款項	280
Prepayments and deposits paid	預付款項及已付按金	54
Cash and cash equivalents	現金及現金等值項目	164
Trade and other payables	貿易及其他應付款項	(10,616)

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25. ACQUISITION OF SUBSIDIARIES

Goodwill arising on acquisition

– continued

(a) Wuchuan – continued

25. 收購附屬公司-續

(a)	吳川-續
	收購產生之商譽

		Wuchuan
		吳川
		As at
		25 March
		2019
		於二零一九年
		三月二十五日
		HK\$'000
		千港元
Cash consideration	現金代價	3,507
	uired 減 : 所收購可辨認資產	
Less: Fair value of identifiable net assets acq		
Less: Fair value of identifiable net assets acq	淨額之公平值	(2,441)

Goodwill arose in the acquisition of Wuchuan because the cost of the combination included a control premium. In addition, the consideration paid for the combination effectively included amounts in relation to the benefits of expected synergies, revenue growth, future market development and the assembled workforce of Wuchuan. These benefits are not recognised separately from goodwill because they do not meet the recognition criteria for identifiable intangible assets. 由於合併成本包括控制權溢價,故 收購吳川產生商譽。此外,就有效合 併所支付之代價包括與吳川的預期 協同效應、收入增長、未來市場發展 及全體勞工等方面的利益有關的金 額。該等利益不會與商譽分開確認, 因為該等利益並不符合可辨認無形 資產之確認標準。

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

25. ACQUISITION OF SUBSIDIARIES

– continued

(a) Wuchuan – continued Net cash outflow on acquisition of subsidiaries

25. 收購附屬公司 - 續

(a) 吳川一續 收購附屬公司之現金流出淨額

		Wuchuan
		吳川
		As at
		25 March
		2019
		於二零一九年
		三月二十五日
		НК\$'000
		千港元
Consideration paid or payable in cash	以現金支付或應付之代價	3,507
Consideration paid or payable in cash Less: Cash and cash equivalents balance	以現金支付或應付之代價 減 : 收購現金及現金等值項目結餘	3,507
		3,507 (164)

Impact of acquisition on the results of the Group Loss of HK\$40,000 suffered by Wuchuan were recognised in the Group's loss for the year ended 31 March 2019.

Had these business combination be effective at 1 April 2018, the loss for the year would have been approximately HK\$47,000. The pro forma information is for illustrative purposes only and is not necessarily an indication of revenue and result of operations of the Group that actually would have been achieved had the acquisition been completed on 1 April 2018, nor is it intended to be a projection of future results.

收購對本集團業績之影響

吳川蒙受之虧損40,000港元乃於本 集團截至二零一九年三月三十一日 止年度之虧損中確認。

倘該等業務合併已於二零一八年 四月一日生效,年度虧損應約為 47,000港元。備考資料僅供説明,且 未必為倘上述收購事項均已於二零 一八年四月一日完成時本集團實際 能取得之收入及營運業績之指標, 亦不擬作為未來業績之預測。

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

25. ACQUISITION OF SUBSIDIARIES – continued

(b) Wuhua

On 10 October 2018, an indirect non-wholly owned subsidiary of the Company, 珠海升創醫療投資管理有限公司, entered into a sale and purchase agreement (the "Agreement") with the vendor and agreed to acquire the entire equity interest in Wuhua Yongke Kidney Hemodialysis Company Limited ("Wuhua"), with a consideration of RMB3,000,000 (equivalent to approximately HK\$3,395,000). The principal activity of the Wuhua is provision of hemodialysis treatment service through self-operated hemodialysis treatment centers in the PRC. The acquisition was completed on 17 October 2018.

The carrying amounts and fair value of assets of acquired and liabilities recognised at the date acquisition

25. 收購附屬公司-續

(b) 五華

於二零一八年十月十日,本公司間 接非全資附屬公司珠海升創醫療投 資管理有限公司與賣方訂立買賣協 議(「協議」)及同意以代價人民幣 3,000,000元(等同於約3,395,000 港元)收購五華養可賢析血液透析 有限公司(「五華」)的全部股權。吳 川的主要活動為透過中國自營血液 透析治療中心提供血液透析治療服 務。收購已於二零一八年十月十七 日完成。

於收購日期所收購資產及確認之負 債之賬面值及公平值

Wuhua

Net assets	資產淨值	1,955
Trade and other payables	貿易及其他應付款項	(8,530)
Cash and cash equivalents	現金及現金等值項目	14
Tax recoverable	可回收税項	(2)
Prepayments and deposits paid	預付款項及已付按金	91
Trade receivables and other receivables	貿易應收款項及其他應收款項	823
Inventories	存貨	95
Property, plant and equipment (Note 18)	物業、廠房及設備(附註18)	9,464
		千港元
		HK\$'000
		十月十七日
		於二零一八年
		2018
		17 October
		As at
		五華
		vvunua

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

25. ACQUISITION OF SUBSIDIARIES

- continued

(b) Wuhua – continued Goodwill arising on acquisition

25. 收購附屬公司-續

(b) 五華 - 續 收購產生之商譽

			Wuhua
			五華
			As at
			17 October
			2018
			於二零一八年
			十月十七日
			HK\$'000
			千港元
Cash consideration	現金代價		3,395
Less: Fair value of identifiable net assets acqui	red 減:所收購可辨	認資產	
	淨額之公平值	Ī	(1,955)
Goodwill arising on acquisition (Note 21)	收購產生之商譽	(附註21)	1,440
Goodwill arose in the acquisition of Wuhua	because	由於合併成本包	!括控制權溢價 [,] 故
the cost of the combination included a		收購五華產生商	譽。此外 [,] 就有效合
premium. In addition, the consideration paid	d for the	併所支付之代價	包括與五華的預期

premium. In addition, the consideration included a control premium. In addition, the consideration paid for the combination effectively included amounts in relation to the benefits of expected synergies, revenue growth, future market development and the assembled workforce of Wuhua. These benefits are not recognised separately from goodwill because they do not meet the recognition criteria for identifiable intangible assets. 由於合併成本包括控制權溢價,故 收購五華產生商譽。此外,就有效合 併所支付之代價包括與五華的預期 協同效應、收入增長、未來市場發展 及全體勞工等方面的利益有關的金 額。該等利益不會與商譽分開確認, 因為該等利益並不符合可辨認無形 資產之確認標準。 Notes to the Consolidated Financial Statements 綜合財務報表附註 For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

25. ACQUISITION OF SUBSIDIARIES

Net cash outflow on acquisition of subsidiaries

– continued

25. 收購附屬公司-續

(b) Wuhua – continued

(b) 五華 - 續 收購附屬公司之現金流出淨額

		Wuhua
		五華
		As at
		17 October
		2018
		於二零一八年
		十月十七日
		HK\$'000
		千港元
Consideration paid or payable in cash Less: Cash and cash equivalents balance	以現金支付或應付之代價	3,395
acquired	減:收購現金及現金等值項目結餘	(14)
Net cash outflow	現金流出淨額	3,381

Impact of acquisition on the results of the Group

Revenue of HK\$5,516,000 and profit of HK\$1,299,000 contributed by Wuhua were recognised in the Group's loss for the year ended 31 March 2019.

Had these business combination be effective at 1 April 2018, the revenue of the Group would have been approximately HK\$7,698,000, and the profit for the year would have been approximately HK\$2,620,000. The pro forma information is for illustrative purposes only and is not necessarily an indication of revenue and result of operations of the Group that actually would have been achieved had the acquisition been completed on 1 April 2018, nor is it intended to be a projection of future results.

收購對本集團業績之影響

五華貢獻之收益5,516,000港元及溢 利1,299,000港元乃於本集團截至二 零一九年三月三十一日止年度之虧 損中確認。

倘該等業務合併已於二零一八年四 月一日生效,本集團之收益應約為 7,698,000港元,及年度溢利應約 為2,620,000港元。備考資料僅供説 明,且未必為倘上述收購事項均已 於二零一八年四月一日完成時本集 團實際能取得之收入及營運業績之 指標,亦不擬作為未來業績之預測。

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26. DISCONTINUED OPERATION

On 23 August 2018, a indirect wholly owned subsidiary of the Company, Hui Hao (HK) Group Limited[#] entered into a sale and purchase agreement and agreed to sell the entire 99.8% equity interests in Fujian Huihao Sihai Pharmaceutical Chain Company Limited ("Fujian Huihao Sihai") to independent third party, with a consideration of HK\$49,000,000. The disposal was completed on 15 November 2018.

The profit for the period/year from discontinued operations is set out below. The comparative figures in the consolidated statement of profit or loss and other comprehensive income and related notes have been represented as if pharmaceutical retail chain business had been discontinued at the beginning of the year.

26. 已終止經營業務

於二零一八年八月二十三日,本公司間 接全資附屬公司惠好(香港)醫藥集團 有限公司訂立買賣協議及同意以按代價 49,000,000港元向獨立第三方出售福建 惠好四海醫藥連鎖有限責任公司(「福建 惠好四海」)全部99.8%股權。出售已於二 零一八年十一月十五日完成。

期/年內已終止經營業務溢利載列如下。 於綜合損益及其他全面收益表及相關附 註內比較數字已經呈列,猶如藥品零售連 鎖業務已於年初終止。

		From 1 April	
		2018 to	
		15 November	
		2018	Year ended
		(Completion	31 March
		date)	2018
		自	
		二零一八年	
		四月一日至	截至
		二零一八年	二零一八年
		十一月十五日	三月三十一日
		(完成日期)	止年度
		HK\$'000	HK\$'000
		千港元	千港元
Loss from pharmaceutical retail chain	期/年內藥品零售鏈鎖業務虧損		
business for the period/year		(12,497)	(36,478)
Gain on disposal	出售收益	4,927	_
Loss for the period/year from discontinued	期/年內已終止經營業務虧損		
operations		(7,570)	(36,478)

English translations of official Chinese name are for identification # purpose only

正式中文名稱之英文譯名僅供識別

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

26. DISCONTINUED OPERATION - continued

26. 已終止經營業務-續

Analysis of the results of the discontinued operations are set out below:

已終止經營業務業績分析載列如下:

			1
		From	
		1 April	
		2018 to	
		15 November	
		2018	Year ended
		(Completion	31 March
		date)	2018
		自二零一八年	
		四月一日至	載至
		二零一八年	二零一八年
		十一月十五日	三月三十一日
		(完成日期)	止年度
		НК\$'000	HK\$'000
		千港元	千港元
Revenue	收益	160,942	263,395
Cost of sales	出售成本	(117,137)	(201,959)
Gross profit	毛利	43,805	61,436
Other income and other gains, net	其他收入及其他收益,淨額	4,725	2,509
Selling and distribution expenses	銷售及分銷開支	(49,472)	(77,042)
Administrative expenses	行政開支	(11,555)	(23,377)
Loss from operations	經營業務虧損	(12,497)	(36,474)
Finance costs	融資成本	(12,437)	(30,474)
	M		(+)
Loss before taxation	除稅前虧損	(12,497)	(36,478)
Taxation	税項	-	-

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26. DISCONTINUED OPERATION – continued

26. 已終止經營業務-續

		From	
		1 April	
		2018 to	
		15 November	
		2018	Year ended
		(Completion	31 March
		date)	2018
		自二零一八年	
		四月一日至	載至
		二零一八年	二零一八年
		十一月十五日	三月三十一日
		(完成日期)	止年度
		НК\$'000	HK\$'000
		千港元	千港元
Loss for the period/year	本期間/年度虧損	(12,497)	(36,478)
Loss for the period/year attributable to:	應佔太期間/年度虧損:		
Owners of the Company	本公司擁有人	(12,473)	(36,405)
Non-controlling interest	非控股權益	(24)	(73)
		(12,497)	(36,478)

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26. DISCONTINUED OPERATION - continued

26. 已終止經營業務-續

Loss for the period/year from discontinued operation has been arrived at after (crediting)/charging:

期/年內已終止經營業務虧損乃經(計 入)/扣除下列各項後達致:

		From 1 April	
		2018 to	
		15 November	
		2018	Year ended
		(Completion	31 March
		date)	2018
		自	
		二零一八年	
		四月一日至	截至
		二零一八年	二零一八年
		十一月十五日	三月三十一日
		(完成日期)	止年度
		НК\$'000	HK\$'000
		千港元	千港元
Employee benefit expense	僱員福利開支		
 Salaries and allowances 	一薪金及津貼	27,699	45,037
 Retirement scheme contributions 		4,311	6,407
Interest income	利息收入	(6)	(41)
Rental income	租金收入	(0)	(225)
Depreciation of property, plant and	物業、廠房及設備折舊		(223)
equipment	彻木顺防及政制则督	1,834	4,685
Cost of inventories sold	已售存貨成本	117,137	201,959
Net provision impairment loss in respect of	有關貿易應收款項及其他	,	201,555
trade receivables and other receivables	應收款項之減值虧損撥備淨額	_	3,294
Loss on disposal of property,	出售物業、廠房及		0,20 .
plant and equipment	設備之虧損	_	20
Operating lease rentals in respect of	有關土地及樓宇之		20
land and building	經營租賃租金	15,353	20,856
Amortisation of prepaid lease payment	預付租賃款項攤銷	380	383
Interest expense on bank borrowings	銀行借貸利息開支	_	4
Change in fair value of investment property	投資物業公平值變動	_	2,184

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26. DISCONTINUED OPERATION – continued

26. 已終止經營業務-續

		2019 二零一九年 HK\$'000 千港元
Consideration received in cash and cash equivalents	已收現金及現金等值項目之代價	49,000
Analysis of assets and liabilities over	就以下各項失去控制權之資產及	
which control was lost:	負債分析:	
Property, plant and equipment	物業、廠房及設備	11,180
Investment property	投資物業	8,854
Prepaid lease payment	預付租賃款項	9,912
Inventories	存貨	48,013
Trade receivables, prepayments and other receivables	貿易應收款項、預付款項及 其他應收款項	43,207
Cash and cash equivalents	現金及現金等值項目	2,912
Trade payables and other payables	貿易應付款項及其他應付款項	(83,231)
Tax payable	應付税項	(168)
Net assets disposed	已出售資產淨額	40,679
Gain on disposal of Fujian Huihao Sihai:	出售福建惠好四海之收益:	
Consideration received	已收代價	49,000
Less: Net assets disposed	減:已出售資產淨額	(40,679)
Release of translation reserve	匯兑儲備解除	(2,702)
Non-controlling interests	非控股權益	(692)
Gain on disposal	出售收益	4,927
Net cash inflow arising on disposal of Fujian Huihao Sihai:	出售福建惠好四海產生之 現金流入淨額:	
Consideration received in cash and cash equivalents	已收現金及現金等值項目之代價	49,000
Less: cash and cash equivalent balance disposed	減:已出售現金及現金等值項目結餘	(2,912)
		46,088

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26. DISCONTINUED OPERATION - continued

26. 已終止經營業務-續

Cashflows for the period/year from discontinued operation were as follows:

期/年內已終止經營業務之現金流量如 下:

			1
		Period	
		ended	Year ended
		15 November	31 March
		2018	2018
		截至	截至
		二零一八年	二零一八年
		十一月十五日	三月三十一日
		止期間	止年度
		НК\$'000	HK\$'000
		千港元	千港元
Net cash flows used in operating activities Net cash flows generated from/(used in)	經營業務所用之現金流量淨額 投資業務所得/(所用)之	(792)	(13,664)
investing activities	現金流量淨額	96	(3,280)
Net cash flows used in financing activities	融資業務所用之現金流量淨額		(581)
Net cash outflow from discontinued operation	已終止經營業務產生之 現金流出淨額	(696)	(17,525)

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27. CASH AND CASH EQUIVALENTS AND PLEDGED BANK DEPOSITS

27. 現金及現金等值項目及已質押 銀行存款

		2019 二零一九年 HK\$'000 千港元	2018 二零一八年 HK\$'000 千港元
Cash and cash equivalents	現金及現金等值項目	28,816	91,922

At as 31 March 2019, the cash at banks and cash on hand of the Group denominated in RMB amounted to approximately HK\$28,532,000 (2018: approximately HK\$91,838,000). Cash at banks earns interest at floating rates based on the prevailing market rate which at 0.30 % per annum during the reporting period (2018: 0.30%). The cash and cash equivalents are deposits with creditworthy banks with no recent history of default. 於二零一九年三月三十一日,本集團 以人民幣列值之銀行現金及手頭現金 約為28,532,000港元(二零一八年:約 91,838,000港元)。於報告期內,銀行現 金按現行市場年利率0.30%以浮動利率賺 取利息(二零一八年:0.30%)。現金及現 金等值項目乃存於近期並無違約記錄且 信譽良好之銀行。

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27. CASH AND CASH EQUIVALENTS AND PLEDGED BANK DEPOSITS – continued

The RMB is not freely convertible into other currencies, but conversion of RMB into foreign currencies is subject to the PRC's Foreign Exchange Control Regulations and Administration of Settlement, Sale and Payment of Foreign Exchange Regulations, the Group is permitted to exchange RMB for other currencies through banks authorisation to conduct foreign exchange business.

27. 現金及現金等值項目及已質押 銀行存款 - 續

人民幣不可自由兑換為其他貨幣,惟人民 幣兑換為外幣乃須遵守中國內地的外匯 管制條例及結匯、售匯及付匯管理規定, 本集團獲准透過獲授權進行外匯業務的 銀行將人民幣兑換為其他貨幣。

28. TRADE AND OTHER PAYABLES

28. 貿易及其他應付款項

		2019 二零一九年 HK\$'000 千港元	2018 二零一八年 HK\$'000 千港元
Trade payables Accruals and other payables Contract liabilities Receipt in advance	貿易應付款項 應計費用及其他應付款項 合約負債 預收款項	21,168 5,871 1,197 _	92,597 25,834
		28,236	137,268

Included in accruals and other payables were deposits from customers of approximately HK\$Nil (2018: approximately HK\$1,823,000) and other tax payables of approximately HK\$1,001,000 (2018: HK\$13,982,000) and amount due to the brother of ex-director of HK\$1,000,000 (2018: HK\$Nil) which is unsecured, interest free and repayable on demand.

應計費用及其他應付款項包括來自客戶之 按金零港元(二零一八年:約1,823,000 港元)及其他應付税項約為1,001,000港 元(二零一八年:13,982,000港元)及應 付前董事胞兄之款項1,000,000港元(二 零一八年:零港元)為無抵押、免息及須 按要求償還。 For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

28. TRADE AND OTHER PAYABLES – continued

The ageing analysis of trade payables of the Group presented based on the invoice date is as follows:

28. 貿易及其他應付款項-續

本集團按發票日期所呈列的貿易應付款 項的賬齡分析如下:

		2019 二零一九年 HK\$'000 千港元	2018 二零一八年 HK\$'000 千港元
Within 90 days	90日以內	6,588	60,454
91 – 180 days	91至180日	99	8,911
181 – 365 days	181至365日	3,080	5,817
Over 365 days	超過365日	11,401	17,415
		21,168	92,597

The average credit period on purchases of certain goods in range from 30 to 90 days.

The Group receives certain portion of contract amounts when signing the contracts with customers on pharmaceutical wholesale and distribution business and hemodialysis treatment and consultancy service business. The transaction price allocated to these sales is recognised as a contract liability at the time of initial sales transaction,

The Group considers the advance payments schemes does not contain significant financing component and accordingly the amount of consideration is not adjusted for the effects of the time value of money taking into consideration that the payment terms were not structured primarily for the provision of finance to the Group.

Upon initial application of HKFRS 15 on 1 April 2018 receipt in advance with HK\$18,837,000 in relation to pharmaceutical wholesale and distribution and pharmaceutical retail chain and hemodialysis treatment and consultancy service are reclassified to contract liabilities. The entire amount are recognised as revenue to profit or loss during the current year.

購買若干貨品之平均信貸期介乎30至90 日之間。

在與藥品批發及分銷業務、及血液透析治 療及諮詢服務業務的客戶簽訂合約時,本 集團收取若干部分的合約金額。分配至該 等銷售的交易價格於初步銷售交易時確 認為合約負債。

本集團認為預付款項計劃並不包括重大 融資部分,而因此經計及付款條款並非主 要因向本集團提供融資而訂立,代價金額 並未就金錢時間值的影響而調整。

於二零一八年四月一日初步應用香港財 務報告準則第15號後,有關藥品批發及分 銷以及藥品零售連鎖及血液透析治療及 諮詢服務之預收款18,837,000港元重新 分類至合約負債。全部金額確認為本年度 損益內之收入。

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29. AMOUNT DUE TO A DIRECTOR/AMOUNT DUE TO A SHAREHOLDER

29. 應付一名董事款項/應付一名 股東款項

為無抵押、免息及須按要求償還。

應付一名董事款項及應付一名股東款項

Amount due to a director and amount due to a shareholder is unsecured, interest-free and repayable on demand.

30. OTHER BORROWING

30. 其他借貸

		2019 二零一九年 HK\$'000 千港元	2018 二零一八年 HK\$'000 千港元
Carrying amount repayable within one year: Secured loan repayable within one year	須於一年內償還的賬面值: 須於一年內償還的 已抵押貸款	60,000	100,000

On 28 November 2017, the Company entered into a loan agreement with an independent third party ("Lender") for borrowing of principal amount HK\$100,000,000 (the "Loan").

During the year ended 31 March 2019, the principal amount of HK\$40,000,000 was settled and the outstanding balance as at 31 March 2019 was HK\$60,000,000.

On 28 February 2018, the Company exercised the renewal option and the Lender agreed to the extension of the Loan to another 3 months to 28 May 2018 with the same terms.

On 7 May 2019, the Company and the Lender entered into a supplemental loan agreement pursuant to which the repayment date of the Loan be extended to 28 June 2020.

於二零一七年十一月二十八日,本公司 就本金額為100,000,000港元之借貸(「貸 款」)與一名獨立第三方(「貸款人」)訂立 一份貸款協議。

截至二零一九年三月三十一日止年度, 本金額40,000,000港元已償付及於二零 一九年三月三十一日尚未償還結餘為 60,000,000港元。

於二零一八年二月二十八日,本公司行使 重續權,而貸款人同意按相同條款將貸款 另行延長3個月至二零一八年五月二十八 日。

於二零一九年五月七日,本公司與貸款人 訂立一份補充貸款協議,據此,貸款之還 款日期延長至二零二零年六月二十八日。

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30. OTHER BORROWING – continued

The Loan is secured by the debenture. The interest rate (i) for the first month after drawing was 3.9% per month; (ii) for the second month after drawing was 1.8% per month; (iii) for the third month after drawing and until the repayment date was 1.25% per month (iv) for the fourth month to the sixth month after drawing and until the repayment date as renewed was 1.25% per month. Pursuant to the supplemental loan agreement signed on 7 May 2019, the interest rate for the month from 29 May 2019 to 28 June 2019 be amended to 2.5% per month while the interest rate for the period from 29 June 2019 to 28 June 2020 be amended to 1.5% per month. Save as disclosed, all other terms of the Loan Agreement remain unchanged.

For the details of other borrowing and debenture, please refer to the Company's announcement dated 28 November 2017, 28 February 2018, 27 June 2018 and 8 May 2019.

31. CONVERTIBLE NOTES

The Convertible Notes with the principal amount of HK\$84,292,000 (the "Convertible Notes") issued on 1 June 2015, the maturity date of Convertible Notes was on 31 May 2017. The conversion share price was HK\$0.65.

On 1 June 2017, the Company and the convertible noteholders entered into the Deed of Amendment pursuant to extended the Maturity Date from 1 June 2017 to 30 November 2017.

The Convertible Notes contains two components, liability and equity elements. The equity element is presented in equity heading "Convertible note reserve".

The fair value of the liability component was calculated using a market interest rate for an equivalent non-convertible notes. The residual amount, representing the value of the equity conversion component, was included in shareholders' equity in Convertible Note reserve.

30. 其他借貸-續

貸款由債權證抵押。利率(i)於提取後首個 月為每月3.9%;(ii)於提取後第二個月為 每月1.8%;(iii)於提取後第三個月及直至 償還日期為每月1.25%;及(iv)於提取後 第四個月至第六個月及直至償還日期(經 重續後)為每月1.25%。根據於二零一九 年五月七日簽訂之補充貸款協議,二零 一九年五月二十九日至二零一九年六月 二十八日之月利率修訂為每月2.5%,而二 零一九年六月二十九日至二零二零年六月 二十八日期間之利率修訂為每月1.5%。 除所披露者外,貸款協議之所有其他條款 均維持不變。

有關其他借貸及債權證之詳情,請參閱本 公司日期為二零一七年十一月二十八日、 二零一八年二月二十八日、二零一八年六 月二十七日及二零一九年五月八日之公 佈。

31. 可換股票據

於二零一五年六月一日發行本金額 84,292,000港元之可換股票據(「可換 股票據」),其到期日為二零一七年五月 三十一日。股份轉換價為0.65港元。

於二零一七年六月一日,本公司與可換股 票據持有人訂立修訂契據,據此,到期日 由二零一七年六月一日延長至二零一七 年十一月三十日。

可換股票據包括負債及權益兩部分。權益 部分於權益賬「可換股票據儲備」項下呈 列。

負債部分之公平值乃以等值非可換股票 據之市場利率計算。剩餘金額為權益轉換 部分之價值,乃計入可換股票據儲備之股 東權益內。

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31. CONVERTIBLE NOTES – continued

31. 可換股票據-續

The Convertible Notes recognised in the consolidated statement of financial position was calculated as follows:

於綜合財務狀況表確認之可換股票據計 算如下:

		HK\$'000 千港元
Fair value of Convertible Notes issued on 1 June 2015 Equity component	於二零一五年六月一日發行之 可換股票據之公平值 權益部分	84,292 (9,866)
Liability component on initial recognition and amortised cost as at 1 June 2015	初步確認時之負債部分及於 二零一五年六月一日之攤銷成本	74,426
As at 1 April 2017 Interest expense Interest payable Redemption upon maturity	於二零一七年四月一日 利息開支 應付利息 於到期時贖回	83,369 4,901 (3,978) (84,292)
As at 31 March 2018, 1 April 2018 and 31 March 2019	於二零一八年三月三十一日、 二零一八年四月一日及 二零一九年三月三十一日	

Interest expense on the Convertible Notes is calculated using the effective interest method by applying the effective interest rate of 13.11% to the liability component. 可換股票據之利息開支乃應用實際利息 法按負債部分之實際利率13.11厘計算。

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

32. DEFERRED TAX LIABILITIES

The following are the major deferred tax balances recognised and movements thereon during the years ended 31 March 2018.

Deferred tax liabilities:

32. 遞延稅項負債

以下為截至二零一八年三月三十一日止 年度確認之主要遞延税項結餘及其變動。

遞延税項負債:

		Convertible Notes 可換股票據 HK\$'000 千港元
As at 1 April 2017 Credit to profit or loss (Note 15)	於二零一七年四月一日 計入損益(附註15)	80 (80)
As at 31 March 2018, 1 April 2018 and 31 March 2019	於二零一八年三月三十一日、 二零一八年四月一日及 二零一九年三月三十一日	

At the end of the reporting period, the Group has approximately HK\$17,194,000 (2018: approximately HK\$51,557,000) unutilised tax losses available to set off against future assessable profits. No deferred tax asset has been recognised in respect of the unutilised tax losses due to the unpredictability of future profits streams of the subsidiaries which incurred the tax losses. These tax losses in Hong Kong may be carried forward indefinitely and the tax losses in the PRC may be expired within five years. 於報告期末,本集團約17,194,000港元 (二零一八年:約51,557,000港元)之未 動用税務虧損可用作抵銷未來應課税溢 利。由於產生税務虧損之附屬公司之未來 溢利來源屬不可測,故並無就未動用税務 虧損確認遞延税項資產。於香港產生之該 等税務虧損可無限期結轉及於中國產生 税務虧損可能於五年內到期。

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33. SHARE CAPITAL

33. 股本

Nominal	
value of	
ordinary	Number of
shares	shares
普通股之	
賬面值	股份數目
HK\$'000	
千港元	

Authorised:	法定:		
At 1 April 2017, 31 March 2018,	於二零一七年四月一日、		
1 April 2018 and 31 March 2019	二零一八年三月三十一日、		
ordinary share of HK\$0.01 per share	二零一八年四月一日及		
	二零一九年三月三十一日		
	每股面值0.01港元之普通股	2,000,000,000	20,000
Issued and fully paid:	已發行及繳足:		
At 1 April 2017, 31 March 2018,	於二零一七年四月一日、		
1 April 2018 ordinary share of	二零一八年三月三十一日及		
HK\$0.01 per share	二零一八年四月一日		
	每股面值0.01港元之普通股	648,405,300	6,484
Issue of new shares (Note)	發行新股份(附註)	129,681,000	1,297
At 31 March 2019	於二零一九年三月三十一日	778,086,300	7,781
Note: On 3 October 2018, the Company		於二零一八年十月三日, (一一一一一一一一一一一一一一一一一一一一一一一一一一一一一一一一一一一一	

- ("Placing Agent") entered into the placing agreement pursuant to which the Company has conditionally agreed to place through the Placing Agent to 129,681,000 placing shares and whose ultimate beneficial owners shall be Independent Third Parties at a price of HK\$0.105 per placing share. The gross proceeds from the placing was approximately HK\$13,617,000 and the net proceeds was approximately HK\$13,127,000. The placing was completed on 11 October 2018.
- 註: 於二零一八年十月三日,本公司與配售 代理(「配售代理」)訂立配售協議,據 此,本公司已有條件同意透過配售代理 按每股配售股份0.105港元之價格配售 129,681,000股配售股份,及彼等最終 實益擁有人須為獨立第三方。配售所得 款項總額約為13,617,000港元及所得 款項淨額約為13,127,000港元。配售於 二零一八年十月十一日完成。



For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

34. RESERVES

The amounts of the Group's reserves and the movements therein for the years ended 31 March 2019 and 2018 are presented in the consolidated statement of changes in equity of the consolidated financial statements.

35. STATEMENT OF FINANCIAL POSITION OF THE COMPANY

34. 儲備

本集團截至二零一九年及二零一八年三 月三十一日止年度之儲備及其變動金額 呈列於綜合財務報表之綜合權益變動表。

35. 本公司財務狀況表

		2019	2018
		二零一九年	二零一八年
		HK\$'000	HK\$'000
		千港元	千港元
Non-current assets	非流動資產		
Investment in subsidiaries	於附屬公司之投資	6,484	6,484
Property, plant and equipment	物業、廠房及設備	4	7
		6,488	6,491
Current assets	流動資產		
Other receivables and deposits	其他應收款項及按金	420	146
Amounts due from subsidiaries	應收附屬公司款項	389	47,019
Cash and cash equivalents	現金及現金等值項目	235	20
		1,044	47 105
		1,044	47,185
Current liabilities	流動負債		
Accruals and other payables	應計費用及其他應付款項	3,000	2,507
Amounts due to subsidiaries	應付附屬公司款項	7,867	6,655
Amount due to a director	應付一名董事款項		2,000
Amount due to a shareholder	應付一名股東款項	2,000	_
Other borrowing	其他借貸	60,000	100,000
		72,867	111,162

35. STATEMENT OF FINANCIAL POSITION OF THE COMPANY – continued

35. 本公司財務狀況表-續

		2018	2017
		二零一八年	二零一七年
		HK\$'000	HK\$'000
		千港元	千港元
Net current liabilities	流動負債淨額	(71,823)	(63,977)
Net current habilities			
Total assets less current liabilities	資產總值減流動負債	(65,335)	(57,486)
Iotal assets less current habilities	貝 庄 № 區 /% //(ヨ) 貝 貝		(57,480)
Net liabilities	負債淨額	(65,335)	(57,486)
Capital and reserves	資本及儲備		
Share capital	股本	7,781	6,484
Reserves (Note 36)	儲備(附註36)	(73,116)	(63,970)
Total equity	權益總額	(65,335)	(57,486)

The financial statement was approved and authorised for issue by the Board of Directors on 27 June 2019 and signed on its behalf by: 財務報表於二零一九年六月二十七日由 董事會批准及授權刊發[,]並由下列董事代 表簽署:

Chen Jinshan	Wang Jia Jun	陳金山	Wang Jia Jun
Executive Director	Executive Director	執行董事	執行董事

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36. RESERVE OF THE COMPANY

36. 本公司儲備

		Share premium 股份湓賃	Convertible note reserve 可換股 票據儲備	Share option reserve 購股權儲備	Accumulated losses 累計虧損	Total 總計
		HK\$'000 千港元	HK\$'000 千港元	HK\$'000 千港元	HK\$′000 千港元	HK\$′000 千港元
As at 1 April 2017 Loss for the year	於ニ零ー七年四月一日 年度虧損	(7,653)	7,695		(44,911) (19,101)	(44,869) (19,101)
Total comprehensive loss for the year	年度全面虧損總額	-	-	-	(19,101)	(19,101)
Redemption of convertible notes upon maturity	於到期時贖回可換股票據		(7,695)		7,695	
As at 31 March 2018 and 1 April 2018	於二零一八年三月三十一日 及二零一八年四月一日	(7,653)	-	-	(56,317)	(63,970)
Loss for the year	本年度虧損				(24,920)	(24,920)
Total comprehensive loss for the year	本年度全面虧損總額	_	_	_	(24,920)	(24,920)
Issue of new shares	發行新股份	12,320	-	-	-	12,320
Transaction costs attributable to placing of ordinary shares Equity-settled share-based	配售普通股應佔交易成本以股權結算之股份基礎付款	(490)	-	-	-	(490)
payments	<u>か版</u> 推卸并と放切至延刊秋		_	3,944		3,944
As at 31 March 2019	於二零一九年三月三十一日	4,177	-	3,944	(81,177)	(73,116)

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37. RETIREMENT BENEFIT PLANS

The Group operates as Mandatory Provident Fund Scheme (the "Scheme") for all qualifying employees in Hong Kong. The assets of the Scheme are held separately from those of the Group, in funds under control of trustees. The Group contributes 5% of relevant payroll costs to the Scheme, this contribution is matched by employees.

The employees of the Group's subsidiaries established in the PRC are members of state-managed retirement benefits schemes operated by the local government. The subsidiaries are required to contribute a certain percentage of their payroll costs to the retirement benefits to fund the benefits. The only obligations of the Group with respect to the retirement benefits schemes are to make the specified contributions.

37. 退休福利計劃

本集團為香港全體合資格僱員設立強制 性公積金計劃(「計劃」)。計劃之資產與 本集團之資產分開持有,存入由信託人控 制之基金。本集團按有關薪酬成本5%向 計劃供款,僱員亦會作出相應供款。

本集團於中國成立之附屬公司之僱員為 當地政府管理之國家管理退休福利計劃 成員。該等附屬公司須按薪酬開支之若干 百分比向退休福利計劃供款以撥付退休 福利。本集團就退休福利計劃之唯一責任 為作出所需供款。

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38. SHARE OPTION SCHEMES

On 24 September 2013, the Company adopted a share option scheme (the "Share Option Scheme") whereby the Board can grant options for the subscription of our shares to the employees, managerial staff and senior employees and those other persons that the Board considers that they will contribute or have contributed to the Group (the "Participants") as described in the Share Option Scheme in order to serve as compliment and to reciprocate their contribution to the Group. The maximum number of shares that can be issued according to the share Option Scheme was 64,840,530 shares, which is equivalent to 10% of the issued capital of the Company after completion of the Listing on the Stock Exchange. The number of options that may be granted pursuant to the terms of the Share Option Scheme shall not exceed 10% of the issued shares immediately after the completion of the Listing. Unless otherwise approved by the shareholders of the Company in general meeting, the number of shares that may be granted to a Participant under the options shall not exceed 1% within any 12-month period (other than those granted to the substantial shareholders (as defined in the Listing Rules) of the Company or the independent non-executive Directors or any of their respective associates (as defined in the Listing Rules)), or the total number of shares that may be granted under the options to the substantial shareholders of the Company or the independent non-executive Directors or any of their respective associates shall not exceed 0.1% of the shares in issue of the Company from time to time. There is no minimum period that the options must be held before they become exercisable, and the options granted shall be exercised within the period decided by the Board; however, no options shall be exercised 10 years after they have been granted. The exercise price of the option shall be the higher of (a) the closing price of the shares on the daily guotation sheet of the Stock Exchange on the date of grant; (b) the average closing price of the shares on the daily quotation sheet of the Stock Exchange for the five trading days immediately preceding the date of grant; and (c) nominal value of the share. Each grantee shall pay a consideration of HK\$1.00 at the time the option is granted. The Share Option Scheme shall take effect from the date it is adopted and shall remain effective within a period of 10 years from that date.

Since the Share Option Scheme was adopted, no share option have been granted during the year ended 31 March 2018.

38. 購股權計劃

於二零一三年九月二十四日,本公司採 納一項購股權計劃(「購股權計劃」),據 此,董事會可向本集團僱員、管理人員及 高級職員以及購股權計劃所述董事會認 為將會對或曾經對本集團作出貢獻的該 等其他人士(「參與人士」)授出購股權, 以認購本公司股份,藉此向彼等給予獎 勵及回報彼等對本集團作出的貢獻。根 據購股權計劃可發行的最高股份數目為 64,840,530股股份,相等於本公司於聯交 所完成上市後已發行股本的10%。根據 購股權計劃條款可授出的購股權數目不 得超過緊隨完成上市後本公司已發行股 份的10%。除非本公司股東於股東大會 另行批准,否則可根據購股權授予參與人 士的股份數目於任何12個月內不得超過 1%(向本公司主要股東(定義見上市規 則) 或獨立非執行董事或彼等各自之聯繫 人士(定義見上市規則)授出者除外),或 根據購股權可授予本公司主要股東或獨 立非執行董事或彼等各自的任何聯繫人 士的股份總數不得超過本公司不時已發 行股份的0.1%。概無規定購股權可行使 前須持有的最短期間,而授出的購股權須 於董事會決定的期間內行使,但並無購股 權可於授出後超過10年再行使。購股權行 使價須為(a)股份於授出日期在聯交所每 日報價表上所列的收市價;(b)股份於緊 接授出日期前五個交易日在聯交所每日 報價表上所列的平均收市價;及(c)股份的 面值之較高者。各承授人須於獲授購股權 之時支付1.00港元之代價。購股權計劃於 獲採納當日生效,直至該日起計10年期間 內仍然有效。

由於購股權計劃已獲採納,故於截至二零 一八年三月三十一日止年度內並無授出 購股權。

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

38. SHARE OPTION SCHEMES – continued

As at 31 March 2019, the number of shares in respect of which share options had been granted but not exercised under the Share Option Scheme was 64,840,000 shares, representing approximately 8.33% of the shares of the Company in issue at that date. Under Rule 17.04(1) of the Listing Rules and the provision of the Share Option Scheme, each grant of Options to a director, chief executive or substantial shareholder of the Company, or any of their respective associates, must be approved by the independent non-executive directors.

The following table discloses details and the movements of the Company's share options held by directors and employees during the year ended 31 March 2019:

38. 購股權計劃-續

於二零一九年三月三十一日,根據該購股 權計劃授出而未行使之購股權可認購之 股份數目為64,840,000股,佔本公司於該 日之已發行股份約8.33%。根據上市規則 第17.04(1)條及購股權計劃之條文,每次 授出購股權予本公司董事、最高行政人員 或主要股東或彼等各自之任何聯繫人須 獲得獨立非執行董事批准。

截至二零一九年三月三十一日止年度,董 事及僱員持有本公司購股權之詳情及變 動於下表披露:

	Grant date	Validity period	Exercise price for one share	Balance outstanding at 1 April 2018 於 二零一八年	Granted during the year	Exercised during the year	Balance outstanding at 31 March 2019 於 二零一九年
	授出日期	有效期	認購一股股份 之行使價 HK\$ 港元	四月一日 之尚未償還 結餘額	於年內授出	於年內行使	三月三十一日 之尙未償還 結餘額
Directors	26 October 2018	26 October 2018 – 26 October 2028					
華事	二零一八年 十月二十六日	二零一八年 十月二十六日至					
		二零二八年 十月二十六日	0.135	-	13,400,000	-	13,400,000
Total 合計				_	13,400,000		13,400,000
Employees	26 October 2018	26 October 2018 – 26 October 2028					
僱員	二零一八年 十月二十六日	二零一八年 十月二十六日至					
		二零二八年 十月二十六日	0.135		51,440,000		51,440,000
Total 合計				-	51,440,000	-	51,440,000
Grand total							
授出總計				_	64,840,000		64,840,000

For the year ended 31 March 2019 截至二零一九年三月三十一日止年度

38. SHARE OPTION SCHEMES – continued

The fair value of share options granted on 26 October 2018 determined using the Binomial model was approximately HK\$3,944,000. The significant inputs into the model were share price of HK\$0.119, at the grant date, exercise price shown above, expected volatility ranged from 62.873%, annual risk-free interest rate of 2.36% and dividend payout ratio of Nil. The volatility measured at the standard deviation of expected share price returns is based on statistical analysis of daily share prices from 26 October 2013 to 26 October 2018. During the year ended 31 March 2019, share-based payment expense of approximately HK\$3,944,000 (2018: HK\$Nil) were charged to the consolidated statement of profit or loss.

39. MATERIAL RELATED PARTY TRANSACTION

Save as disclosed elsewhere in the consolidated financial statements, the Group had entered into transactions with related parties which, in the opinion of directors, were carried out at normal commercial terms and in the ordinary course of the Group's business, as shown below:

(a) Key management personnel remuneration:

38. 購股權計劃一續

採用二項式模式釐定於二零一八年十 月二十六日授出的購股權公平值約為 3,944,000港元。該模式的主要輸入資料 為於授出日期股價0.119港元、上述行使 價、預期波幅介乎62.873%以上、年度無 風險利率2.36%及零派息率。按預期股價 回報的標準偏差而計量的波幅,乃根據由 二零一三年十月二十六日起至二零一八 年十月二十六日的每日股價的統計分析 計算得出。截至二零一九年三月三十一 日止年度,以股份為基礎之付款開支約 3,944,000港元(二零一八年:零港元)已 計入綜合損益表內。

39. 重大關聯人士交易

除綜合財務報表其他章節所披露者外,本 集團曾與關聯人士進行下列交易,董事認 為,該等交易乃按正常商業條款並於本集 團日常業務過程中進行,列示如下:

(a) 主要管理人員薪酬:

		2019 二零一九年 HK\$'000	2018 二零一八年 HK\$'000
		千港元	千港テ
Short term employees benefits	短期僱員福利	1,101	1,51
Provident fund contributions	公積金供款	24	3
Share-based payments	以股份為基礎之付款	1,809	
		2,934	1,55

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39. MATERIAL RELATED PARTY TRANSACTION – continued

(b) Transaction with related parties

(b) 與關聯人士之交易

39. 重大關聯人士交易-續

		2019 二零一九年 HK\$'000 千港元	2018 二零一八年 HK\$'000 千港元
Rental expenses paid to the mother-in-law of Mr. Wang Jia Jun (Note)	支付予Wang Jia Jun先生岳母 租金開支 (附註)	N/A不適用	75
Rental expenses paid to Fujian Jiarui Pharmaceutical Chain Company Limited (Former named: Fujian Huihao Pharmaceutical Chain	支付予福建佳瑞醫藥連鎖 有限公司(前稱:福建 惠好醫藥連鎖有限公司)之 租金開支(附註)		
Pharmaceutical Chain Company Limited) (Note)		N/A不適用	1,141

Note:

No information was disclosed as they were no longer as related parties during the year ended 31 March 2019.

The Group had entered into a number of transactions with connected parties which, upon the listing of shares on the Stock Exchange, became connected persons of the Company under the Listing Rules. These transactions are continuing transactions exempt from the independent shareholder's approval requirements under the Listing Rules. The details information has been disclosed on Report of the Directors "Continuing Connected Transactions". 由於彼等於截至二零一九年三月三十一 日止年度內不再為關聯人士,故並無資 料予以披露。

附註:

本集團與關連方訂立多項交易,於股份在 聯交所上市後,根據上市規則,該等關連 方成為本公司之關連人士。該等交易屬持 續交易,故豁免遵守上市規則項下須獲獨 立股東披准之規定。詳細資料已於董事會 報告「持續關連交易」內披露。

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40. RECONCILIATION OF LIABILITIES ARISING FROM FINANCIAL ACTIVITIES

40. 融資活動產生的負債對賬

		Bank borrowings 銀行借貸 HK\$'000 千港元	Other borrowing 其他借貸 HK\$'000 千港元	Convertible notes 可換股票據 HK\$ [*] 000 千港元	Total 合計 HK\$'000 千港元
As at 1 April 2017	於二零一七年				
	四月一日	59,342	-	83,369	142,711
Financing cash flow	融資現金流量	(62,055)	100,000	(84,292)	(46,347)
Foreign exchange adjustments	外匯調整	2,713	-	-	2,713
Non-cash movement	非現金變動		_	923	923
Net debt as at 31 March 2018, 1 April 2018	於二零一八年三月 三十一日、二零一八年 四月一日之債務淨額		100.000		100.000
	四月一日之俱饬净額	-	100,000	-	100,000
Financing cash flow	融資現金流量	-	(40,000)	-	(40,000)
Net debt as at 31 March 2019	於二零一九年 三月三十一日之 債務淨額		60,000		60,000

41. CHARGES OF ASSETS

As at 31 March 2019 and 2018, the Group charged to the Lender of other borrowing by way of first floating charge all its undertaking, property, assets, goodwill, rights and revenues, whatsoever and whosesoever, both present and future, including all book and other debts now and from time to time due or owing to the Company, the uncalled capital, goodwill and all intellectual properties and intellectual property rights, patents, patent applications, trademarks, service marks, trade names, registered designs, copyrights, licenses and ancillary and connected rights both present and future of the Company so that the charge hereby created shall be a continuing security by way of first floating.

For more details of the charges, please refer to Note 30 and the Company's announcement dated 28 November 2017, 28 February 2018, 27 June 2018 and 8 May 2019.

41. 資產抵押

於二零一九年及二零一八年三月三十一 日,本集團以第一浮動押記之方式將其目 前及未來於任何地方之所有業務、物業、 資產、商譽、權益及收益,包括目前及不 時應付或結欠本公司之所有賬面及其他債 務、本公司目前及未來之未催繳之資本、 商譽及所有知識資產及知識產權、專利、 專利申請、商標、服務商標、商用名稱、已 註冊設計、版權、牌照及附設及關連權利 抵押予其他借貸之貸方,因此據此所設之 押記將為以第一浮動為方式持續抵押。

有關抵押之更多詳情,請參閲附註30及本 公司日期為二零一七年十一月二十八日、 二零一八年二月二十八日、二零一八年六 月二十七日及二零一九年五月八日之公 佈。

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42. CAPITAL COMMITMENTS

42. 資本承擔

Capital commitments at each of the end of the reporting date contracted but not provided for in the consolidated financial statements were as follows: 於各報告期末,已訂約但並無於綜合財務 報表作出撥備之資本承擔如下:

	2019	2018
	二零一九年	二零一八年
	HK\$'000	HK\$'000
	千港元	千港元
Commitments for the construction contract 租賃物業裝修之建築合約承擔		
for leasehold improvement	5,732	1,836

43. OPERATING LEASE COMMITMENTS

The Group as lessee

At the end of each reporting period, the Group were committed to make the following future minimum lease payments in respect of land and buildings rented under noncancellable operating leases which fall due as follows:

43. 經營租賃承擔

本集團作為承租人

於各報告期末,本集團根據不可撤銷經營 租賃(租期如下)就租賃土地及樓宇到期 支付的未來最低租金付款承擔如下:

		2019 二零一九年 HK\$′000 千港元	2018 二零一八年 HK\$'000 千港元
Within one year In the second to fifth years, inclusive Over five years	一年內 第二至五年 (包括首尾兩年) 五年以上	2,775 10,256 16,029 29,060	21,321 30,683 8,596

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44. EVENT AFTER THE REPORTING PERIOD

Capital reduction

On 21 February 2019, the Hui Hao (HK) Group Limited, a wholly own subsidiary, the Fuzhou Ren An Medical Technology Limited (福州仁安醫藥科技有限公司) ("PRC Minority Shareholder") and the Fujian Province Fuzhou City Huihao Pharmaceutical Co. Ltd.(福建省福州市惠好藥業 有限公司)("Target Company") entered into the capital reduction agreement in relation to the reduction of the registered capital of the Target Company by RMB20 million, representing approximately 21.86% of existing registered capital of the Target Company, of which RMB715,000 will be reduced from the registered capital owned by the Hui Hao (HK) Group Limited and RMB19,285,000 will be reduced from the registered capital owned by the PRC Minority Shareholder. This transaction was completed on 23 April 2019. For more details please refer the Company's announcement date 21 February 2019 and 23 April 2019.

Renewal of loan agreement

On 7 May 2019, the Company and the Lender entered into a supplemental loan agreement pursuant to which the Repayment Date of the Loan be extended to 28 June 2020, the interest rate for the month from 29 May 2019 to 28 June 2019 be amended to 2.5% per month while the interest rate for the period from 29 June 2019 to 28 June 2020 be amended to 1.5% per month. Save as disclosed, all other terms of the Loan Agreement remain unchanged. For more details please refer the Company's announcement date 8 May 2019.

44. 報告期後事項

減資

於二零一九年二月二十一日,一間全資附 屬公司惠好(香港)醫藥集團有限公司、 福州仁安醫藥科技有限公司(「中國少 數股東」)及福建省福州市惠好藥業有限 公司(「目標公司」)訂立減資協議,內容 有關將目標公司之註冊資本削減人民幣 20,000,000元(相當於目標公司現有註冊 資本約21.86%),其中人民幣715,000元 將自惠好(香港)醫藥集團有限公司擁有 之註冊資本中削減及人民幣19,285,000 元將自中國少數股東擁有之註冊資本中削 減。該交易已於二零一九年四月二十三日 完成。有關更多詳情,請參閱本公司日期 為二零一九年二月二十一日及二零一九 年四月二十三日之公佈內。

重續貸款協議

於二零一九年五月七日,本公司與貸方訂 立一份補充貸款協議,據此,貸款之還款 日期延長至二零二零年六月二十八日,二 零一九年五月二十九日至二零一九年六 月二十八日之月利率修訂為每月2.5%, 而二零一九年六月二十九日至二零二零 年六月二十八日期間之利率修訂為每月 1.5%。除所披露者外,貸款協議之所有其 他條款均維持不變。有關更多詳情,請參 閱本公司日期為二零一九年五月八日之 公佈內。

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45. COMPARATIVE FIGURES

The comparative statement of profit or loss has been restated as if the operation discontinued during the current year had been discontinued at the beginning of the comparative period.

The Group had initially applied HKFRS 9 and HKFRS 15 at 1 April 2018. Under the transition method, comparative information is not restated.

46. AUTHORISATION FOR ISSUE OF CONSOLIDATED FINANCIAL STATEMENT

The consolidated financial statements were approved and authorised for issue by the board of directors on 27 June 2019.

45. 比較數字

本集團已於二零一八年四月一日首次應 用香港財務報告準則第9號及香港財務報 告準測第15號。根據過渡方法,比較資料 不予重列。

46. 授權刊發綜合財務報表

綜合財務報表已於二零一九年六月二十七 日由董事會批准及授權刊發。



Five Years Financial Summary 五年財務摘要

A summary of the results and of the assets and liabilities of the Group for the last four financial years, as extracted from the published audited financial statements and the prospectus, is set out below:

摘錄自已刊發經審核財務報表及招股書之本集 團於對上四個財政年度之業績及資產與負債之 概要載列如下:

RESULTS

業績

		For the year ended 31 March 截至三月三十一日止年度				
		2019 二零一九年 HK\$ [*] 000 千港元	2018 二零一八年 HK\$ [*] 000 千港元 (Restated) (經重列)	2017 二零一七年 HK\$ [*] 000 千港元	2016 二零一六年 HK\$'000 千港元	2015 二零一五年 HK\$'000 千港元
Results	業績		·	·		
Revenue Cost of sales	收益 銷售成本	96,480 (80,448)	353,014 (313,825)	985,909 (859,640)	1,321,763 (1,175,635)	1,567,687 (1,407,842)
Gross profit Other revenue Other gain and loss, net Net reversal of impairment loss of trade	毛利 其他收益 其他收益及虧損 [,] 淨額 貿易及其他應收款項之	16,032 607 (646)	39,189 600 196	126,269 3,582 990	146,128 5,000 2,530	159,845 6,379 (122)
and other receivables Impairment loss on goodwill	減值虧損撥回淨額 商譽減值虧損	4,788 (35,349)	(336)		- (772)	_ (785,169)
Loss on disposal of a subsidiary Selling and distribution expenses Administrative expenses	出售一間附屬公司之虧損 銷售及分銷費用 行政開支	_ (3,669) (25,041)	(13,094) (25,952)	(326) (95,226) (45,223)	(772) (100,466) (48,359)	(90,590) (46,854)
(Loss)/profit from operations Finance costs	經營業務 (虧損) ⁄ 湓利 財務費用	(43,388) (12,839)	603 (14,696)	(9,934) (14,441)	4,061 (16,365)	(756,511) (8,819)
(Loss)/profit before taxation Taxation Loss from discontinued operation	除稅前(虧損)/淦利 税項 已終止經營業務虧損	(56,227) (1,946) (7,570)	(14,093) (4,856) (36,478)	(24,375) (1,350) –	(12,304) (1,158) –	(765,330) (7,950) –
(Loss)/profit for the year	本年度(虧損)/溢利	(65,743)	(55,427)	(25,725)	(13,462)	(773,280)
(Loss)/profit for the year attributable to: Owners of the Company Non-controlling interests	以下人士應佔本年度 (虧損)∕ 淦利 本公司擁有人 非控股權益	(66,592) 849	(55,586) 159	(25,792) 67	(13,802) 340	(772,949) (331)
		(65,743)	(55,427)	(25,725)	(13,462)	(773,280)
				 As at 31 March ☆三月三十一日		
		2019 二零一九年 HK\$'000 千港元	2018 二零一八年 HK\$'000 千港元	2017 二零一七年 HK\$'000 千港元	2016 二零一六年 HK\$'000 千港元	2015 二零一五年 HK\$′000 千港元
ASSETS AND LIABILITIES	資產及負債					
Total assets Total liabilities	總資產 總負債	226,589 (91,494)	456,808 (242,392)	560,339 (322,555)	646,798 (356,274)	655,340 (372,296)
Total equity	權益總額	135,095	214,416	237,784	290,524	283,044

