

Tong Ren Tang Technologies Co. Ltd.

北京同仁堂科技發展股份有限公司

(A joint stock limited company incorporated in the People's Republic of China with limited liability) (於中華人民共和國註冊成立的股份有限公司)

(Stock Code 股份代號:1666)

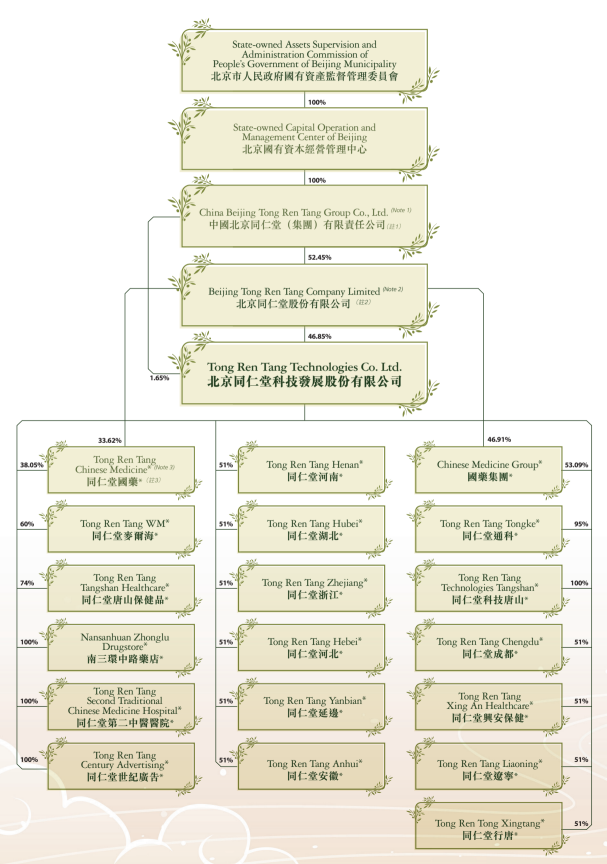


Contents 目錄

2	Corporate Structure 公司架構
4	Corporate Information 公司資料
6	Financial Highlights 財務概要
8	Chairman's Statement 董事長報告
12	Management Discussion and Analysis 管理層討論與分析
26	Report of the Board of Directors 董事會報告
68	Report of the Supervisory Committee 監事會報告
70	Corporate Governance Report 企業管治報告
98	Directors, Supervisors and Senior Management 董事、監事及高級管理人員
104	Independent Auditor's Report 獨立核數師報告
114	Consolidated Balance Sheet 合併資產負債表
116	Consolidated Income Statement 合併利潤表
117	7 Consolidated Statement of Comprehensive Income 合併綜合收益表
118	Consolidated Statement of Changes in Equity 合併權益變動表
120) Consolidated Statement of Cash Flows 合併現金流量表
121	Notes to the Consolidated Financial Statements 合併財務報表附註

Corporate Structure

公司架構



Corporate Structure (Continued) 公司架構(續)

- Note 1: China Beijing Tong Ren Tang Group Co., Ltd. (中國北京同仁堂(集團)有限責任公司) ("Tong Ren Tang Holdings") is the ultimate holding company of Tong Ren Tang Technologies Co. Ltd. (北京同仁堂科技發展股份有限公司) ("Tong Ren Tang Technologies" or the "Company")
- 註1:中國北京同仁堂(集團)有限責任公司(**「集團公司**」)是北京同仁堂科技發展股份有限公司(「**同仁堂科技**」或「本公司」)的最終控股 公司。
- Note 2: Beijing Tong Ren Tang Company Limited (北京同仁堂股份有限公司) ("Tong Ren Tang Ltd.") (stock code: 600085.SH) was incorporated in the People's Republic of China (the "PRC") in 1997 and listed on the Shanghai Stock Exchange in June of the same year. Tong Ren Tang Ltd. is the direct holding company of Tong Ren Tang Technologies.
- 註2: 北京同仁堂股份有限公司(「**同仁堂股份**」)(股票代碼:600085.SH)於一九九七年在中華人民共和國(「**中國**」)註冊成立,同年六月在 上海證券交易所掛牌上市,是同仁堂科技的直接控股公司。
- Note 3: Beijing Tong Ren Tang Chinese Medicine Company Limited (北京同仁堂國藥有限公司) ("Tong Ren Tang Chinese Medicine") (stock code: 3613. HK) was incorporated in Hong Kong Special Administrative Region of the PRC ("Hong Kong, China") in 2004, listed on the Growth Enterprise Market of The Stock Exchange of Hong Kong Limited (the "Hong Kong Stock Exchange") in May 2013, and transferred to the Main Board of the Hong Kong Stock Exchange in May 2018. Tong Ren Tang Chinese Medicine is a subsidiary of the Company.
- 註3:北京同仁堂國藥有限公司(「**同仁堂國藥**」)(股票代碼:3613.HK)於二零零四年在中國香港特別行政區(「**中國香港**」)註冊成立,於二 零一三年五月在香港聯合交易所有限公司(「**香港聯交所**」)創業板掛牌上市,並於二零一八年五月轉至香港聯交所主板上市,是本 公司之子公司。
- For full names of the subsidiaries, please refer to Note 1 to the Consolidated Financial Statements. 子公司的全稱詳見合併財務報表附註1。



Corporate Information

公司資料

BOARD OF DIRECTORS

As at 31 December 2020, the directors of the Company (each the "**Director**") of the board (the "**Board**") are as follows:

EXECUTIVE DIRECTORS (Note)

Gu Hai Ou (Chairman)

Jin Tao

Ma Guan Yu

Wu Qian

Wang Yu Wei

Fang Jia Zhi

INDEPENDENT NON-EXECUTIVE DIRECTORS

Ting Leung Huel, Stephen Chan Ching Har, Eliza Zhan Yuan Jing

SUPERVISORS (Note)

Su Li *(Chairman)* Wu Yi Gang Li Yuan Hong

SENIOR MANAGEMENT

Wang Yu Wei (General Manager)

Yang De Chun

Fang Jia Zhi

Zhang Feng

Wang Yue

Dong Ling Yun

Zhang Jing Yan

COMPANY SECRETARY

Zhang Jing Yan

AUDIT COMMITTEE

Ting Leung Huel, Stephen (Chairman) Chan Ching Har, Eliza Zhan Yuan Jing

董事會

於二零二零年十二月三十一日,本公司董事會(「**董 事會**」)之董事(「**董事**」)如下:

執行董事(註)

顧海鷗(董事長)

金 濤

馬觀宇

吳 倩

王煜煒

房家志

獨立非執行董事

丁良輝

陳清霞

詹原競

監事(註)

蘇 莉(監事長)

吳以鋼

李元紅

高級管理人員

王煜煒(總經理)

楊德春

房家志

張鋒

王悦

董凌雲

張京彦

公司秘書

張京彥

審核委員會

丁良輝(主席)

陳清霞

詹原競

REMUNERATION COMMITTEE

Zhan Yuan Jing *(Chairman)* Gu Hai Ou Ting Leung Huel, Stephen

NOMINATION COMMITTEE

Gu Hai Ou *(Chairman)* Chan Ching Har, Eliza Zhan Yuan Jing

STRATEGY AND PLANNING COMMITTEE

Gu Hai Ou *(Chairman)* Wang Yu Wei Ting Leung Huel, Stephen Chan Ching Har, Eliza Zhan Yuan Jing

AUTHORIZED REPRESENTATIVES

Gu Hai Ou Zhang Jing Yan

AUTHORIZED PERSON TO ACCEPT SERVICE OF PROCESS AND NOTICE

Zhang Jing Yan

INDEPENDENT AUDITORS

PricewaterhouseCoopers
Certified Public Accountants and
Registered Public Interest Entity Auditor
22nd Floor, Prince's Building, Central, Hong Kong

LEGAL ADVISOR AS TO HONG KONG LAWS

DLA Piper Hong Kong 25/F, Three Exchange Square, 8 Connaught Place, Central Hong Kong

H SHARE REGISTRAR

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

Note: During the reporting period, Mr. Huang Ning and Mr. Wu Le Jun resigned as executive Directors of the Company; Mr. Dong Ke Man resigned as an employee representative Supervisor of the Company. For details, please refer to the section "Changes of Directors, Supervisors and Senior Management" in the "Report of the Board of Directors" section of the report.

薪酬委員會

詹原競(主席) 顧海鷗 丁良輝

提名委員會

顧海鷗(主席) 陳清霞 詹原競

戰略與規劃委員會

顧海鷗(主席) 王煜煒 丁良輝 陳清霞 詹原競

授權代表

顧海鷗 張京彦

接受傳票及頒告之授權代表

張京彦

獨立核數師

羅兵咸永道會計師事務所 執業會計師及 註冊公眾利益實體核數師 香港中環太子大廈22樓

香港法律顧問

歐華律師事務所 香港中環康樂廣場8號交易廣場3期25樓

H股股份過戶登記處

香港證券登記有限公司 香港灣仔 皇后大道東 183號 合和中心 17樓 1712-1716 室

註: 於報告期內,本公司原執行董事黃寧先生及吳樂軍先生辭任,本公司原職工代表監事董克滿先生辭任。詳情請參見本報告「董事會報告」章節「董事、監事及高級管理人員變更」的部分。

Financial Highlights 財務概要

A summary of the consolidated results and financial position of the Company and its subsidiaries (hereinafter collectively referred to as the "**Group**") for each of five years ended 31 December 2020, as extracted from the audited financial statements of the Group, is set out below:

Revenue 收入

Gross profit 毛利

Profit for the year 年度利潤

Profit attributable to owners of the Company 利潤歸屬於本公司所有者

EBITDA 息税折舊攤銷前利潤

Earnings per share (RMB) 每股收益(人民幣元)

Dividend per share (RMB) 每股股息(人民幣元)

Gross profit ratio 毛利率

Net profit ratio 淨利率

Current ratio 流動比率

Quick ratio 速動比率

Liability/Asset ratio 資產負債率

Return on equity 股本回報率

Return on assets 資產回報率

Total assets 資產總計

Total liabilities 負債合計

Equity attributable to owners of the Company 權益歸屬於本公司所有者

Financial Highlights (Continued) 財務概要(續)

以下為本公司及其子公司(以下合稱「**本集團**」)截至二零二零年十二月三十一日止五個年度之合併業績概要及 財務狀況概要(摘錄自本集團經審核賬目):

2018 2017 2016	2018	2019	2020
MB'000 RMB'000 RMB'000	RMB'000	RMB'000	RMB'000
幣千元 人民幣千元 人民幣千元	人民幣千元	人民幣千元	人民幣千元
059,638 5,025,183 4,665,295	5,059,638	4,476,449	4,607,369
2,525,542 2,365,984	2,427,979	2,054,495	2,067,710
005,853 969,892 850,989	1,005,853	741,390	786,507
577,815 666,666 595,654	677,815	417,650	467,553
310,469 1,273,398 1,114,013	1,310,469	1,124,592	1,261,436
0.53 0.52 0.47	0.53	0.33	0.37
0.18 0.17 0.16	0.18	0.16	0.16
2018 2017 2016	2018	2019	2020
47.99% 50.26% 50.71%	47.99%	45.90%	44.88%
19.88% 19.30% 18.24%	19.88%	16.56%	17.07%
4.95 4.88 4.98	4.95	4.49	3.04
3.30 3.17 3.21	3.30	3.04	1.85
25.52% 27.22% 28.09%	25.52%	29.18%	29.15%
13.82% 15.01% 14.46%	13.82%	10.00%	10.15%
10.30% 10.93% 10.40%	10.30%	7.08%	7.19%
2018 2017 2016	2018	2019	2020
MB'000 RMB'000 RMB'000	RMB'000	RMB'000	RMB'000
	人民幣千元	人民幣千元	人民幣千元
769,866 8,875,657 8,184,166	9,769,866	10,469,970	10,940,798
	2,493,017	3,055,396	3,189,293

Chairman's Statement 董事長報告

I am pleased to present the annual report of the Group for the year ended 31 December 2020 for shareholders' review.

RESULTS OF THE YEAR

For the year ended 31 December 2020 (the "**Reporting Period**"), the Group's revenue amounted to RMB4,607,369,000, representing an increase of 2.92% from RMB4,476,449,000 for the corresponding period of last year; net profit amounted to RMB786,507,000, representing an increase of 6.09% from RMB741,390,000 for the corresponding period of last year; net profit attributable to owners of the Company amounted to RMB467,553,000, representing an increase of 11.95% from RMB417,650,000 for the corresponding period of last year; earnings per share was RMB0.37 (2019: RMB0.33); and dividend per share was RMB0.16 (2019: RMB0.16).

REVIEW OF THE YEAR

The year 2020 marks the 20th anniversary of the Company's establishment and listing in Hong Kong, and is also an important year for the Group to consolidate the achievements during the "13th Five Year Plan" period and set sail for the "14th Five Year Plan" period. During the year, the new coronavirus (COVID-19) pneumonia epidemic (the "**Epidemic**") rapidly spread worldwide, which made a significant and constant shock on supply side and the demand side. Besides, the uncertainty of the market environment increased sharply, and the downward pressure of the macro-economy continued to increase, which brought severe challenges to the production and sales of the Group. However, challenges breed opportunities, and difficulties coexisted with hope. During the prevention and control of the Epidemic, traditional Chinese medicines have been widely used, and people have built a deepening awareness of health care and the concept of disease prevention and treatment, which also brought new opportunities for the development of traditional Chinese medicine.

During the year, the Group effectively exerted the political and leading core roles of the Party Committees, continued to focus on the development of the Epidemic, strictly implemented the national and local decision and deployment on Epidemic prevention and control tasks, The Group carried out the Epidemic prevention and control with a strong sense of mission, and seized opportunities in the time of adversity with strong development resilience, so as to promote the progress of various production and operation task for the whole year, and escort the Group for long-term development. During the Reporting Period, the Group constantly paid attention to the change of market, focused on market demand, actively explored the production and operation ideas under the situation of normalization of Epidemic prevention and control, utilized the capacity advantage of newly built production base, closely combined Epidemic prevention and control with stabilizing production and operation, so as to guarantee the product supply, and promote the sales of products which restored the growth of overall performance.

During the Reporting Period, the Group carefully implemented the Epidemic prevention and control policy for China and overseas, insisted on prevention and control measures under the normalization of the Epidemic to protect the health and safety of employees and realised "zero infection" for all employees of the Group. In early 2020, in order to support the prevention and control of the Epidemic, the Company actively performed corporate social responsibility by donating Chinese patent medicine products of approximately RMB5.55 million to Beijing Charity Association and other institutes to help the Party and the country win the Epidemic prevention and control war. Meanwhile, under the deployment of Beijing Municipal State-owned Asset Supervision and Administration Commission, the Company produced a million silicone mask disinfectants in a short time, providing a solid guarantee for the Epidemic prevention and control in Beijing. In 2020, the Company was awarded the title of "Outstanding Enterprises with Social Responsibility in the Battle against Covid-19" and "Saluting the Heroes-2020 National Pharmaceutical Model Enterprise". In addition, the Company continued to make an all-out effort to support poverty alleviation and completed poverty relief tasks through consumption, which demonstrated the responsibility of the Company as a state-owned enterprise.

本人欣然提呈本集團截至二零二零年十二月三十一日止年度報告,敬請各位股東省覽。

全年業績

截至二零二零年十二月三十一日止年度(「**報告期**」),本集團收入為人民幣460,736.9萬元,較上年同期人民幣447,644.9萬元上升2.92%;實現淨利潤為人民幣78,650.7萬元,較上年同期人民幣74,139.0萬元上升6.09%;本公司所有者應佔淨利潤為人民幣46,755.3萬元,較上年同期人民幣41,765.0萬元上升11.95%;每股收益為人民幣0.37元(二零一九年:人民幣0.33元);每股股息為人民幣0.16元(二零一九年:人民幣0.16元)。

全年回顧

二零二零年,是本公司成立暨赴港上市二十周年,亦是本集團收官「十三五」,起航「十四五」的重要一年。年內,新型冠狀病毒(COVID-19)疫情(「**疫情**」)在全球範圍內迅速蔓延,對供給側和需求側的衝擊明顯且仍在持續,市場環境的不確定性陡增,宏觀經濟下行壓力持續增加,給本集團的生產、銷售帶來嚴峻的考驗與挑戰。然而,機遇與挑戰並存,困難與希望同在,在本次疫情防治中,中醫藥也得到了廣泛的應用,人們的健康保健意識及防病治病理念亦不斷加深,也給中醫藥的發展帶來了新的契機。

年內,本集團切實發揮黨委政治核心和領導核心作用,持續關注疫情發展態勢,嚴格貫徹落實國家關於疫情防控工作的決策部署,以強烈的使命擔當,做好疫情防控工作,以堅強的發展韌性,在逆境中把握機遇,推動全年各項生產經營工作取得進展,為本集團的長遠發展保駕護航。於報告期內,本集團始終關注市場變化,聚焦市場需求,積極探索疫情防控常態化下的生產經營思路,利用新建生產基地產能優勢,將疫情防控與穩定生產經營緊密結合,全力保障產品供應、拉動產品銷售,整體業績恢復性增長。

於報告期內,本集團認真貫徹落實中國及海外各地的防控政策,堅持常態化的疫情防控措施以保障員工的健康安全,實現了本集團員工「零感染」。年初,為支持疫情防控,本公司積極踐行社會責任,向北京市慈善協會等機構捐贈價值約人民幣555萬元的中成藥產品,助力黨和國家打贏疫情防控阻擊戰。同時,在北京市國資委的統一部署下,緊急生產百萬只硅膠口罩消毒液,為首都疫情防控工作提供了堅實保障。年內,本公司榮獲「抗擊新冠肺炎疫情社會責任優秀企業」、「致敬逆行者一2020年全國醫藥企業榜樣」等榮譽稱號。此外,繼續全面助力脱貧攻堅,完成消費扶貧工作任務,體現國有企業擔當。

Chairman's Statement (Continued) 董事長報告(續)

Looking back at the "13th Five Year Plan" period, despite of the challenges and changes, we took a pragmatic and forward-looking attitude, carefully planning and progressively developing, and we thoroughly implemented industrial layout adjustment, continuously promoted the marketing system reform, and deepen the product variety building, thus laying a solid foundation for steady development in the long run. During the "13th Five Year Plan" period, the Group completed construction of two new production bases, namely Daxing Production Base and Tong Ren Tang Technologies Tangshan and realizing a relatively closed-loop operating system integrating production and logistic distribution; the Group set up a marketing branch, further implemented channel planning, refined supply for market demand, realizing the precise marketing through coordinated development various channels including distributor channels, OTC channels, medical channels and E-commerce channels; The Group maintained steady development of its major product series, including Liuwei Dihuang Pills, Jinkui Shenqi Pills, Shengmai Liquor and other products, and realised significant increase in sales revenue of the series of products such as Zhuangyao Jianshen Pills, Fuzi Lizhong Pills, Danggui Kushen Pills over the beginning of the "13th Five Year Plan" period after cultivation in recent years, driving the transitional development from variety group construction towards large-scale production and sales.

OUTLOOK AND PROSPECTS

In the future, China will fully promote the construction of a healthy China, keep equal importance to traditional Chinese medicine and western medicine, energetically develop traditional Chinese medicine, and actively cope with aging population, which will bring new development opportunities for the traditional Chinese medicine industry. The Group will stand at the new starting point of the "14th Five Year Plan" period, adapt to the new situation and respond to the changes in a scientific and innovative way. Under the premises of strictly adhering to the integrity and quality, the Group will strengthen the control of all links, strive to emit new vitality, and achieve higher quality overall development with higher level of operation and management.

In the year 2021, the uncertainty risks worldwide caused by the Epidemic still exist, and intense competitive pressure remains in the market environment of the traditional Chinese medicine industry. However, the Group will continue to fully promote the guidance role of Party Committee construction, consolidate the development foundation on the basis of ensuring normalization of the Epidemic prevention and control. The Group will also insist on demand-oriented development strategy, adjust to improve, reform to develop, forge ahead with high quality development, build a refined supply and sales pattern, work hard to achieve the goals, and plan the new development blueprint for "14th Five-Year-Plan" period for the Group.

I hereby would like to express my sincere gratitude and respect to the members of the Board and all the staff of the Group for their excellent performance and unremitting efforts; and to all the shareholders for their continuous support to and understanding of the Company. As always, we will try our best to reward the shareholders.

Gu Hai Ou *Chairman*

Beijing, the PRC 26 March 2021 回顧「十三五」,面對挑戰與變革,我們務實進取、謀定長行,深入落實工業佈局調整、深化推進營銷體系改革、深耕品種群建設,為本集團未來長遠、穩步發展奠定了堅實的基礎。期間,本集團已建設完成大興分廠及同仁堂科技唐山兩個新的生產基地,實現了集生產、物流配送為一體的相對閉環的運行系統;設立了營銷分公司,進一步落實渠道規劃,細分市場需求,通過經銷商渠道、OTC渠道、醫療渠道及電商渠道的共同發展實現精准營銷;六味地黃丸、金匱腎氣丸、生脈飲口服液等主導系列產品發展穩定,壯腰健腎丸、附子理中丸、當歸苦參丸等系列產品經過近年來的培育,銷售收入較「十三五」初期也有明顯增長,帶動品種群建設不斷向規模化方向發展。

前景與展望

未來,我國將全面推進健康中國建設、堅持中西醫並重、大力發展中醫藥事業,並積極應對人口老齡化,將為中醫藥行業帶來新的發展機遇。本集團將站在「十四五」的新起點,適應新形勢,科學應變、主動求變。在嚴守誠信和質量的前提下,本集團將加大各環節的管控力度,努力散發新活力,以更高水平的運營管理,實現更高質量的全面發展。

二零二一年,疫情 給全球帶來的不確定性風險依然存在,中醫藥行業市場環境依然面臨激烈的競爭壓力,本集團將繼續全力推進黨建引領,在確保疫情防控常態化的基礎上,繼續牢築發展根基。堅持需求導向,以調整促提升,以改革促發展,堅持走高質量發展道路,構建精細化供銷格局,砥礪深耕,篤行致遠,規劃本集團「十四五」時期新的發展藍圖。

本人在此謹向董事會同仁及本集團全體員工致以衷心的謝意,感謝各位卓有成效的工作及不懈努力;向所有股東致以誠摯的敬意,感謝各位一直以來的厚愛,對本公司的支持和理解。我們將一如既往,竭盡所能回報所有股東。

顧海鷗 *董事長*

中國北京, 二零二一年三月二十六日

Management Discussion and Analysis 管理層討論與分析

BUSINESS REVIEW

The year 2020 is an important year for the Group to consolidate the achievements of the "Quality Management Improvement Year", and to conclude the "13th Five Year Plan" period and set sail for the "14th Five Year Plan" period. During the year, the Group always insisted on the main line of "adjustment, improvement, reform and development", built the three cornerstones of "party building, quality and integrity", united together and made steady progress, withstood the adverse impact of the Epidemic on the Group's development, achieved smooth and stable overall economic operation. For the year ended 31 December 2020, the Group's revenue amounted to RMB4,607,369,000, representing an increase of 2.92% from RMB4,476,449,000 for the corresponding period of last year; net profit amounted to RMB786,507,000, representing an increase of 6.09% from RMB741,390,000 for the corresponding period of last year; net profit attributable to owners of the Company amounted to RMB467,553,000, representing an increase of 11.95% from RMB417,650,000 for the corresponding period of last year.

During the year, the Group constantly enhanced the coordinated development with production bases in Beijing and Hebei, strove to overcome the adverse impact caused by the Epidemic, combined with the change of market demand and the Epidemic prevention and control situation, planned ahead, preserved inventories in advance and scientifically scheduled production, constantly enhanced the orderly connection between each production process and timely adjusted product supply strategy and structure, accelerated the improvement of overall productivity, effectively ensured products supply. In 2020, the Company achieved an increase of over 20% in the overall production volume and production value of Chinese patent medicine as compared to the same period last year. During the Reporting Period, the Company acquired Beijing Tong Ren Tang Chinese Medicine Processing Base ("Processing Base") located in Daxing Bio-Pharma Industrial Base in Zhongguancun Technology Park District in Beijing at the consideration of RMB641 million in cash. Daxing Branch Factory integrated with Processing Basein addition to the original production shop of Chinese medicine pills, which forms a closed-loop of production chain from pre-treatment of Chinese medicine, production of pills to logistic distribution. Through exploring the production technique of each product, closely analyzing production procedures and standards, Daxing Branch Factory steadily improved the production capability and realised production for major products such as Liuwei Dihuang Pills (六味地黃丸), Jinkui Shenqi Pills (金匱腎氣丸), Xihuang Pills (西黃丸), and becomes the main production base of the Group. Tong Ren Tang Technologies Tangshan in Yutian County in Tangshan City of the Hebei Province, is engaged in extraction of Chinese medicine, liquid preparations and production as core business, and mainly produces Shengmai Liquor (生脈飲口服液), Children Cough Fluid (兒童 咳液) and other liquid preparation varieties. During the Reporting Period, Tong Ren Tang Technologies Tangshan rapidly improved extraction and production volume of liquid preparation and effectively promoted sales Shengmai Liquor (生脈飲口服液) and other major varieties. Besides, Tong Ren Tang Technologies Tangshan also actively gave a full play of its advantages, created market demand, expanded products varieties and finished disinfectant production such as silicone mask disinfectant, wash free antibacterial hand sanitizer and others.

業務回顧

二零二零年,是本集團鞏固「質量管理提升年」各項成果,收官「十三五」、起航「十四五」的重要一年。年內,本集團始終堅持「調整、提升、改革、發展」的工作主線,築牢「黨建、質量、誠信」三大基石,團結一心、行穩致遠,經受住了疫情對本集團發展的影響與衝擊,總體經濟運行平穩向好。截至二零二零年十二月三十一日止年度,本集團銷售收入為人民幣460,736.9萬元,較上年同期人民幣447,644.9萬元增長2.92%;實現淨利潤為人民幣78,650.7萬元,較上年同期人民幣74,139.0萬元增長6.09%;本公司所有者應佔淨利潤為人民幣46,755.3萬元,較上年同期人民幣41,765.0萬元增長11.95%。

年內,本集團不斷加強京冀兩地生產單位的協同發展,努力克服疫情帶來的不利影響,結合疫情防控形勢及市場需求變化,未雨綢繆,提前儲備、科學排產,加強各生產工序之間的有序銜接,及時調整產品供應策略與結構,加快提升本集團整體生產能力,有效地保證了產品供應。二零二零年,本公司總體產量、產值較上年同期增長20%以上。報告期內,本公司以現金人民幣6.41億元購入集團公司位於北京市中關村科技園區大興生物醫藥基地的北京同仁堂中藥加工基地(「加工基地」)。本公司大興分廠在原有中藥丸劑生產車間等功能的基礎上,整合加工基地,形成了從中藥前處理、丸劑生產再到物流配送為一體的閉環生產鏈。大興分廠通過逐品種摸索生產工藝,細緻梳理生產流程與標準,生產能力得到了穩步提升,現已可實現六味地黃丸、金匱腎氣丸、西黃丸等多個主導產品的量產,成為本集團主要生產基地之一。位於河北省唐山市玉田縣的同仁堂科技唐山以中藥提取、液體製劑生產為核心,主要生產生脈飲口服液、兒童咳液等液體制劑品種。報告期內,同仁堂科技唐山在快速提高提取及液體製劑產量,有效促進生脈飲口服液等主力品種銷售的同時,還積極發揮自身優勢,創造市場需求,增加產品品類範圍,完成了硅膠口罩消毒液、免洗抑菌洗手液等消毒類產極發揮自身優勢,創造市場需求,增加產品品類範圍,完成了硅膠口罩消毒液、免洗抑菌洗手液等消毒類產品的生產。

During the Reporting Period, facing the complex, ever-changing and competitive market environment, the Company still closely monitored the changes in market environment brought by the Epidemic, focused on the treatment concepts of traditional Chinese medicine of "prevention, control, resistance, maintenance", paid close attention to the market demand brought by Epidemic prevention and control as well as seasonal changes, kept variety as the core, and planned the product variety operation by combining the product function and characteristics with the market demand. Meanwhile, the Company cooperated with famous E-commerce platforms such as top 100 chain drugstores, Ali Health, JD Health, gave the full play to the advantage of retail terminal and E-commerce respectively, actively carried out both online and offline activities under the theme of "Caring for Family, Caring for Health", "Dream Tong Ren, Energize Terminal", etc., developed multi-dimensional distribution network channels through marketing activities such as terminal promotion, live broadcast promotion, TV column cooperation and WeChat article publish, promoted offline marketing activities, and expanded the exposure of the products, which effectively boosted the product sales volume and the growth in sales revenue. During the year, the Company took online sales opportunities during the Epidemic period and acquired good results in promoting each kind of products by catering for the demand and online shopping habit of various customer groups, and through the E-commerce activities such as "New Year Festival Sales", "618", "Double Eleven", which is in accordance with the development trend of E-commerce and help to improve the market share and coverage of our products in E-commerce channel. During the year, the number of products that achieved a sales amount of more than RMB5 million of the Group was 50. The number of products that achieved a sales amount of more than RMB100 million of the Group was 9, which was the same as last year. Among major products of the Group, with the restoration of the production capacity, the sales amount of series of Liuwei Dihuang Pills (六味地黃丸) series, Jinkui Shengi Pills (金匱腎氣丸) series, Niuhuang Jiedu (牛黃解毒) series, Xihuang Pills (西黃丸) series, and Shengmai Liquor (生脈 飲口服液) series, increased by 43.51%, 5.20%, 18.57%, 19.38%, 64.67%, respectively as compared with the corresponding period of last year. The sales of series amount of Ejiao (阿膠) increased by 3.10% and the sales amount of series of Ganmao Qingre Granules (感冒 清 熱 顆 粒) series decreased by 29.62% due to the impact of the Epidemic prevention and control policies, as compared with the corresponding period of last year.

In terms of scientific research on products, the Group is mainly committed to conducting secondary scientific research on existing products, taking into consideration of curative effects of existing products and exploring the potential of technological improvement and upgrading. In 2020, the Group carried out pharmacological research on Xihuang Pills (西黃丸), Taizi Baoxin Liquor (太子保心口服液), Yangxue Rongjin Pills (養血榮筋丸) and other products, fully explored the potential clinical value of related products, and provided scientific research support for their clinical application and academic promotion. Meanwhile, in order to enhance consumers' experience, the Group adopted the "electronic-tongue" analysis technology to solve taste issues of some products, establish the taste evaluation system of liquor of Chinese patent medicine for the products and preliminarily worked out a solution to improve the taste, all of which provided scientific research support for solving key technical issues such as improving the taste of medicine. In addition, in order to facilitate consumers' daily use and carrying, the Group researched on increasing the single-dose packaging of some products to meet the using habits of different consumers.

於報告期內,面對複雜多變、競爭嚴峻的市場環境,本公司時刻關注疫情帶來的市場環境變化,圍繞中醫藥「防、控、抗、養」的治療理念,緊抓疫情防控、季節變化帶來的市場需求,以品種為核心,結合產品功效特點及市場需求制定品種運作方案。同時,與百強連鎖藥店及阿里健康、京東大藥房等知名電商平台合作,充分發揮零售終端及電商平台各自優勢,於線上、線下同步開展「關愛家庭,關愛健康」、「同仁築夢,賦能終端」等主題活動,並採用終端促銷、線上直播推廣、電視欄目合作、微信公眾號宣傳等形式,多維佈局銷售網絡渠道,開展鋪市動銷,擴大產品曝光率,有效拉動了產品銷量、帶動產品銷售收入增長。年內,本公司把握疫情時期線上銷售機遇,貼合不同消費群體的需求與網購習慣,藉助「年貨節」、「618」、「雙十一」等電商活動,於線上積極推廣本公司各類產品,順應了電商發展趨勢,也提高了本公司產品在電商渠道的佔有率和覆蓋率,取得了較好的效果。二零二零年,本集團銷售額超過人民幣五百萬元的產品五十個。其中,銷售額經過億元的產品九個,與上年持平。主導產品中,隨著生產產能的穩步恢復,六味地黃丸系列銷售額較上年同期增長43.51%、金匱腎氣丸系列銷售額較上年同期增長5.20%、牛黃解毒系列銷售額較上年同期增長18.57%,西黃丸系列銷售額較上年同期增長19.38%、生脈飲口服液系列銷售額較上年同期增長64.67%,阿膠系列銷售額較上年同期增長3.10%,而感冒清熱顆粒系列受疫情期間防控政策影響,銷售額較上年同期下降29.62%。

在產品科研方面,本集團主要致力於現有產品的二次科研,結合現有產品的藥效特點,在工藝的改進與提升方面進行深入挖潛。二零二零年,本集團針對西黃丸、太子保心口服液、養血榮筋丸等產品開展藥理學研究,充分挖掘相關產品潛在的臨床價值,為其臨床應用及學術推廣提供科研支持。同時,為增加消費者體驗感,本集團針對部分產品口感問題,採用電子舌分析技術,建立口服液的口感評價體系,初步確定了改進工藝,為提升產品口感等關鍵技術問題提供科研支持。此外,為方便消費者日常服用及攜帶,針對部分產品開展增加單劑量包裝規格的研究工作,以充分滿足不同消費者的服用習慣。



The subsidiaries of the Company are engaged in manufacturing and distribution of traditional Chinese medicine products, food and daily chemical products, production of Chinese medical raw material, medical services, distribution of medicine, etc. In particular, our principal subsidiary Tong Ren Tang Chinese Medicine which is located in Hong Kong, China, adopts a strategy of driving medicine demand by providing medical services and promoting culture at first to build a global layout with its base in Hong Kong, China, aiming to continuously accelerate the internationalization of traditional Chinese medicine. During the Reporting Period, given the global outbreak of COVID-19 and the weakened market consumption as a result of stringent prevention and control measures in various countries, local consumption and tourism have been hit hard in Hong Kong, China. Amid the newly challenging environment for economy, Tong Ren Tang Chinese Medicine decisively took a number of contingency measures. For example, it launched anti-epidemic products, diversified online sales channels, enriched the portfolio of its products while investing more in marketing and promotion. It endeavored to widen its income source and reduce its costs, enriched its ideas, strengthened its branding and product promotion and minimized the negative impact of adversity as much as possible. During the year of 2020, the sales revenue of Tong Ren Tang Chinese Medicine and its subsidiaries amounted to RMB1,170,364,000, representing a year-on-year decrease of 7.31%. Profit attributable to the owners of Tong Ren Tang Chinese Medicine amounted to RMB482,080,000, representing a year-on-year decrease of 1.49%.

Founded in 2001, the Company's subsidiary Tong Ren Tang WM has been devoted to the natural plants applicable to the skin care for daily use, whose main products are masks, creams, skin care products and daily chemical products. During the Reporting Period, due to the impact of the Epidemic, the offline channel customers flow reduced significantly along with the change of consumption demand, which affected the performance of Tong Ren Tang WM to a comparatively great degree. Facing the Epidemic impact on real economy, Tong Ren Tang WM timely adjusted focus of sales, strived to take advantages of E-commerce channels, through integrating JD, Tmall, Taobao and other online platforms, supplementing special business staffs and enhanced the width of product promotion to drive the online sales of products. Meanwhile, Tong Ren Tang WM pushed offline dealers to upgrade their business model through new policy which favourable to them, and supported them with new type of media to improve sales. During the Reporting Period, the sales revenue of Tong Ren Tang WM amounted to RMB58,790,000, representing a year-on-year decrease of 29.80% and Tong Ren Tang WM recorded a net profit loss. However, the online business development of Tong Ren Tang WM appeared virtuous upward trend, as the exposure rate and recognition of its products were improved, and the portion of online sales revenue increased and operation quality was gradually improved.

Tong Ren Tang Second Traditional Chinese Medicine Hospital and Nansanhuan Zhonglu Drugstore are wholly owned medical institution and retail pharmacy of the Company, respectively. During the Reporting Period, Tong Ren Tang Second Traditional Chinese Medicine Hospital orderly resumed the medical treatment in according to the relevant regulations of the superior health authorities and on the basis of the Epidemic prevention and control with off-peak treatment and making appointment. Tong Ren Tang Second Traditional Chinese Medicine Hospital actively discovered new non-drug therapy projects, by newly developing massage, bone setting and other special treatments as well as pediatric acupuncture service for children, to meet the diversified needs for patients. Even so, the outpatient visits still decreased by 24% as compared to the same period last year, which led to decrease of revenue and profit. During the year, Nansanhuan Zhonglu Drugstore adjusted structure of merchandise variety and increased product varieties to fulfill different needs of consumers. However, affected by reducing business hours during the Epidemic period, customer flow reduced which made an adverse impact on performance of Nansanhuan Zhonglu Drugstore to a large degree. During the year of 2020, sales revenue of the two companies amounted to RMB197,399,000, representing a year-on-year decrease of 16.88%, net profit of the two companies amounted to RMB4,331,000, representing a year-on-year decrease of 63.35%.

Based on authentic medicinal material production areas, the six planting subsidiaries take into consideration the regional and climate characteristics, and in according to the planting and harvesting principles of the planting place and planting time, adapt the cooperative planting method, take full advantages of local herbs, and provide around 20 authentic medicinal materials such as moutan bark, catnip, bunge corydalis herb, radix isatidis, etc. for the Company. During the year, they continued to seek new planting varieties based on the quality and quantity, added mint and other varieties for experimental planting, and expanded the cooperation planting scale of moutan bark and other varieties, to meet the production needs of Chinese patent medicine of the Group. During the year of 2020, the six subsidiaries achieved sales revenue of RMB216,548,000, representing a year-on-year increase of 6.96%. Net profit of the six subsidiaries amounted to RMB13,148,000, representing a year-on-year increase of 3.02%.

本公司各子公司經營業務涉及中藥產品、食品、日化類產品的生產銷售、中藥材原料生產、醫療服務、藥品分銷等領域。其中,主要子公司一位於中國香港的同仁堂國藥,採用以醫帶藥、文化先行的傳播模式,立足中國香港,佈局全球,不斷加快推進中醫藥的國際化進程。於報告期內,疫情爆發並在全球蔓延,多國採取了嚴密的防控措施,市場消費疲軟,中國香港本地消費和旅遊業均受到沉重打擊。面對經濟形勢的新挑戰,同仁堂國藥果斷採取多項應變措施,例如,推出防疫抗疫產品、拓展線上銷售渠道、豐富零售產品群、強化營銷推廣等,開源節流、開拓思路,加強品牌和產品推廣,最大限度降低不利因素對同仁堂國藥造成的負面影響。二零二零年,同仁堂國藥及其子公司實現銷售收入人民幣117,036.4萬元,同比下降7.31%,歸屬於同仁堂國藥所有者淨利潤人民幣48.208.0萬元,同比下降1.49%。

子公司同仁堂麥爾海成立於二零零一年,自成立以來始終致力於天然植物在日用護膚領域的應用,其產品以膏霜類、面眼貼膜類護膚品以及日化類產品為主。報告期內,受疫情衝擊,線下渠道客流的大幅度減少以及消費需求的變化,在較大程度上影響了同仁堂麥爾海的表現。面對疫情對實體經濟的衝擊,同仁堂麥爾海及時調整銷售重心,努力發揮電商渠道優勢,通過整合梳理京東、天貓、淘寶等線上平台店鋪,充實專門業務人員,加大產品宣傳推廣,拉動線上產品銷量。同時,積極出台傾斜政策措施,推動線下經銷商的轉型升級,支持其利用新型媒介提升銷售額。報告期內,同仁堂麥爾海實現銷售收入為人民幣5,879.0萬元,同比下降29.80%,並出現虧損。但其線上業務發展呈現出良性發展態勢,產品的曝光率及認知度有所提升,線上業務佔收入比重亦有所提高,經營質量逐漸向好。

同仁堂第二中醫醫院及南三環中路藥店分別為本公司全資持有的醫療機構及零售藥店。於報告期內,同仁堂第二中醫醫院在做好疫情防護的基礎上,採取錯峰就診、預約就診的方式有序恢復診療工作。通過積極開展非藥物治療項目,新增推拿、正骨等特色治療項目,並增設兒科針灸推拿服務,滿足患者多元化的就診需求。儘管如此,年門診接待人次仍較去年同期下降約24%,直接致使其收入、利潤下降。年內,南三環中路藥店調整商品品種結構,增加產品品類,滿足不同類型消費者的需求。但受到疫情期間營業時間縮短等不利因素影響,導致客流量減少,在較大程度上影響了南三環中路藥店的表現。二零二零年,兩家公司合計實現銷售收入人民幣19,739.9萬元,同比下降16.88%,淨利潤人民幣433.1萬元,同比下降63.35%。

六家種植型子公司立足道地藥材產區,結合地域、氣候特點,依從採其地、用其時的種植採收原則,採取合作種植的方式,充分發揮地產藥材優勢,為本公司提供牡丹皮、荊芥、苦地丁、板藍根等二十餘種道地藥材。二零二零年,六家種植型子公司在保質、保量供應的基礎上,持續挖掘新的種植品種,新增薄荷等品種的試驗種植,並持續擴大牡丹皮等品種的合作种植規模,以滿足本集團中成藥生產需求。二零二零年,六家公司合計實現銷售收入人民幣21,654.8萬元,同比增長6.96%,淨利潤人民幣1,314.8萬元,同比增長3.02%。

FINANCIAL REVIEW

Liquidity and Financial Resources

The Group has maintained a sound financial position. During the year of 2020, the Group's primary source of funds was cash generated from daily operating activities and borrowings.

The Group mainly uses Renminbi and Hong Kong dollars to make borrowings and loans and to hold cash and cash equivalents.

As at 31 December 2020, the Group's cash and cash equivalents amounted to RMB2,947,958,000 in total (31 December 2019: RMB2,990,645,000).

As at 31 December 2020, the Group's short-term borrowings amounted to RMB235,000,000 (31 December 2019: RMB35,000,000), carrying an interest rate of 1.354% per annum (2019: 4.534%), and current portion of non-current bank borrowing and corporate bonds amounted to RMB821,299,000 (31 December 2019: RMB105,198,000), totally accounting for 33.12% of the total liabilities (31 December 2019: 4.59%). Long-term borrowings amounted to RMB483,227,000 (31 December 2019: RMB1,223,571,000), bearing annual interest rate of long-term borrowings at 3.412% (2019: 2.660%), long-term borrowings representing 15.15% of the total liabilities (31 December 2019: 40.05%). Of all the borrowings of the Group as at 31 December 2020, RMB1,056,299,000 will mature within one year and RMB483,227,000 will mature beyond one year.

On 31 July 2016, the Company issued corporate bonds on Shanghai Stock Exchange with aggregate principal amount of RMB800 million, with a maturity of five years and a nominal interest rate of 2.95% per annum, also with the issuer's option to adjust the coupon rate and the investor's resale option at the end of the third year. The net proceeds from Issuance of the bonds (less all related costs and expenses) amounted to approximately RMB798.56 million, which was used to repay the bank's maturing working capital loan of RMB100 million and to supplement the working capital of RMB698.56 million. The funds raised by the bonds were all used up in 2017. On 14 June 2019 and 26 June 2019, the Company published announcements of the implementation of resale and resale results on the websites of the Shanghai Stock Exchange respectively, which showed that no investor had resold the Bonds to the Company. On 19 June 2019, the Company published an announcement on the website of the Shanghai Stock Exchange, in which the Company decided to raise the coupon rate of the fourth year and the fifth year (from 31 July 2019 to 30 July 2021) to 4.35% with the method of interest calculation and interest payment method remaining unchanged. The fair value of the bonds as at 31 December 2020 amounted to RMB804,088,000 (31 December 2019: RMB811,600,000) which is determined by reference to published price.

Capital Structure

The Group's capital management policy is to ensure the continuous operation of the Group with an aim to provide returns for the shareholders and benefits for other stakeholders, and to maintain an optimal capital structure to reduce the cost of capital.

As at 31 December 2020, the total assets of the Group amounted to RMB10,940,798,000 (31 December 2019: RMB10,469,970,000). The funds of the Group comprised non-current liabilities of RMB734,369,000 (31 December 2019: RMB1,365,734,000), current liabilities of RMB2,454,924,000 (31 December 2019: RMB1,689,662,000), equity attributable to owners of the Company of RMB5,731,549,000 (31 December 2019: RMB1,887,319,000) and non-controlling interests of RMB2,019,956,000 (31 December 2019: RMB1,887,319,000).

In 2020, the Group's funds were mainly used for production and operation activities, purchase of property, plant and equipment and land use rights repayment of borrowings and payment of cash dividends, etc.

財務回顧

流動資金及財務資源

本集團維持良好之財務狀況。二零二零年內,本集團之資金主要來自日常業務所得之資金及借款。

本集團主要以人民幣及港幣進行借貸及持有現金及現金等價物。

於二零二零年十二月三十一日,本集團之現金及現金等價物結餘合共為人民幣294,795.8萬元(二零一九年十二月三十一日:人民幣299,064.5萬元)。

於二零二零年十二月三十一日,本集團之短期借款為人民幣23,500.0 萬元(二零一九年十二月三十一日:人民幣3,500.0 萬元),借款年利率為1.354%(二零一九年:4.534%),非流動銀行借款和公司債券的即期部分為人民幣82,129.9 萬元(二零一九年十二月三十一日:人民幣10,519.8 萬元),合計佔總負債比例為33.12%(二零一九年十二月三十一日:4.59%),長期借款為人民幣48,322.7 萬元(二零一九年十二月三十一日:人民幣122,357.1 萬元),其中長期銀行借款年利率為3.412%(二零一九年:2.660%),長期借款佔總負債比例為15.15%(二零一九年十二月三十一日:40.05%)。本集團於二零二零年十二月三十一日全部借貸中,人民幣105,629.9 萬元會於一年內到期,人民幣48,322.7 萬元則會於一年以後到期。

本公司於二零一六年七月三十一日在上海證券交易所發行人民幣 8 億元公司債券,票面年利率為 2.95%,期限 為五年,附第三年末發行人調整票面利率選擇權和投資者回售選擇權。發行債券所得款項淨額(扣減所有相關成本及費用) 約為人民幣 79,856 萬元,用於償還銀行到期的流動資金貸款人民幣 10,000 萬元,用於補充營運資金人民幣 69,856 萬元,債券募集資金已於二零一七年全部使用完畢。本公司於二零一九年六月十四日及二零一九年六月二十六日在上海證券交易所網站刊發回售實施及回售結果公告,未有投資者向公司回售本期債券。於二零一九年六月十九日,本公司在上海證券交易所網站刊發公告,將本期債券存續期的第四年和第五年(二零一九年七月三十一日至二零二一年七月三十日)的票面利率調整為 4.35%,計息方式和付息方式保持不變。於二零二零年十二月三十一日,公司債券的公允價值合計人民幣 80,408.8 萬元(二零一九年十二月三十一日:人民幣 81,160.0 萬元),價值乃參考報價直接釐定。

資本架構

本集團的資金管理政策,是保障本集團能繼續營運,以為股東提供回報和為其他權益持有人提供利益為目標, 同時維持最佳的資本結構以減低資金成本。

於二零二零年十二月三十一日,本集團之資產總值為人民幣1,094,079.8萬元(二零一九年十二月三十一日:人民幣1,046,997.0萬元),資金來源為非流動負債人民幣73,436.9萬元(二零一九年十二月三十一日:人民幣136,573.4萬元),流動負債人民幣245,492.4萬元(二零一九年十二月三十一日:人民幣168,966.2萬元),歸屬於本公司所有者的權益人民幣573,154.9萬元(二零一九年十二月三十一日:人民幣552,725.5萬元)及非控制性權益人民幣201,995.6萬元(二零一九年十二月三十一日:人民幣188,731.9萬元)。

二零二零年內,本集團之資金主要用於生產經營活動、購置固定資產和土地使用權、償還借款及支付現金股息等。

Liquidity

As at 31 December 2020, the Group's liquidity ratio (the ratio of current assets to current liabilities) was 3.04 (31 December 2019: 4.49), reflecting that the Group had sufficient financial resources. The Group's quick ratio (the ratio of liquid assets to current liabilities) was 1.85 (31 December 2019: 3.04). The decrease in quick ratio was mainly due to non-current borrowings reclassified to current portion. The Group's trade receivables turnover ratio (the ratio of revenue to the average of trade receivables balance) was 5.59 (31 December 2019: 8.87), reflecting that the Group's trade receivables were liquid. The Group's trade payables turnover ratio (the ratio of cost of sales to the average of trade payables balance) was 4.06 (31 December 2019: 3.92), reflecting that the Group had a relatively strong ability to use funding from suppliers for no consideration. The Group's inventory turnover ratio (the ratio of revenue to the average of inventory balance) was 1.82 (31 December 2019: 1.91), reflecting that the inventory had a high turnover rate.

Gearing Ratios

The Group monitors its capital on the basis of the gearing ratio. As at 31 December 2020, the Group's gearing ratio (the ratio of total borrowings to equity attributable to owners of the Company) was 0.27 (31 December 2019: 0.25).

Expenses and Expense Ratio

For the year ended 31 December 2020, the Group's distribution expenses amounted to RMB699,931,000 (2019: RMB718,684,000) and the distribution expense ratio, i.e. the ratio of distribution expenses to revenue, was 0.15 (2019: 0.16). The decrease in distribution expenses was mainly due to the decrease in the cost of labour.

For the year ended 31 December 2020, the Group's administrative expenses amounted to RMB402,521,000 (2019: RMB397,551,000) and the administrative expense ratio, i.e. the ratio of administrative expenses to revenue, was 0.09 (2019: 0.09). The increase in administrative expenses was mainly due to the increase in the research and development expenses and depreciation expenses.

For the year ended 31 December 2020, the Group's net financial costs amounted to RMB3,479,000 (2019: net financial income amounted to RMB6,814,000) and the financial costs ratio, i.e. the ratio of net financial costs to revenue, was 0.0008 (the 2019 ratio of finance income to revenue: 0.0015). The increase in net finance costs was mainly due to no capitalisation of interests during this year.

Gross Margin and Net Profit Margin

For the year ended 31 December 2020, the gross margin of the Group was 44.88% (2019: 45.90%), while the net profit margin was 17.07% (2019: 16.56%).

Research and Development Expenses

For the year ended 31 December 2020, the research and development expenses (excluding employee benefit expense, depreciation and amortisation expense) of the Group were RMB65,548,000 (2019: RMB28,316,000), accounting for 0.85% of net assets (2019: 0.38%) and 1.42% of revenue (2019: 0.63%), respectively. The research and development expenses including employee benefit expense, depreciation and amortisation expense were RMB103,641,000 (2019: RMB61,248,000), accounting for 1.34% of net assets (2019: 0.83%) and 2.25% of revenue (2019: 1.37%), respectively.

Capital Expenditure

For the year ended 31 December 2020, the Group's capital expenditure incurred amounted to RMB781 million (2019: RMB276 million), primarily used for the acquisition of Processing Base.

Pledges over Assets of the Group

As at 31 December 2020, RMB9,472,000 (31 December 2019: RMB9,438,000) of the Group's assets was pledged as security for long-term borrowing of RMB49,000 (31 December 2019: RMB49,000).

資金流動性

於二零二零年十二月三十一日,本集團之流動資金比率,即流動資產與流動負債比率,為3.04(二零一九年十二月三十一日:4.49),反映財務資源充裕;速動比率,即速動資產與流動負債比率,為1.85(二零一九年十二月三十一日:3.04),速動比率下降主要是由於長期借款重分類至流動借款;應收賬款周轉率,即收入與應收賬款平均餘額比率,為5.59(二零一九年十二月三十一日:8.87),反映應收賬款流動性強;應付賬款周轉率,即成本與應付賬款平均餘額比率,為4.06(二零一九年十二月三十一日:3.92),反映無償使用供貨企業資金的能力較強;存貨周轉率,即收入與存貨平均餘額比率,為1.82(二零一九年十二月三十一日:1.91),反映存貨周轉速度良好。

資本負債比率

本集團利用負債比率監察其資本。於二零二零年十二月三十一日,本集團之資本負債比率,即借款總額與歸屬於本公司所有者的權益比率,為0.27(二零一九年十二月三十一日:0.25)。

費用及費用比率

截至二零二零年十二月三十一日止年度,本集團之銷售費用為人民幣69,993.1萬元(二零一九年:人民幣71,868.4萬元),銷售費用率,即銷售費用與收入比率,為0.15(二零一九年:0.16),銷售費用的下降主要是由於人工成本的減少。

截至二零二零年十二月三十一日止年度,本集團之管理費用為人民幣40,252.1萬元(二零一九年:人民幣39,755.1萬元),管理費用率,即管理費用與收入的比率,為0.09(二零一九年:0.09)。管理費用的增加主要是由於研究開發費及折舊費用的增加。

截至二零二零年十二月三十一日止年度,本集團之財務費用為人民幣347.9萬元(二零一九年:財務收益為人民幣681.4萬元),財務費用率,即財務費用與收入的比率,為0.0008(二零一九年:財務收益與收入的比率為0.0015),財務費用的增加主要由於本期無利息資本化金額。

毛利率及淨利潤率

截至二零二零年十二月三十一日止年度,本集團之毛利率為44.88%(二零一九年:45.90%);淨利潤率17.07%(二零一九年:16.56%)。

研發支出

截至二零二零年十二月三十一日止年度,本集團之研究開發支出(不包括員工福利開支、折舊及攤銷費用)為人民幣6,554.8萬元(二零一九年:人民幣2,831.6萬元),佔淨資產比例為0.85%(二零一九年:0.38%),佔收入比例為1.42%(二零一九年:0.63%)。包括員工福利開支、折舊及攤銷費用的研究開發費用為人民幣10,364.1萬元(二零一九年:人民幣6,124.8萬元),佔淨資產比例為1.34%(二零一九年:0.83%),佔收入比例為2.25%(二零一九年:1.37%)。

資本開支

截至二零二零年十二月三十一日止年度,本集團的資本開支為人民幣7.81億元(二零一九年:人民幣2.76億元),主要用於購買加工基地之資產。

集團資產抵押

於二零二零年十二月三十一日,本集團資產人民幣947.2萬元(二零一九年十二月三十一日:人民幣943.8萬元) 用作長期借款人民幣4.9萬元(二零一九年十二月三十一日:人民幣4.9萬元)之抵押品。

Contingent Liabilities

The Group had no contingent liabilities as at 31 December 2020 (31 December 2019: Nil).

Foreign Currency Risk

The Group operates internationally and foreign exchange risk arising from trading business, recognised assets and liabilities, and net investments in foreign operations, primarily related to the HKD. The Group currently does not have a foreign currency hedging policy. The Group mainly manages its foreign currency risk by closely monitoring the fluctuation of the exchange rates.

Capital Commitments

As at 31 December 2020, the capital commitments of the Group relating to the constructions of production facilities, which had been contracted for but had not been reflected in the consolidated financial statements of the Group, amounted to approximately RMB43,208,000 (31 December 2019: RMB215,523,000).

Significant Investment

During the year of 2020, the Group did not have any significant investment. As of the date of this announcement, the Group does not have any plan for material investments or purchase of capital assets.

Material Acquisition and Disposal of Subsidiaries, Joint Ventures and Associates

During the year of 2020, the Group did not have any material acquisition and disposal in relation to subsidiaries, joint ventures and associates.

或有負債

於二零二零年十二月三十一日,本集團並無或有負債(二零一九年十二月三十一日:無)。

外匯風險

本集團在全球範圍內開展業務活動,外匯風險來自貿易業務、已確認的資產和負債以及境外經營淨投資,主要涉及港幣。本集團現時並無任何外幣對沖政策。本集團主要通過密切關注匯率變動來應對外匯風險。

資本承諾

於二零二零年十二月三十一日,本集團尚未反映在合併財務報表內但已簽約的與生產設施建設有關之資本承諾約人民幣4,320.8萬元(二零一九年十二月三十一日:人民幣21,552.3萬元)。

持有重大投資

本集團在二零二零年度無重大投資。截至本公告日期,本集團概無任何重大投資或購入資本資產的計劃。

子公司、合營企業及聯營企業的重大收購及出售

本集團在二零二零年度概無重大收購及出售有關子公司、合營企業及聯營企業的事項。

PROSPECTS

In the year 2021, the uncertainty of market and the downward pressure of the economy still exist as the Epidemic are still affecting the world. Despite of this, the Group will continue to insist on the concept of high-quality development, further improve the political stance and strengthen the responsibility performance, and lay the political foundation for high quality development of enterprise under the promise of normalization of the Epidemic prevention and control. The Group will keep the good tradition while stay innovative and be the expert of the business while comprehensively promoting development of Party building, marketing, production and supply, basic management and subsidiaries operation, and building a new pattern for "14th Five Year Plan" development.

In the year 2021, the Group will keep focusing on market demand, fully display advantages of the brand and group of variety, take large-variety-strategy as the major focus of the business, make customized marketing plan in combination with market demand and orientation for different kinds of varieties, and realise the precise marketing for major products. Meanwhile, the Group will keep improving the width of large variety, adapt variety cultivation and introduction, emphasize advantages of serialized products, focus on serialized products such as kidney diseases, heart and brain diseases, tonic, nourishing lungs, anti-cancers, infant medicines and others, aim at the characteristics of different kinds of products, integrate online and offline resources to implement coordinated marketing strategies, customize marketing plan from market, price, terminal, advertisement and other methods, fully release the potential of variety sales, concentrate on building serialized products with high recognition and good reputation in the market to drive up the sales volume. In addition, the Group will combine needs for medicine and market demand under the normalization of Epidemic prevention and control, scientifically adapt to and actively seek for the change as well as explore the brand new development path such as Chinese medicine granules and Chinese medicine disinfectant, and motivate the continuous development of the Group.

In the year 2021, the Group will strengthen standardized corporate governance by applying a problem-orientated strategy, fully review and evaluate the problems and shortcomings presented during the "13th Five Year Plan" period, conduct a detailed analysis of the causes and propose development goals and specific supporting measures of "14th Five Year Plan" period. On the one hand, the Group will continue to promote the governance system and governance capacity, unswervingly follow the path of high quality development, promote institutionalized management, strengthen talent build and improve the supporting assessment system to provide resource support. On the other hand, the Group will put market demand at the core of production supply, strengthen the connection between work process, implement strict assessment, to ensure the stability of production and supply. In addition, the Group will keep goal-oriented and set up a new market-oriented development idea. Subsidiaries of the Group will continuously learn from the advanced models of leading enterprises in the industry, timely follow up the market changes, grasp the hotspot in the market, broaden the development ideas, take the initiative to explore and innovate, clarify the development objectives and supporting measures, continue to expand the product recognition in the market and improve the ability of self-management.

In the future, the Group will stand on the new start point of the "14th Five Year Plan" period, adapt to the new situation, implement the new concept and build a new pattern, strive to resolve the adverse impact of the Epidemic on the production and operation, ensure smooth and orderly operation of the economy, and seek new development.

展望

二零二一年,疫情在全球範圍內的影響仍將持續,經濟下行壓力及市場變化的不確定性風險猶在,本集團將在疫情防控常態化的前提下繼續堅持高質量發展理念,進一步提高政治站位,強化責任擔當,奠定企業高質量發展政治基礎。守正出新、精業篤行,全面推進黨建引領、市場營銷、生產供應、基礎管理、子公司運營協同發展,構建「十四五」發展的新格局。

二零二一年,本集團將繼續關注市場需求,充分發揮品牌與品種群優勢,以大品種戰略為主線,結合不同品種的市場需求與定位,有針對性地制定營銷方案,實現主導產品的精準營銷。同時,持續增加大品種的品種群寬度,採用品種培育、品種引進等方式,突出系列化產品優勢,以腎病、心腦、補益、養肺、抗癌、兒藥等系列化品種為著力點,針對不同系列產品的特點,整合線上、線下資源,實施組合營銷策略,從市場、價格、終端、廣告等多方面制定營銷方案,充分釋放品種銷售潛力,集中打造市場辨識度高、認可度高的系列化產品群,驅動產品銷量提升。此外,結合疫情防控常態化下的用藥需求及市場需求,科學應變、主動求變,積極探索中藥配方顆粒、中藥消毒液等全新發展路徑,增強企業發展後勁。

二零二一年,本集團將堅持問題導向,完善規範化治理,全面梳理評估「十三五」期間存在的問題和短板,對產生的原因進行細緻分析,提出「十四五」發展目標與具體配套措施。一方面,持續推進治理體系和治理能力,堅定不移走高質量發展之路,推動制度化管理、加強人才建設,完善配套考核體系,提供資源支撐。另一方面,生產供應以滿足市場為核心,加強工序銜接,嚴格考核,保障生產供應穩定。此外,堅持目標導向,構建市場化發展新思維。各子公司不斷借鑒行業領先企業的先進模式,及時掌握、跟進市場變化,緊抓市場熱點,拓寬發展思路,主動開拓創新,明確發展目標與配套措施,持續擴大產品知名度,提高自主經營能力。

未來,本集團將站在「十四五」的新起點,適應新形勢、貫徹新理念、構建新格局,努力克服疫情對生產經營的不利影響,保障經濟運行平穩有序,尋求新的發展。

Report of the Board of Directors 董事會報告

The Board is pleased to present the 2020 annual report together with the audited financial statements of the Group for the year ended 31 December 2020.

PRINCIPAL ACTIVITIES AND BUSINESS REVIEW

The Group is principally engaged in the manufacturing and sale of Chinese medicine products. Further discussion and analysis of these activities, including a discussion of using of key financial performance indicators for a fair review of the Group's business and an indication of likely future developments in the Group's business, can be found in the Management Discussion and Analysis set out on pages 12 to 25 of this report. This discussion forms part of this Report of the Board of Directors.

The distribution of income of the Group is set out below:

Sales of Chinese medicine products 中藥產品銷售收入

- Mainland China 於中國內地
- Outside Mainland China 除中國內地以外

Subtotal 小計

Advertising services income 廣告服務收入

— Mainland China 於中國內地

Services income 服務收入

- Mainland China 於中國內地
- Outside Mainland China 除中國內地以外

Subtotal 小計

Royalty fee income 品牌使用權收入

— Outside Mainland China 除中國內地以外

Total 合計

董事會欣然提呈二零二零年年報及本集團截至二零二零年十二月三十一日止年度經審核財務報表。

主要活動及業務回顧

本集團主要從事生產及銷售中藥產品業務。對業務的進一步的討論(包括運用財務關鍵表現指標對本集團業務的審視及本集團業務在未來可能的發展的討論)載於本報告12頁至25頁的管理層討論與分析中。該討論是本董事會報告的一部分。

本集團收入分佈如下:

2020	2020	2019	2019
	Ratio to the		Ratio to the
RMB'000	total Income	RMB'000	total Income
人民幣千元	<u>佔總收入比</u>	人民幣千元	佔總收入比
3,788,289	82.22%	3,443,104	76.91%
758,659	16.47%	951,826	21.26%
4,546,948	98.69%	4,394,930	98.17%
23,616	0.51%	32,053	0.72%
4		6.700	0.450/
6,525	0.14%	6,790	0.15%
30,100	0.65%	42,458	0.95%
36,625	0.79%	49,248	1.10%
100	0.010/	210	0.010/
180	0.01%	218	0.01%
4,607,369	100.00%	4,476,449	100.00%

Report of the Board of Directors (Continued) 董事會報告(續)

RESULTS

The results and financial position of the Group for the year ended 31 December 2020 are set out on pages 114 to 232 of this report.

FINAL DIVIDEND AND TAX

The Board proposed a final dividend for the year ended 31 December 2020 (the "**Final Dividend**") of RMB0.16 (tax inclusive) per share based on the total number of the Company's issued and fully paid-up shares of 1,280,784,000 as at the end of 2020, totaling RMB204,925,440 (2019: a final dividend for the year ended 31 December 2019 of RMB0.16 (tax inclusive) per share based on the total number of the Company's issued and fully paid-up shares of 1,280,784,000, totaling RMB204,925,440). The profit distribution proposal is subject to the approval by the shareholders at the annual general meeting (the "**AGM**") for the year 2020. The Company is expected to complete the dividend distribution on or before 31 August 2021.

As for non-resident enterprise shareholders (other than shareholders who have invested in the shares of the Company through the Shenzhen-Hong Kong Stock Connect) as appeared on the H share register of shareholders of the Company, the Company will withhold corporate income tax at the rate of 10% when distributing the Final Dividend in accordance with the Notice on Issues concerning Withholding the Enterprise Income Tax on the Dividends Paid by Chinese Resident Enterprises to H-Share Holders Which Are Overseas Non-resident Enterprises (Guo Shui Han [2008] No.897) published by the State Administration of Taxation. Any shares registered in the name of the non-individual registered shareholders, including HKSCC Nominees Limited, other nominees, trustees or other groups and organisations, will be treated as being held by non-resident enterprise shareholders, thus their dividends receivables will be subject to the withholding of the corporate income tax.

As for the individual shareholders (other than shareholders who have invested in the shares of the Company through the Shenzhen-Hong Kong Stock Connect) whose names appear on the H share register of shareholders of the Company, the Company will withhold 10% of the Final Dividend as individual income tax when distributing the Final Dividend in accordance with the Notice on the Issues Concerning the Administration of Individual Income Tax Collection after the Annulment of Document Guo Shui Fa [1993] No.045 (Guo Shui Han [2011] No.348), unless otherwise specified by the relevant tax regulations, tax agreements or the aforesaid notice.

As for the individual shareholders or securities investment funds who have invested in the H shares of the Company through Shenzhen-Hong Kong Stock Connect, when distributing the Final Dividend, the Company shall withhold individual income tax at the rate of 20% in accordance with the register provided by China Securities Depository and Clearing Corporation Limited, according to the Circular on the Tax Policies Related to the Pilot Program of the Shenzhen-Hong Kong Stock Connect (Cai Shui [2016] No.127) issued by the Ministry of Finance, State Administration of Taxation and China's Securities Regulatory Commission on 5 November 2016.

As of the date of this report, no arrangement was reached pursuant to which any shareholder waived or agreed to waive any dividend.

業績

本集團截至二零二零年十二月三十一日止年度的業績及財務狀況載於本報告第114頁至232頁。

末期股息及税項

董事會建議以二零二零年末本公司已發行並繳足之總股數1,280,784,000股為基數,派發截至二零二零年十二月三十一日止年度的末期股息(「**末期股息**」)每股人民幣0.16元(含税),總計款項為人民幣204,925,440元(二零一九年:以本公司已發行並繳足之總股數1,280,784,000股為基數,派發截至二零一九年十二月三十一日止年度的末期股息每股人民幣0.16元(含税),總計款項為人民幣204,925,440元)。此利潤分配預案有待於本公司二零二零年度股東週年大會上經股東批准。本公司預計將於二零二一年八月三十一日或之前完成派付。

對於名列本公司H股股東名冊的非居民企業股東(通過深港通持有本公司H股的股東除外),本公司向其分派末期股息時,將根據國家稅務總局《關於中國居民企業向境外H股非居民企業股東派發股息代扣代繳企業所得稅有關問題的通知》(國稅函[2008]897號)的規定,按10%的稅率預扣企業所得稅。以非個人登記股東名義登記(包括香港中央結算(代理人)有限公司、其他代名人、信托人或其他團體及機構)的股份,將視為由非居民企業股東持有,因此應收股息須預扣企業所得稅。

對於名列本公司H股股東名冊的個人股東(通過深港通持有本公司H股的股東除外),本公司向其分派末期股息時,將根據國家稅務總局《關於國稅發[1993]045號文件廢止後有關個人所得稅征管問題的通知》(國稅函[2011]348號)的規定,一般預扣10%的末期股息作為個人所得稅,除非相關稅務法規、稅收協議或上述通知另有規定。

對於通過深港通持有本公司H股的個人股東或證券投資基金,根據財政部、國家稅務總局、中國證券監督管理委員會於二零一六年十一月五日頒布的《關於深港股票市場交易互聯互通機制試點有關稅收政策的通知》(財稅[2016]127號)的規定,本公司向其分派末期股息時,將根據中國證券登記結算有限責任公司提供的股東名冊,按照20%的稅率代扣個人所得稅。

截至本報告日期,概無股東放棄或同意放棄任何股息之安排。

Report of the Board of Directors (Continued) 董事會報告(續)

MAJOR CUSTOMERS AND SUPPLIERS

During the Reporting Period, revenue from the five largest customers and the largest customer of the Group accounted for 53.88% and 27.45% (2019: 47.83% and 21.43%) of the Group's total revenue, respectively.

Tong Ren Tang Holdings and its subsidiaries was the largest customer of the Group. During the Reporting Period, the revenue from this customer was RMB1,264,766,000 accounting for 27.45% of the Group's total revenue of this year. Besides, Tong Ren Tang Holdings has interest in Client B Group as listed in the table below. During the Reporting Period, details of the revenue from the five largest customers of the Group are set out below:

Customer Name 客戶名稱	Major products or service provided 銷售的主要產品/勞務	
Tong Ren Tang Holdings and its subsidiaries 集團公司及其子公司	Chinese medicine products 中藥產品	
Client A Group 客戶A集團	Chinese medicine products 中藥產品	
Client B Group 客戶B集團	Chinese medicine products 中藥產品	
Client C Group 客戶C集團	Chinese medicine products 中藥產品	
Client D Group 客戶D集團	Chinese medicine products 中藥產品	

During the Reporting Period, purchases from the five largest suppliers and the largest supplier of the Group accounted for 23.33% and 7.91% (2019: 29.15% and 13.18%) of the total purchases of the Group, respectively.

Tong Ren Tang Holdings and its subsidiaries was the largest supplier of the Group. During the Reporting Period, the amount of purchase by the Group from this supplier was RMB158,809,000, accounting for 7.91% of the Group's total amount of purchase in this year.

Save as disclosed in this report, none of Directors, their close associates, or any shareholder (who, to the knowledge of the Board, owns more than 5% of the issuers' share capital) has any interest in the five largest suppliers or customers.

RELATIONSHIP WITH EMPLOYEES, SUPPLIERS AND CUSTOMERS

The Group understands that employees are valuable resources and the realisation and promotion of employees' value will help to achieve the Group's overall goals. Remunerations of the Group's employees are determined with reference to the prevailing market level as well as the competency, qualifications and experience of individual employee. Discretionary bonuses based on individual performance during the year will also be paid to the employees as recognition of and a reward for their contributions to the Group. The Group attaches great importance to development and growth of talents and provides employees with skill training, career planning and development opportunities, seeking to create a platform for mutual growth and sharing of development between the Group and employees.

The Group cherishes its solid partnership with suppliers. It aims to achieve win-win results in cooperation with all relevant parties through operational capability and improving quality of product and service for procurement activities. The Group formulated a rigorous supplier selection process and was based on ensuring that supplier qualification meets the requirements, the quality department, in collaboration with related units, conducts assessment and on-site audit on suppliers. Only suppliers who have passed the audit and assessment may be listed in the Qualified Supplier List, and allowed to provide products.

主要客戶及供貨商

報告期內,本集團來自前五大客戶及第一大客戶的收入佔本年度本集團收入總額的百分比分別為53.88%及27.45%(二零一九年:47.83%及21.43%)。

集團公司及其子公司為本集團第一大客戶:報告期內,本集團來自該等客戶的收入為人民幣1,264,766,000元, 佔本年度本集團收入總額的百分比為27.45%。此外,集團公司還於下面表格所列示之客戶B集團中持有權益。 報告期內,本集團來自前五大客戶的銷售收入詳情如下:

KWB,000

人民幣千元

1,264,766

683,078

236,101

194,909

103,786

報告期內,本集團來自前五大供貨商及第一大供貨商的購貨額佔本年度本集團購貨總額的百分比分別為 23.33%及7.91%(二零一九年:29.15%及13.18%)。

集團公司及其子公司為本集團第一大供貨商;報告期內,本集團向該等供貨商購貨額為人民幣158,809,000元, 佔本年度本集團購貨總額的百分比為7.91%。

除本報告披露者外,本公司董事、董事的緊密聯繫人或任何股東(據董事會所知擁有5%以上的上市發行人已 發行股份數目者)概無擁有前五大供貨商或客戶的任何權益。

與僱員、供貨商及客戶之關係

本集團深明僱員為寶貴資源,僱員價值的實現與提升,會有助於本集團整體目標的實現。本集團僱員之薪酬參照市場水平及自身之能力、資歷和經驗而釐定,亦會按年內個人表現發放酌情獎勵,以激勵該等僱員對本集團作出之貢獻。本集團重視人才建設及發展,為僱員提供技能培訓、職業規劃及發展機會,致力於為僱員創造一個與本集團共同成長、共享發展的平台。

本集團重視與供應商之間建立的良好合作關係,努力通過增強運營能力、提升產品和服務質量的採購行動, 實現與各方合作共贏的格局。本集團有嚴格的供應商選擇流程,在確保供應商資質符合條件的基礎上,由質 量部門協同相關單位進行供應商的評估和現場審計。經過審計、評估合格的供應商可被列入本公司《合格供 應商名錄》,方可供貨。

Report of the Board of Directors (Continued) 董事會報告(續)

The Group understands that maintaining good relationships with customers is essential for the Group's overall development. For the purpose of maintaining the competitiveness of the brand and product of the Group, the Group adheres to the principle of honesty and integrity to build a reliable service environment for the customers, and has always been dedicated to provide our customers with quality products and services.

The Group is also aware that the changes in the procurement and supply strategy of relevant customers and suppliers, or the failure of the quality of the Group's products and services to continuously meet the needs of its customers, or the failure of the quality of the products of the suppliers to meet the needs of the Group, may result in the changes in the partnership between the Group and its major customers and suppliers, which may in turn adversely affect the Group's production and operation. The Group continues to develop new customers and new suppliers, expand new channels and tap into new markets, with a view to reducing the risk of reliance on them. During the Reporting Period, there was no material and significant dispute between the Group and its suppliers and customers.

DISTRIBUTABLE RESERVES

As at 31 December 2020, the reserves of the Company available for distribution amounted to approximately RMB2,449,337,000 (31 December 2019: approximately RMB2,311,024,000).

PROPERTY, PLANT AND EQUIPMENT

Details of changes in property, plant and equipment of the Group for the year of 2020 are set out in Note 6 to the Consolidated Financial Statements.

DONATIONS

Cash donations made by the Group during the Reporting Period amounted to RMB1,760,000 (2019: RMB132,000).

SHARE CAPITAL

There was no change in the share capital of the Company during the year of 2020. The details are set out in Note 17 to the Consolidated Financial Statements.

PUBLIC FLOAT

During the year of 2020 and as at the date of this report, based on the public information available to the Company and as far as the Directors are aware, the Company has satisfied the public float requirement under Rule 8.08 of the Rules Governing the Listing of Securities on the Stock Exchange of Hong Kong Limited (the "**Listing Rules**").

本集團明白與客戶維持良好關係,對本集團之整體發展十分重要。為維持本集團品牌及產品之競爭力,本集 團秉承誠實守信之原則,致力向客戶提供一貫之優質產品及服務,為客戶營造一個可信賴的服務環境。

本集團亦知悉當相關客戶或供應商的採購及供應策略發生變化,或本集團產品和服務質量不能持續滿足客戶 要求,或供應商供應之產品質量不能滿足本集團之需求時可能導致本集團與主要客戶及供應商的合作關係發 生變化,而可能對本集團的生產經營帶來不利影響。本集團持續通過開發新客戶及供應商、拓展新渠道及開 拓新市場等措施,降低對其依賴之風險。報告期內,本集團與其供貨商及客戶之間概無重要及重大之糾紛。

可供分派儲備

於二零二零年十二月三十一日,本公司的可供分派儲備約為人民幣244,933.7萬元(二零一九年十二月三十一日:約人民幣231,102.4萬元)。

房屋及建築物、廠房及設備

本集團房屋及建築物、廠房及設備於二零二零年內之變動詳情載於合併財務報表附註6。

捐款

報告期內,本集團現金捐款為人民幣176.0萬元(二零一九年:人民幣13.2萬元)

股本

本公司股本於二零二零年內無變動。詳情載於合併財務報表附註17。

公眾持股量

於二零二零年內及截至本報告日期,基於本公司已有的公開資料及就董事所知,本公司已滿足《香港聯合交易所有限公司證券上市規則》(「**上市規則**」)第8,08條的公眾持股量要求。

Report of the Board of Directors (Continued) 董事會報告(續)

SUBSTANTIAL SHAREHOLDERS

As at 31 December 2020, the following persons (other than the Directors, the supervisors of the Company (the "**Supervisor**") and the chief executive of the Company) had interests or short positions in the shares and underlying shares of the Company as recorded in the register required to be kept under Section 336 of the Securities and Futures Ordinance (Chapter 571 of the Laws of Hong Kong, the "**SFO**"):

Name of shareholder	Capacity
股東名稱	身份
Tong Ren Tang Ltd. ^(Note2) 同仁堂股份 ^(附註2)	Beneficial Owner 實益擁有人
Tong Ren Tang Holdings ^(Note2) 集團公司 ^(附註2)	Interest to corporation controlled by the substantial shareholder 大股東所控制的法團的權益 Beneficial Owner 實益擁有人
	Beneficial Owner 實益擁有人
Total/合共: Yuan Sai Nan 袁賽男	Beneficial Owner 實益擁有人
Hillhouse Capital Advisors, Ltd. (Note/附註3)	Investment manager 投資經理
Citigroup Inc. ^(Note/附註4)	Interest of corporation controlled by the substantial shareholder, Person having a security interest in shares, Custodian corporation/approved lending agent 大股東所控制的法團的權益,對股份持有保證權益的人, 保管人一法團/核准借出代理人

Information disclosed above is based on the data published on the website of the Hong Kong Stock Exchange (www.hkexnews.hk) unless otherwise stated in the notes below.

主要股東

於二零二零年十二月三十一日,根據香港法例第571章證券及期貨條例(「**證券及期貨條例**」)第336條須予備存的登記冊所記錄,以下人士(董事、本公司監事(「**監事**」)及本公司最高行政人員除外)於本公司之股份及相關股份中擁有之權益及淡倉如下:

Number of shares	Percentage of domestic shares	Percentage of H shares	Percentage in total issued voting shares 佔已發行有
股份數目	內資股百分比	H股百分比	投票權股份
600,000,000 (L) (Note/附註1)	92.01%	-	46.85%
600,000,000 (L)			
(Note/附註 1)	92.01%	_	46.85%
9,480,000 (L) (Note/附註 1)	1.45%	-	0.74%
11,630,000 (L) (Note/附註1)		1 050/	0.010/
621,110,000	93.46%	1.85% 1.85%	0.91% 48.49%
35,732,000 (L)			72.72
(Note/附註 1)	_	5.68%	2.79%
47,663,000 (L) (Note/附註1)		7.500/	2.720/
37,721,515 (L) (Note/附註 1)	-	7.58% 5.99% (L)	3.72% 2.95% (L)
1,059,000 (S)			
(Note/附註1)	-	0.16% (S)	0.08% (S)
19,671,145 (P) (Note/附註1)		3.12% (P)	1.54% (P)

上述披露信息乃是基於香港聯交所披露易網站(www.hkexnews.hk)所提供的信息作出,下列附註中另有所指的除外。

Notes:

- (1) (L) Long position, (S) Short position, (P) Lending pool
- (2) 600,000,000 shares held by Tong Ren Tang Holdings were held through Tong Ren Tang Ltd.. As at 31 December 2020, Tong Ren Tang Ltd. was owned as to 52.45% by Tong Ren Tang Holdings, thus Tong Ren Tang Holdings was deemed to be interested in the 600,000,000 shares held by Tong Ren Tang Ltd.. Besides, Tong Ren Tang Holdings also directly held 9,480,000 domestic shares and 11,630,000 H shares of the Company.
- (3) Due to an internal reorganisation, the investment manager for both Gaoling Fund, L.P. and YHG Investment, L.P. changed from Hillhouse Capital Management, Ltd. to Hillhouse Capital Advisors, Ltd., effective from 1 January 2019. The above charges was no transfer of shares of the Company. As at 31 December 2020, Hillhouse Capital Advisors, Ltd. was indirectly interested in 46,106,000 H shares of the Company in long position indirectly held by Gaoling Fund, L.P. and 1,557,000 H shares of the Company in long position held by YHG Investment, L.P.
- (4) As at 31 December 2020, Citigroup Inc. held 1,060,370 H shares of the Company in long position and 1,059,000 H shares of the Company in short position through interest of corporation under its control, held 16,990,000 H shares of the Company in long position as a person holding security interest in shares, and held 19,671,145 H shares in long position of the Company as custodian corporation/approved lending agent (available for lending).

Save as disclosed above, as at 31 December 2020, the Directors were not aware of any other person (other than the Directors, Supervisors and the chief executive of the Company) who had any interests or short positions in the shares and underlying shares of the Company as recorded in the register required to be kept under Section 336 of the SFO.

PURCHASE, SALE OR REDEMPTION OF LISTED SECURITIES OF THE COMPANY

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

MAJOR RISKS AND UNCERTAINTIES

The Group has examined all of the risks identified by the Group based on the risk management system and assessed the risks which may arise from the existing and new businesses. The major risks and uncertainties of the Group mainly included policy risks, operational risks, etc.. For the risks identified, the Group actively reviewed their potential effects on its business operation and finance. For details of the measures taken by the Group for management of the major risks, please refer to the section headed "Risk Management and Internal Control" in the chapter "Corporate Governance Report".

Policy Risk

Adjustments in industry policies, such as the medical system reform, policy on medical-related tender indicating a cost reduction trend, and reform of value-added taxes, may have uncertainty effects on the product sale of the Group.

Increasingly stringent standards in the laws and regulations and the regulatory efforts of the State on safe production, fire safety and environmental protection impose higher requirements on safety and environmental management for the Company. As the Group has many production units, it is faced with the uncertainties of increasing investment cost for safe production management and environmental management.

附註:

- (1) (L) 一好倉、(S) 一淡倉、(P) 一可供借出的股份
- (2) 集團公司持有的600,000,000股股份乃透過同仁堂股份持有。於二零二零年十二月三十一日,集團公司擁有同仁堂股份52.45%權益, 因此集團公司被視為擁有同仁堂股份所持有之600,000,000股股份之權益。另外,集團公司還直接持有9,480,000股內資股及 11.630,000股H股股份。
- (3) 由於內部重組,自二零一九年一月一日起,Gaoling Fund, L.P. 及 YHG Investment, L.P. 的投資經理由 Hillhouse Capital Management, Ltd. 變更為 Hillhouse Capital Advisor, Ltd.。上述變更並不涉及轉讓本公司的股份。於二零二零年十二月三十一日,Hillhouse Capital Advisor, Ltd. 通過 Gaoling Fund, L.P. 間接持有本公司46,106,000 股 H 股好倉之股份權益及通過 YHG Investment, L.P. 間接持有的本公司1,557,000 股 H 股好倉之股份權益。
- (4) 於二零二零年十二月三十一日,Citigroup Inc.通過其所控制的法團的權益持有本公司1,060,370股H股好倉及1,059,000股H股淡倉,作為對股份持有保證權益的人士持有本公司16,990,000股H股好倉,並作為保管人一法團/核准借出代理人持有本公司19,671,145股H股好倉(為可供借出的股份)。

除以上披露外,於二零二零年十二月三十一日,董事概不知悉有任何其他人士(董事、監事及本公司最高行政人員除外)於本公司之股份及相關股份中,擁有任何根據證券及期貨條例第336條須予備存的登記冊所記錄之權益及淡倉。

購買、出售或贖回本公司之上市證券

報告期內,本公司或其子公司概無購買、出售或贖回本公司之任何上市證券。

主要風險及不確定因素

本集團依據風險管理系統審視整個集團各項已識別出來的風險,並評估現有及新業務可能產生的風險。本集團主要風險及不確定因素主要包括政策風險、經營風險等。本集團針對識別出的風險,積極檢討其對業務營運及財務之潛在影響,本集團管理主要風險所採取的措施詳見「企業管治報告」章節的「風險管理及內部監控」部分。

政策風險

醫藥體制改革、醫療招標政策趨向降費、增值税改革等政策調整,對本集團產品銷售產生不確定性影響。

隨著國家安全生產、消防安全、環境保護等法規標準及監管力度的日趨嚴格,給公司的安全管理及環境管理 提出更高的要求,本集團所屬生產單位較多,存在增加安全生產管理及環境管理投資成本的不確定性風險。

Operational Risks

As the "Tong Ren Tang" brand used by the Group enjoys a high reputation, emergencies have uncertain influence against the Group and the product sales of the Group.

The Group mainly engages in production of Chinese patent medicines, which requires a large variety of Chinese medicinal raw materials, supplementary materials and packaging materials, with complex production process and demanding quality control. Although the Group has a strict quality management system and carries out production and operation in strict accordance with the requirements of GMP (Good Manufacturing Practice) and GSP (Good Supply Practice) under strict quality control in all sessions, there are potential risks of sporadic issues that may lead to economic and reputation loss of the Group.

Meanwhile, there are also risks such as a reduction in the amount of materials collected for production, a decline in the quality of raw materials or market price fluctuations due to force majeure such as major climate changes or extreme disastrous weather, etc., which may have a certain impact on the Group's production and supply and procurement cost.

Since the outbreak of the Epidemic, the change of the Epidemic may have impact on the supply of raw materials, supplementary materials and packaging materials which requires by products of the Group's production as well as manufacturing, sales, transportation and other links of the Group's products.

COMPLIANCE OF LAWS AND LEGAL CONSTRUCTION

The Group's businesses are subject to a number of laws and regulations, which primarily include the Company Law of the People's Republic of China, the Civil Code of the People's Republic of China (effective from 1 January 2021), the Property Law of the People's Republic of China, Law of the People's Republic of China on Traditional Chinese Medicine, the Pharmacopoeia of the People's Republic of China, Good Manufacturing Practice for Drugs, Good Supply Practice for Drugs, etc., or other laws and regulations, or other applicable legal documents promulgated according to or in connection to the abovementioned laws and regulations. In addition, provisions under other relevant laws and regulations also apply to the Group (for instance, Labour Law of the People's Republic of China, Labour Contract Law of the People's Republic of China, Hong Kong Companies Ordinance (Cap. 622), the Listing Rules and others). The Group is committed to ensuring its compliance with such provisions through internal control and approval procedures, training, as well as supervision over each business unit.

In 2020, the Group adhered to the idea of "serving business development and preventing legal risks", continued to strengthen the construction of legal team and legal system and improved the ability of legal corporate governance and compliance. During the Reporting Period, the Group constantly improved contracts, systems and major decisions according to legal review, to improve the precautionary ability in advance. Meanwhile, the Group researched on the legal management situation of subsidiaries, helped subsidiaries improve management of legal compliance, and constantly strengthened the legal corporate governance ability of subsidiaries.

As far as the Directors are aware, there was no non-compliance with any relevant laws and regulations of the Group with significant impact. There was no major legal risk event during the year.

經營風險

本集團所使用的「同仁堂」品牌具有較高知名度,因此,突發事件對本集團及本集團產品銷售存在不確定性影響。

本集團以生產中成藥為主,所需中藥原材料、輔料、包材品種眾多,生產工藝複雜,質量控制難度很大,雖然本集團具備嚴格的質量管理體系,嚴格按照GMP(藥品生產質量管理規範)、GSP(藥品經營質量管理規範)等規定進行生產經營,並在各環節進行嚴格的質量控制,但仍然可能存在出現偶發問題給本集團造成經濟及聲譽損失的風險。

同時,亦存在因重大氣候變化或出現極端災害天氣等不可抗力導致生產所需物料採收量減少、原材料質量下降、市場價格波動等風險,可能對本集團生產供應及採購成本造成一定影響。

自疫情爆發以來,本集團生產產品所需之原材料、輔料、包材的供應,以及本集團產品之生產、銷售、運輸 等各個環節均可能受到疫情變化的影響。

合規與法治建設

本集團業務須遵守多項法律法規規定,主要包括《中華人民共和國公司法》、《中華人民共和國合同法》、《中華人民共和國民法典》(二零二一年一月一日起施行)、《中華人民共和國物權法》、《中華人民共和國中醫藥法》、《中華人民共和國藥典》、《藥品生產質量管理規範》、《藥品經營質量管理規範》等法律法規以及根據或有關該等法律法規頒佈的其他適用性法律文件。其他相關法律法規規定亦適用於本集團(例如,《中華人民共和國勞動法》、《中華人民共和國勞動合同法》、香港《公司條例》(第622章)、上市規則等)。本集團致力於通過內部監控及審批、培訓及監督各業務部門等多項措施,確保遵守該等規定。

二零二零年,本集團繼續堅持「服務業務發展,防範法律風險」的總體思路,持續加強法務隊伍及法務制度 的建設工作,完善依法治企能力。於報告期內,本集團不斷完善合同、制度、重大決策法律審核,提高事前 防範能力。同時,調研子公司法務管理情況,幫扶子公司提高法務合規管理,不斷加強子公司依法治企能力。

據董事所知,本集團並無因不遵守任何相關法律及法規而有重大影響之事項,全年未發生重大法律風險事件。

ENVIRONMENTAL POLICY AND PERFORMANCE

The relevant laws and regulations complied with by the Group include Environmental Protection Law of the People's Republic of China, Air Pollution Prevention Law of the People's Republic of China and the Law on Promoting Clean Production of the People's Republic of China, etc..

In daily production and operation, the Group has been constantly committed to the philosophy of placing equal emphasis on development and environmental protection. Through rational utilisation of various resources in strict accordance with relevant national laws and regulations in production and operation, the Group sought to minimise the impact on the surrounding environment. In the course of daily operation, the Group was dedicated to maintaining and consolidating a healthy business environment in order to ensure the legitimacy of business conducts and thus steady and orderly development of the Group. The Group also strived to improve the working environment of employees by promoting the concept of green office and green production, with a view to providing a comfortable workplace for all employees. The environmental policy and performance of the Group are set out in the "Environmental, Social and Governance Report" of the Company for year 2020.

PRE-EMPTIVE RIGHT

The shareholders of the Company do not have pre-emptive rights under the PRC Laws and the Articles of Association of the Company (the "Articles of Association").

NON-EXEMPT CONTINUING CONNECTED TRANSACTIONS

Continuing Connected Transactions with Tong Ren Tang Holdings

As at 31 December 2020, Tong Ren Tang Holdings is the ultimate holding company of the Company, which holds 48.49% direct and indirect interest in the Company and thus a connected person of the Company pursuant to the Listing Rules. As such, all the continuing transactions between the Tong Ren Tang Group and the Group constitute continuing connected transactions of the Company under Chapter 14A of the Listing Rules.

The existing continuing connected transactions between the Group and Tong Ren Tang Group Holdings and its associates ("**Tong Ren Tang Group**") and the relevant agreements are as follows:

(i) Property Lease Framework Agreement

On 30 December 2019, the Company and Tong Ren Tang Holdings renewed the Property Leasing Framework Agreement for a term of three years from 1 January 2020 to 31 December 2022.

Pursuant to the Property Leasing Framework Agreement, Tong Ren Tang Holdings has agreed to lease and procure other members of the Tong Ren Tang Group to lease certain premises to any member of the Group for its productions and operations, including but not limited to office premises, warehouses and staff quarter. The continuing connected transactions under the Property Leasing Framework Agreement was entered into in accordance with the pricing policies below: (1) The relevant market price. The relevant market price is determined by the Group with reference to the rental information of certain properties in similar locations, with similar specification and similar areas, and determined after arm's length negotiations between the parties based on market conditions to ensure that the terms offered by the Tong Ren Tang Group would not be less favorable than those offered by independent third parties on the market. (2) Where the market price is not available, then the contracted price, which shall be determined after arm's length negotiation between the parties of the agreement based on the principle of cost plus a fair and reasonable profit ratio and by reference to the historical rentals. The reasonable cost shall be determined by reference to the size of the premises provided by the Tong Ren Tang Group, and the cost of premises management.

環境政策及表現

本集團主要依照的相關法律法規包括《中華人民共和國環境保護法》、《中華人民共和國大氣污染防治法》、《中華人民共和國清潔生產促進法》等。

於日常生產經營中,本集團始終堅持發展與環境保護並重的理念,嚴格依照國家相關法律法規合理利用各類資源,最大限度降低對周邊環境的影響。本集團在日常運營中,致力於維護及鞏固一個健康的經營環境,確保經營行為的合法性,以使本集團能夠穩健、有序發展。本集團亦盡全力改善僱員的工作環境,倡導綠色辦公及綠色生產理念,致力於為全體僱員提供舒適的工作環境。有關本集團的環境政策及表現已載列於本公司二零二零年度「環境、社會及管治報告」。

優先購買權

根據中國法律及本公司之《公司章程》(「公司章程」),本公司股東並無優先購買權。

非獲豁免持續關連交易

與集團公司的持續關連交易

於二零二零年十二月三十一日,集團公司直接及間接持有本公司合共48.49%股權,為本公司之最終控股公司,故根據上市規則為本公司之關連人士。因此,根據上市規則第14A章,本集團與集團公司及其聯繫人(「同仁堂集團」)進行之持續性交易構成本公司之持續關連交易。

本集團與同仁堂集團之間現有持續關連交易及相關協議如下:

(i) 物業租賃框架協議

於二零一九年十二月三十日,本公司與集團公司續訂物業租賃框架協議,期限自二零二零年一月一日起至二零二二年十二月三十一日止,為期三年。

根據物業租賃框架協議,集團公司已同意出租並促使同仁堂集團之其他成員公司出租若干物業予本集團之任何成員公司用於本集團的生產及營運,包括但不限於辦公室物業、倉庫及員工宿舍。物業租賃框架協議項下持續關連交易根據以下定價政策訂立:(1)相關市價。相關市價乃經本集團參考若干位於類似地點、擁有類似規格和類似面積之物業租金信息並由協議雙方基於市場條件經公平磋商後而釐定,以確保同仁堂集團提供的條款不遜於市場上獨立第三方所提供的條款。(2)倘不能獲取市價,則訂約價應由協議雙方根據成本加公平合理利潤比率原則並參考過往租金,經公平磋商後釐定。合理成本應根據同仁堂集團提供的物業規模,以及物業管理費用而釐定。

The annual caps of the continuing connected transactions contemplated under the Property Leasing Framework Agreement for the three years ending 31 December 2022 are RMB200,000,000, RMB80,000,000 and RMB60,000,000, respectively. Please refer to the announcement published by the Company on 30 December 2019 on the websites of the Hong Kong Stock Exchange and the Company for details.

In 2020, the rental fee paid by the Group to the Tong Ren Tang Group under the Property Leasing Framework amounted to RMB5,019,000, and the value of additions to right-of-use assets was RMB43,091,000, which did not exceed the relevant annual cap.

(ii) Distribution Framework Agreement

On 16 October 2019, the Company renewed the Distribution Framework Agreement with Tong Ren Tang Holdings for a term of three years from 1 January 2020 to 31 December 2022. Meanwhile, the Company have revised the annual cap of the Distribution Framework Agreement with Tong Ren Tang Holdings on 6 November 2020 for the three years ending 31 December 2022.

Pursuant to the Distribution Framework Agreement, the Group may sell and Tong Ren Tang Group, as a non-exclusive distributor of the Group, may purchase relevant products produced by the Group from time to time and then distribute the same to retailers and/or end-user. The price of the products to be sold by the Group to Tong Ren Tang Group shall not be lower than that charged by the Group to other independent third parties and shall be determined in accordance with a reasonable cost plus a fair and reasonable profit margin: (i) the reasonable cost shall be determined by reference to the cost of labour and the manufacturing expense etc.; and (ii) the profit margin shall be determined by reference to the prevailing market and the then market price for comparable products in the relevant industry, and the profit rate of the products of the Group in the past years (approximately 50%).

The annual caps for the continuing connected transactions contemplated under the Distribution Framework Agreement for the three years ending 31 December 2022 are RMB1,450,000,000, RMB1,670,000,000 and RMB1,850,000,000, respectively. Please refer to the announcements dated 16 October 2019, 16 December 2019, 6 November 2020 and 23 December 2020 and the circulars of the Company dated 31 October 2019 and 2 December 2020 published by the Company on the websites of the Hong Kong Stock Exchange and the Company for details.

In 2020, sales amount of the Group to the Tong Ren Tang Group under the Distribution Framework Agreement amounted to RMB1,262,162,000, which did not exceed the relevant annual cap.

物業租賃框架協議項下擬進行之持續關連交易之截至二零二二年十二月三十一日止三個年度之年度上限分別為人民幣200,000,000元、人民幣80,000,000元和人民幣60,000,000元。詳情請參閱本公司刊發於香港聯交所及本公司網站的日期為二零一九年十二月三十日之公告。

二零二零年,本集團根據物業租賃框架協議向同仁堂集團支付物業租賃費金額為人民幣5,019,000元,確認使用權資產金額為人民幣43.091,000元,未超過相關年度上限。

(ii) 銷售框架性協議

於二零一九年十月十六日,本公司與集團公司續訂銷售框架性協議,期限為自二零二零年一月一日起至 二零二二年十二月三十一日止,為期三年。同時,本公司與集團公司已於二零二零年十一月六日對銷售 框架性協議截至二零二二年十二月三十一日止三個年度之年度上限進行修訂。

根據銷售框架性協議協議,本集團可以不時地向同仁堂集團出售而同仁堂集團作為非獨家分銷商可以購買本集團生產的相關產品,並將相關產品分銷至零售商及/或最終用戶。本集團銷售予同仁堂集團之產品價格將不低於本集團向其他獨立第三方銷售之價格,並按合理成本加公平合理利潤率釐定:(i)合理成本參照原材料成本、人工成本及生產開支等釐定;及(ii)利潤率參照相關行業可比產品之當前市場及當時市場價格及本集團過往年度產品之平均毛利率(約50%左右)。

銷售框架性協議項下擬進行之持續關連交易之截至二零二二年十二月三十一日止三個年度之年度上限分別為人民幣1,450,000,000元、人民幣1,670,000,000元和人民幣1,850,000,000元。詳情請參閱本公司刊發於香港聯交所及本公司網站的日期為二零一九年十月十六日、二零一九年十二月十六日、二零二零年十一月六日及二零二零年十二月二十三日之公告,以及日期為二零一九年十月三十一日及二零二零年十二月二日之通函。

二零二零年,本集團根據銷售框架性協議協議向同仁堂集團銷售產品金額為人民幣1,262,162,000元,未超過相關年度上限。

(iii) Master Procurement Agreement

On 16 October 2019, the Company and Tong Ren Tang Holdings renewed the Master Procurement Agreement for a term of three years from 1 January 2020 to 31 December 2022.

Pursuant to the Master Procurement Agreement, Tong Ren Tang Group as non-exclusive supplier of the Group may supply and the Group may procure the raw materials and semi-finished products and finished products ("Relevant Products") for manufacturing and distribution from time to time. The price to be paid for the Relevant Products procured by the Group from the Tong Ren Tang Group shall be determined in accordance with the following principle: (i) provided that the Relevant Products satisfy the Pharmacopoeia of the People's Republic of China standard and the internal quality standard of the Company, and under the premise of equal quality, the price shall be negotiated and agreed by the parties based on the market price for procurement with fair market competition and public offer, which shall be determined with reference to the prevailing market price of comparable products negotiated and provided by at least two independent suppliers in the same or surrounding areas; (ii) if the Relevant Products are only available from specific suppliers due to content, special requirement or market resource limitations, reference shall be made to the price offer of suppliers and book comparable price; and (iii) under the premise of equal quality, the price to be paid by the Group for the procurement of the Relevant Products shall not be higher than that available from independent third parties for similar products, or higher than the market price, whichever is the lower.

The annual caps for the continuing connected transactions contemplated under the Master Procurement Agreement for the three years ending 31 December 2022 are RMB270,000,000, RMB320,000,000 and RMB370,000,000, respectively. Please refer to the annuancements dated 16 October 2019 and 16 December 2019 and the circular of the Company dated 31 October 2019 published by the Company on the websites of the Hong Kong Stock Exchange and the Company for details.

In 2020, the purchase of Relevant Products by the Group from the Tong Ren Tang Group under the Master Procurement Agreement amounted to RMB114,585,000, which did not exceed the relevant annual cap.

(iv) Advertising Agency Framework Agreement

On 28 February 2020, Tong Ren Tang Century Advertising, a wholly-owned subsidiary of the Company, renewed the Advertising Agency Framework Agreement with Tong Ren Tang Holdings for a term of three years from 1 January 2020 to 31 December 2022.

Pursuant to the Advertising Agency Framework Agreement, Tong Ren Tang Holdings entrusted Tong Ren Tang Century Advertising as a non-exclusive advertising agent, to provide advertising agency services to the Tong Ren Tang Group. The fees for the provision of advertising agency services by Tong Ren Tang Century Advertising to the Tong Ren Tang Group shall be determined with reference to the actual quotation offered by third-party advertising providers on the basis of their published price lists, plus a reasonable fee for the advertising agency service provided by Tong Ren Tang Century Advertising (generally not higher than 10% of the quote offered by third-party advertising providers).

The annual caps for the continuing connected transactions contemplated under the Advertising Agency Framework Agreement for the three years ending 31 December 2022 shall be RMB28,000,000, RMB28,000,000 and RMB28,000,000, respectively. Please refer to the announcement published by the Company on 28 February 2020 on the websites of the Hong Kong Stock Exchange and the Company for details.

In 2020, total advertising service fee paid by the Tong Ren Tang Group to Tong Ren Tang Century Advertising under the Advertising Agency Framework Agreement was RMB22,619,000, which did not exceed the relevant annual cap.

(iii) 採購框架性協議

於二零一九年十月十六日,本公司與集團公司續訂採購框架性協議,期限為自二零二零年一月一日起至二零二二年十二月三十一日止,為期三年。

根據採購框架性協議,同仁堂集團作為本集團之非獨家供應商可以不時向本集團供應而本集團可以向同仁堂集團採購生產或銷售所需的原材料、半成品及成品(「相關產品」)。本集團向同仁堂集團採購相關產品的定價參照以下原則:(i)在相關產品滿足《中華人民共和國藥典》標準及本公司內部質量標準以及在同等質量的前提下,對於存在公平市場競爭、有公開報價的採購以市場價格為基礎協商確定。有關市價乃參考在同一或周邊地區至少兩名獨立商品供應商提供的經公平磋商的可資比較商品的現行市價釐定:(ii)受含量、特殊要求或市場資源限制,須向特定供應商採購的,需參考供應商報價及賬面可比價格;及(iii)在同等質量下本集團因採購相關產品支付的價格,不得高於任何獨立第三方向本公司供應同類產品的價格或市場價格(以兩者較低為準)。

採購框架性協議項下擬進行之持續關連交易之截至二零二二年十二月三十一日止三個年度之年度上限分別為人民幣270,000,000元、人民幣320,000,000元和人民幣370,000,000元。詳情請參閱本公司刊發於香港聯交所及本公司網站的日期為二零一九年十月十六日及二零一九年十二月十六日之公告,以及日期為二零一九年十月三十一日之通函。

二零二零年,本集團根據採購框架性協議向同仁堂集團採購相關產品金額為人民幣 114,585,000 元,未超過相關年度上限。

(iv) 廣告代理框架協議

於二零二零年二月二十八日,本公司之全資子公司同仁堂世紀廣告與集團公司續訂廣告代理框架協議,期限自二零二零年一月一日至二零二二年十二月三十一日止,為期三年。

根據廣告代理框架協議,集團公司委託同仁堂世紀廣告作為非獨家廣告代理商,向同仁堂集團提供廣告代理服務。同仁堂世紀廣告向同仁堂集團提供廣告代理服務之費用需參考第三方廣告提供商在其廣告刊例價的基礎上提供的實際報價以及同仁堂世紀廣告的合理服務費用(一般不高於第三方廣告提供商報價的10%)。

廣告代理框架協議項下擬進行之持續關連交易之截至二零二二年十二月三十一日止三個年度之年度上限分別為人民幣28,000,000元、人民幣28,000,000元及人民幣28,000,000元。詳情請參閱本公司刊發於香港聯交所及本公司網站的日期為二零二零年二月二十八之公告。

二零二零年,同仁堂集團於廣告代理框架協議項下進行之持續關連交易支付予同仁堂世紀廣告之總額為 人民幣 22.619.000 元,未超過相關年度上限。

Continuing Connected Transactions with Tong Ren Tang Chinese Medicine/Tong Ren Tang Ltd.

As at 31 December 2020, Tong Ren Tang Ltd. is the immediate controlling shareholder of the Company, which holds 46.85% direct interest in the Company, and 33.62% direct interest in Tong Ren Tang Chinese Medicine which is a non-wholly-owned subsidiary of the Company. According to the Listing Rules, Tong Ren Tang Ltd. and Tong Ren Tang Chinese Medicine are both connected persons of the Company. As such, all the continuing transactions between Tong Ren Tang Chinese Medicine Group and the Group and all the continuing transactions between Tong Ren Tang Chinese Medicine Group and Tong Ren Tang Ltd., Group constitute continuing connected transactions of the Company under Chapter 14A of the Listing Rules.

The existing continuing connected transactions between the Tong Ren Tang Chinese Medicine Group and the Group and the relevant agreements are as follows:

(i) TRTCM Advertising Agency Framework Agreement

On 28 April 2020, Tong Ren Tang Century Advertising, a wholly-owned subsidiary of the Company and Tong Ren Tang Chinese Medicine entered into the TRTCM Advertising Agency Framework Agreement, for a term from 1 May 2020 to 31 December 2022.

Pursuant to the TRTCM Advertising Agency Framework Agreement, Tong Ren Tang Chinese Medicine entrusted Tong Ren Tang Century Advertising as a non-exclusive advertising agent, to provide advertising agency services to the Tong Ren Tang Chinese Medicine Group in Mainland China. The fees for the provision of advertising agency services by Tong Ren Tang Century Advertising to members of Tong Ren Tang Chinese Medicine Group shall be determined and agreed upon between the parties for each specific transaction via arm's length negotiations in accordance with the following pricing mechanism: (i) the fee proposal shall be made by Tong Ren Tang Century Advertising with reference to the actual quotation offered by the advertisers who are third parties, which is on the basis of its published price list, and a reasonable fee for the advertising agency service of Tong Ren Tang Century Advertising; and (ii) for the same or similar types of services in the same or similar locations of the services being provided, the fees shall be determined with reference to the market price, which is based on the quotations and terms obtained by the members of Tong Ren Tang Chinese Medicine Group from at least two advertisers who are independent third parties within Mainland China markets when an implementation agreement is entered into. The service fees and terms to be charged by Tong Ren Tang Century Advertising shall be comparable to the service fees and terms which members of Tong Ren Tang Chinese Medicine Group can be obtained from other advertisers who are independent third parties under the same condition and which Tong Ren Tang Century Advertising can be obtained from other advertising purchasers who are independent third parties under the same condition.

The annual caps for the continuing connected transactions under the TRTCM Advertising Agency Framework Agreement for the eight months from 1 May 2020 to 31 December 2020 and each of two years ending 31 December 2022 are RMB5,600,000, RMB6,850,000, and RMB8,000,000, respectively. Please refer to the announcement published by the Company on 28 April 2020 on the websites of the Hong Kong Stock Exchange and the Company for details.

For the period from 1 May 2020 to 31 December 2020, the total advertising service fee paid by the Tong Ren Tang Chinese Medicine Group to Tong Ren Tang Century Advertising under the TRTCM Advertising Agency Framework Agreement was RMB1,098,000, which did not exceed the relevant cap.

與同仁堂國藥/同仁堂股份的持續關連交易

於二零二零年十二月三十一日,同仁堂股份直接持有本公司46.85%股權,為本公司的直接控股股東,其亦直接持有本公司之非全資子公司同仁堂國藥33.62%股權。根據上市規則,同仁堂股份及同仁堂國藥為本公司之關連人士。因此,根據上市規則第14A章,本集團與同仁堂國藥集團、同仁堂股份集團與同仁堂國藥集團之間進行的持續性交易均構成本公司的持續關連交易。

本集團與同仁堂國藥集團之間現有持續關連交易及相關協議如下:

(i) 同仁堂國藥廣告代理框架協議

於二零二零年四月二十八日,本公司之全資子公司同仁堂世紀廣告與同仁堂國藥訂立同仁堂國藥廣告代理框架協議,期限自二零二零年五月一日至二零二二年十二月三十一日止。

根據同仁堂國藥廣告代理框架協議,同仁堂國藥委託同仁堂世紀廣告作為非獨家廣告代理商,於中國內地向同仁堂國藥集團提供廣告代理服務。同仁堂世紀廣告向同仁堂國藥集團提供廣告代理服務之費用應由訂約雙方就每項具體交易按以下定價政策經公平協商後釐定:(i)同仁堂世紀廣告需參考第三方廣告供應商在其廣告刊例價的基礎上提供的實際報價以及同仁堂世紀廣告的合理服務費用進行報價:及(ii)訂立具體執行協議時,於提供服務的相同或類似地點就相同或類似服務而言,服務費用應參考市場價格釐定,市場價格即基於同仁堂國藥集團之成員公司從至少兩家中國內地市場的獨立第三方廣告供應商獲得的報價及條款。在同等條件下,同仁堂世紀廣告收取的服務費用及條款須與同仁堂國藥集團之成員公司可從其他獨立第三方廣告供應商獲得的服務費用及條款和同仁堂世紀廣告從其他獨立第三方廣告採購客戶獲得的服務費用及條款相若。

同仁堂國藥廣告代理框架協議項下擬進行之持續關連交易自二零二零年五月一日至二零二零年十二月三十一日止八個月及二零二二年十二月三十一日止兩個年度之上限分別為人民幣5,600,000元、人民幣6,850,000元及人民幣8,000,000元。詳情請參閱本公司刊發於香港聯交所及本公司網站的日期為二零二零年四月二十八日之公告。

自二零二零年五月一日至二零二零年十二月三十一日止期間,同仁堂國藥集團於同仁堂國藥廣告代理框架協議項下進行之持續關連交易支付予同仁堂世紀廣告之總額為人民幣1,098,000元,未超過相關上限。

(ii) Tong Ren Tang Technologies PRC Distribution Framework Agreement

On 13 May 2020, the Company and Tong Ren Tang Chinese Medicine entered into the Tong Ren Tang Technologies PRC Distribution Framework Agreement, for a term from 13 May 2020 to 31 December 2022.

Pursuant to the Tong Ren Tang Technologies PRC Distribution Framework Agreement, the Group as the non-exclusive distributor of Tong Ren Tang Chinese Medicine Group may purchase the Chinese medicine and healthcare products from the Tong Ren Tang Chinese Medicine Group, including Chinese medicine and/or healthcare products researched, developed and manufactured by the Tong Ren Tang Chinese Medicine Group ("Relevant TRTCM Products") and then sale the same to, among others, distributors, retailers or end users in Mainland China or for the purpose of production. The price to be paid for the Relevant TRTCM Products procured by the Group from the Tong Ren Tang Chinese Medicine Group shall be determined based on: (i) a reasonable cost plus a fair and reasonable profit margin: (a) the reasonable cost shall be determined by reference to the cost of the raw materials, the cost of labour and the manufacturing expense, etc.; and (b) the profit margin shall be determined by reference to the average gross profit rate of Tong Ren Tang Chinese Medicine Group in the previous years, which shall not be less than 50%; and (ii) the prevailing market price, which is with reference to the price and sale terms of similar products in the industry and in Mainland China market at the time when a separate implementation agreement is entered into. The price and supply terms of the Relevant TRTCM Products provided by Tong Ren Tang Chinese Medicine Group to the Group shall be comparable to those provided by the Tong Ren Tang Chinese Medicine Group to other independent third parties under the same condition.

The annual caps for the continuing connected transactions contemplated under the Tong Ren Tang Technologies PRC Distribution Framework Agreement for the period from 13 May 2020 to 31 December 2020 and each of two years ending 31 December 2022 are RMB45,640,000, RMB52,030,000 and RMB59,340,000, respectively. Please refer to the announcement published by the Company on 13 May 2020 on the websites of the Hong Kong Stock Exchange and the Company for details.

For the period from 13 May 2020 to 31 December 2020, the purchase of Relevant TRTCM Products by the Group from Tong Ren Tang Chinese Medicine Group under the Tong Ren Tang Technologies PRC Distribution Framework Agreement amounted to RMB7,704,000, which did not exceed the relevant cap.

(iii) Exclusive Distributorship Framework Agreement

On 8 November 2017, the Company renewed the Exclusive Distributorship Framework Agreement with Tong Ren Tang Chinese Medicine, for a term of three years from 1 January 2018 to 31 December 2020. On 6 November 2020, the Exclusive Distributorship Framework Agreement was renewed for a term of another three years from 1 January 2021 to 31 December 2023.

Pursuant to the Exclusive Distributorship Framework Agreement, Beijing Tong Ren Tang International Natural-Pharm Co., Ltd. ("TRT International Natural-Pharm"), a wholly-owned subsidiary of Tong Ren Tang Chinese Medicine, as the sole overseas distributor of the Group outside Mainland China (for the purpose of the Exclusive Distributorship Framework Agreement, excluding Tong Ren Tang Chinese Medicine and its subsidiaries and associates), may procure from the Group relevant "Tong Ren Tang" branded products produced by the Group outside Mainland China, for the purpose of the distribution of such products outside Mainland China. The Group shall provide trainings on such products to Tong Ren Tang Chinese Medicine Group which shall be responsible for the registration and promotion of such products for markets outside Mainland China. The price of such products supplied by the Group to TRT International Natural-Pharm shall not be higher than the wholesale price of such products sold by the Group to its wholesale customers in Mainland China. TRT International Natural-Pharm shall obtain an updated wholesale price list and payment terms of such products which the members of the Group have offered to independent third parties from members of the Group on a quarterly basis so as to determine whether the price and terms offered to TRT International Natural-Pharm are fair and reasonable when compared to the price and terms that members of the Group offered to their unrelated wholesale customers in Mainland China. Members of the Group shall also notify TRT International Natural-Pharm in case there is any material update of the said wholesale price list and payment terms of such products from time to time.

(ii) 同仁堂科技中國分銷框架協議

於二零二零年五月十三日,本公司與同仁堂國藥訂立同仁堂科技中國分銷框架協議,期限為自二零二零年五月十三日至二零二二年十二月三十一日止期間。

根據同仁堂科技中國分銷框架協議,本集團作為同仁堂國藥集團之非獨家分銷商,可以從同仁堂國藥集團購買中藥產品及保健品,包括同仁堂國藥集團自行研發及生產的中藥及/或保健產品(「相關同仁堂國藥產品」),以銷售至(其中包括)中國內地的分銷商、零售商或終端用戶或用作生產用途。本集團向同仁堂國藥集團購買相關同仁堂國藥產品之價格須依據:(i)合理成本加上公平合理的利潤率:(a)合理成本乃參照原材料成本、人工成本及生產開支等釐定;及(b)利潤率乃參照以往年度同仁堂國藥集團之平均毛利率,但不少於50%而釐定;及(ii)訂立具體執行協議時之當時市價並參考當時行業內及中國內地市場同類產品的價格及銷售條款釐定。在同等條件下,同仁堂國藥集團提供予本集團之相關同仁堂國藥產品價格及供貨條款須與同仁堂國藥集團提供予其他獨立第三方之價格及供貨條款相若。

同仁堂科技中國分銷框架協議項下擬進行之持續關連交易自二零二零年五月十三日至二零二零年十二月三十一日止期間及二零二二年十二月三十一日止兩個年度之上限分別為人民幣45,640,000元、人民幣52,030,000元及人民幣59,340,000元。詳情請參閱本公司刊發於香港聯交所及本公司網站的日期為二零二零年五月十三日之公告。

自二零二零年五月十三日至二零二零年十二月三十一日止期間,本集團根據同仁堂科技中國分銷框架協議向同仁堂國藥集團採購相關同仁堂國藥產品金額為人民幣7,704,000元,未超過相關上限。

(iii) 獨家經銷框架協議

於二零一七年十一月八日,本公司與同仁堂國藥續訂獨家經銷框架協議,期限自二零一八年一月一日起至二零二零年十二月三十一日止,為期三年。於二零二零年十一月六日,獨家經銷框架協議又經續訂,期限自二零二一年一月一日起至二零二三年十二月三十一日止,為期三年。

根據獨家經銷框架協議,同仁堂國藥之全資子公司北京同仁堂國際藥業有限公司(「國際藥業」)為本集團(就獨家經銷框架協議而言,不包括同仁堂國藥及其子公司及聯繫人)之中國內地以外的獨家經銷商,可以從本集團採購本集團生產之相關同仁堂品牌產品,以於中國內地以外銷售。本集團將就該等產品向同仁堂國藥集團提供培訓;同仁堂國藥集團將負責於中國內地以外市場註冊及推廣該等產品。本集團向國際藥業供應之該等產品之價格將不高於本集團向其中國內地批發客戶銷售該等產品之批發價格。國際藥業將每季取得本集團之成員公司向獨立第三方提供該等產品之最新批發價及付款條款,以釐定提供予國際藥業之價格及條款與該等公司提供予其中國內地非關連批發客戶之價格及條款相比是否屬公平合理。本集團之成員公司亦將不時於該等產品之批發價及付款條款有任何重大更新時通知國際藥業。

The annual caps for the continuing connected transactions contemplated under the Exclusive Distributorship Framework Agreements for the year ending 31 December 2020 and the three years ending 31 December 2023 are RMB84,200,000, RMB47,000,000, RMB54,100,000 and RMB62,200,000, respectively. Please refer to the announcements published by the Company on 8 November 2017 and 6 November 2020 on the websites of the Hong Kong Stock Exchange and the Company for details.

In 2020, the purchase of the relevant "Tong Ren Tang" branded products produced by the Group by TRT International Natural-Pharm from the Group under the Exclusive Distributorship Framework Agreement amounted to RMB32,622,000, which did not exceed the relevant annual cap.

The existing continuing connected transactions between the Tong Ren Tang Ltd. Group and the Group and the relevant agreements are as follows:

(i) TRT Exclusive Distributorship Framework Agreement

On 8 November 2017, Tong Ren Tang Chinese Medicine renewed the TRT Exclusive Distributorship Framework Agreement with Tong Ren Tang Ltd., for a term of three years from 1 January 2018 to 31 December 2020. On 6 November 2020, the TRT Exclusive Distributorship Framework Agreement was renewed for a term of another three years from 1 January 2021 to 31 December 2023.

Pursuant to the TRT Exclusive Distributorship Framework Agreement, TRT International Natural-Pharm, as the sole distributor of the Tong Ren Tang Ltd. Group outside Mainland China (for the purpose of the TRT Exclusive Distributorship Framework Agreement, excluding the Group), may procure from the Tong Ren Tang Ltd. Group relevant "Tong Ren Tang" branded products produced by the Tong Ren Tang Ltd. Group, for the purpose of the distribution of such products outside Mainland China. The Tong Ren Tang Ltd. Group shall provide trainings on the such products to Tong Ren Tang Chinese Medicine Group which shall be responsible for the registration and promotion of such products for markets outside Mainland China. The price of such products supplied by the Tong Ren Tang Ltd. Group to TRT International Natural-Pharm shall not be higher than the wholesale price of such products sold by the Tong Ren Tang Ltd. Group to its wholesale customers in Mainland China. TRT International Natural-Pharm shall obtain updated wholesale prices and payment terms of such products which the members of the Tong Ren Tang Ltd. Group have offered to independent third parties from members of the Tong Ren Tang Ltd. Group on a quarterly basis so as to determine whether the price and terms offered to TRT International Natural-Pharm are fair and reasonable when compared to the price and terms that members of the Tong Ren Tang Ltd. Group offered to their unrelated wholesale customers in Mainland China. Members of the Tong Ren Tang Ltd. Group shall also notify TRT International Natural-Pharm in case there is any material update of the said wholesale price list and payment terms of such products from time to time.

The annual caps for the continuing connected transactions contemplated under the TRT Exclusive Distributorship Framework Agreement for the year ending 31 December 2020 and for the three years ending 31 December 2023 are RMB126,300,000, RMB75,600,000, RMB86,900,000 and RMB100,000,000, respectively. Please refer to the relevant announcements of the Company dated 8 November 2017 and 6 November 2020 for details.

In 2020, the purchase of the relevant "Tong Ren Tang" branded products produced by the Tong Ren Tang Ltd. Group by TRT International Natural-Pharm from the Tong Ren Tang Ltd. Group under the TRT Exclusive Distributorship Framework Agreement amounted to RMB44,224,000, which did not exceed the relevant annual cap.

The Company has confirmed that the execution and enforcement of the implementation agreements under the continuing connected transactions set out above in the year of 2020 has followed the pricing policies of such continuing connected transactions.

獨家經銷框架協議項下擬進行之持續關連交易之截至二零二零年十二月三十一日止年度、截至二零二三年十二月三十一日止三個年度之年度上限分別為人民幣84,200,000元、人民幣47,000,000元、人民幣54,100,000元及人民幣62,200,000元。詳情請參閱本公司刊發於香港聯交所及本公司網站的日期為二零一七年十一月八日及二零二零年十一月六日之公告。

於二零二零年,國際藥業向本集團採購本集團生產之相關同仁堂品牌產品的金額為人民幣32,622,000元, 未超過相關年度上限。

本集團與同仁堂股份集團之間現有持續關連交易及相關協議如下:

(i) 同仁堂獨家經銷框架協議

於二零一七年十一月八日,同仁堂國藥與同仁堂股份續訂同仁堂獨家經銷框架協議,期限自二零一八年 一月一日起至二零二零年十二月三十一日止,為期三年。於二零二零年十一月六日,同仁堂獨家經銷框 架協議又經續訂,期限自二零二一年一月一日起至二零二三年十二月三十一日止,為期三年。

根據同仁堂獨家經銷框架協議,國際藥業為與同仁堂股份集團(就同仁堂獨家經銷框架協議而言,不包括本集團)之中國內地以外的獨家經銷商,可以從同仁堂股份集團採購同仁堂股份集團生產之相關同仁堂品牌產品,以於中國內地以外銷售。同仁堂股份集團將就該等產品向同仁堂國藥集團提供培訓;同仁堂國藥集團將負責於中國內地以外市場註冊及推廣該等產品。同仁堂股份集團向國際藥業供應之該等產品之價格將不高於同仁堂股份集團向其中國內地批發客戶銷售該等產品之批發價格。國際藥業將每季取得同仁堂股份集團之成員公司向獨立第三方提供該等產品之最新批發價及付款條款,以釐定提供予國際藥業之價格及條款與該等公司提供予其中國內地非關連批發客戶之價格及條款相比是否屬公平合理。同仁堂股份集團之成員公司亦將不時於該等產品之批發價及付款條款有任何重大更新時通知國際藥業。

同仁堂獨家經銷框架協議項下擬進行之持續關連交易之截至二零二零年十二月三十一日止年度、截至二零二三年十二月三十一日止三個年度之年度上限分別為人民幣126,300,000元、人民幣75,600,000元、人民幣86,900,000元及人民幣100,000,000元。詳情請參閱本公司刊發於香港聯交所及本公司網站的日期為二零一七年十一月八日及二零二零年十一月六日之公告。

二零二零年,國際藥業向同仁堂股份集團採購同仁堂股份集團生產之相關同仁堂品牌產品的金額為人民幣44,224,000元,未超過相關年度上限。

本公司確認上述二零二零年度的持續關連交易項下具體協議的簽訂及執行均已遵循該等持續關連交易的定價原則。

Annual Review of Continuing Connected Transactions

The Company's overseas auditor was engaged to report on the Group's continuing connected transactions in accordance with Hong Kong Standard on Assurance Engagements 3000 (Revised) "Assurance Engagements Other Than Audits or Reviews of Historical Financial Information" and with reference to Practice Note 740 "Auditor's Letter on Continuing Connected Transactions under the Hong Kong Listing Rules" issued by the Hong Kong Institute of Certified Public Accountants. The overseas auditor has issued unqualified letter in accordance with Rule 14A.56 and 14A.57 of the Listing Rules, containing the findings and conclusions in respect of the above non-exempt continuing connected transactions for the year of 2020 as disclosed by the Company:

- (i) nothing has come to their attention that causes them to believe that the disclosed continuing connected transactions have not been approved by the Board;
- (ii) for transactions involving the provision of goods or services by the Group, nothing has come to their attention that causes them to believe that the transactions were not, in any material respect, in accordance with the pricing policies of the Group;
- (iii) nothing has come to their attention that causes them to believe that the transactions were not entered into, in any material respect, in accordance with the relevant agreements governing such transactions; and
- (iv) with respect to the aggregate amount of each of the continuing connected transactions, nothing has come to their attention that causes them to believe that the amount of each of the continuing connected transactions has exceeded the annual cap set by the Company.

The independent non-executive Directors has reviewed the above-mentioned continuing connected transactions and confirmed that in the year of 2020:

- (i) these continuing connected transactions were entered into in the ordinary and usual course of business of the Group;
- (ii) these continuing connected transactions were entered into on normal commercial terms;
- (iii) these continuing connected transactions were entered into according to the relevant agreements governing each of these transactions on terms that are fair and reasonable and in the interests of the shareholders of the Company as a whole; and
- (iv) the aggregate amount of each of these transactions did not exceed the annual caps as set out in the relevant announcements of the Company.

Save as disclosed above, there is no related party transaction or continuing related party transaction set out in Note 35 to the financial statements that falls into the category of connected transaction or continuing connected transaction that needs to be disclosed under the Listing Rules. The Company has fully complied with the disclosure requirements under Chapter 14A of the Listing Rules with respect to the connected transactions and continuing connected transactions of the Company.

持續關連交易之年度審閱

根據香港會計師公會所頒布的香港鑒證業務準則第3000號(修訂)《歷史財務資料審核或審閱以外之鑒證業務》及參考實務説明第740號《香港上市規則規定的持續關連交易的核數師函件》,本公司境外核數師已受聘對本集團持續關連交易作出報告。根據上市規則第十四A.56條及第十四A.57條,境外核數師已就上述本公司披露的二零二零年度非獲豁免持續關連交易,發出無保留意見的函件,就該等已披露的持續關連交易而言:

- (i) 他們並無註意到任何事項令他們相信該等已披露的持續關連交易未獲本公司董事會批准;
- (ii) 就本集團提供貨品或服務所涉及的交易,他們並無註意到任何事項令他們相信該等交易在各重大方面沒 有按照本集團的定價政策進行;
- (iii) 他們並無註意到任何事項令他們相信該等交易在各重大方面沒有根據有關該等交易的協議進行;及
- (iv) 就每項持續關連交易的總金額而言,他們並無註意到任何事項令他們相信該等持續關連交易的金額超逾 本公司訂立的全年上限。

本公司獨立非執行董事已對上述持續關連交易進行了審核並已確認,於二零二零年度:

- (i) 該等持續關連交易是在本集團的日常業務中訂立;
- (ii) 該等持續關連交易按照一般商業條款進行;
- (iii) 該等持續關連交易根據有關交易的協議進行,條款公平合理,並符合本公司股東的整體利益;及
- (iv) 該等交易各項之總額並未超出公司於有關公告中所載的年度上限。

除上述披露外,概無其他載列於財務報表附註35的任何關聯方交易或持續關聯方交易屬於上市規則項下須予 披露的關連交易或持續關連交易。本公司關連交易和持續關連交易已符合上市規則第十四A章的披露規定。

COMPETING INTERESTS

Competition with Tong Ren Tang Ltd. and Tong Ren Tang Holdings

Both the Company and Tong Ren Tang Ltd. engage in the production and sale of Chinese patent medicines, but the principal products of each of them are different. Tong Ren Tang Ltd. mainly produces Chinese patent medicines in traditional dosage forms such as honeyed pills, powder, ointment and medicinal wines. Tong Ren Tang Ltd.'s main products include Angong Niuhuang Pills (安宫牛黄丸), Tongren Niuhuang Qingxin Pills (同仁牛黃清心丸), Tongren Dahuoluo Pills (同仁大活絡丸), Tongren Wuji Baifeng Pills (同仁烏雞白鳳丸) and Guogong Wine (國公酒). It also has some minor production lines for the production of granules and waterhoneyed pills. These products do not compete with the Group in terms of their curative effects. The Company focuses on manufacturing products in new dosage forms which are more competitive as compared with western medicine. The Company's main products include Liuwei Dihuang Pills (六味地黃丸), Niuhuang Jiedu Tablets (牛黃解毒片), Ganmao Qingre Granules (感冒清熱顆粒) and Jinkui Shenqi Pills (金匱腎氣丸), etc. Tong Ren Tang Holdings is an investment holding company.

To ensure that the business classification between the Company, Tong Ren Tang Holdings and Tong Ren Tang Ltd. is properly documented and established, Tong Ren Tang Holdings and Tong Ren Tang Ltd. undertake, pursuant to an undertaking dated 19 October 2000 committed by Tong Ren Tang Holdings and Tong Ren Tang Ltd. in favor of the Company (the "October Undertaking"), that other than Angong Niuhuang Pills (安宫牛黃丸), Tong Ren Tang Holdings, Tong Ren Tang Ltd. and their respective subsidiaries will not produce in future any products that bear the same names or bear the same names with different dosage forms as those pharmaceutical produced by the Company, which may compete directly with those pharmaceutical products of the Company.

Save as mentioned above, the Directors confirm that none of the other products of the Company is in direct competition with Tong Ren Tang Ltd. or Tong Ren Tang Holdings.

Right of First Refusal

To procure that the Company focuses on the development of the four major forms of products (namely granules, water-honeyed pills, tablets and soft capsules), Tong Ren Tang Holdings and Tong Ren Tang Ltd. have granted the Company, pursuant to the October Undertaking, a right of first refusal to manufacture and sell any of the new products which is developed by Tong Ren Tang Holdings, Tong Ren Tang Ltd. or any of their respective subsidiaries and which is one of the four main forms of products of the Company. Upon exercise of the right of first refusal, both Tong Ren Tang Holdings and Tong Ren Tang Ltd. or their respective subsidiaries are not allowed to manufacture any of such new products. In the event that the Company develops any new product based on the existing products of Tong Ren Tang Holdings and Tong Ren Tang Ltd. or their respective subsidiaries, and such new product is one of the major forms of products of the Company, the Company will be entitled to manufacture such new product and none of Tong Ren Tang Holdings and Tong Ren Tang Ltd. or their respective subsidiaries will be allowed to manufacture such new product. The Directors believe that the above undertaking would clarify that both Tong Ren Tang Holdings and Tong Ren Tang Ltd. would support the Company in its development of the four major forms of products in the future.

In the event that the Company refuses the right of first refusal offered by Tong Ren Tang Holdings and Tong Ren Tang Ltd., the terms of the option to be offered to an independent third party should not be more favourable than those originally offered to the Company, failing which the Company should be given an opportunity to reconsider the option under the new terms. The above undertaking would no longer be valid in the event that the direct or indirect aggregate shareholdings of Tong Ren Tang Holdings or Tong Ren Tang Ltd. in the Company fall below 30%.

The Company and the independent non-executive Directors have confirmed upon the review: during the year of 2020, Tong Ren Tang Holdings and Tong Ren Tang Ltd. have provided all information necessary to the independent non-executive Directors for their annual review and report on their fulfillment on the October Undertaking. Tong Ren Tang Holdings and Tong Ren Tang Ltd. have fulfilled their undertakings on the relevant right of first refusal granted to the Company on their existing or future competing businesses. The details of the annual declarations in compliance with the non-competition undertaking which have been made by Tong Ren Tang Holdings and Tong Ren Tang Ltd. are set out below.

競爭利益

與同仁堂股份和集團公司之競爭

本公司及同仁堂股份均從事生產及銷售中成藥業務,但各自之主要產品不同。同仁堂股份主要生產蜜丸、散劑、膏劑及藥酒等傳統劑型的中成藥,其主要產品為安宮牛黃丸、同仁牛黃清心丸、同仁大活絡丸、同仁烏雞白鳳丸及國公酒。其亦擁有較小型之生產線生產顆粒劑及水蜜丸劑,該等產品在藥效方面並無與本集團形成競爭。本公司致力於生產更能與西藥產品競爭抗衡之新劑型產品,主要產品為六味地黃丸、牛黃解毒片、感冒清熱顆粒、金匱腎氣丸等。集團公司為一間投資控股公司。

為確保本公司、集團公司及同仁堂股份之業務劃分獲妥善記錄及制訂,根據集團公司及同仁堂股份於二零零零年十月十九日向本公司作出之承諾(「十月承諾」),除安宮牛黃丸外,集團公司、同仁堂股份及彼等各自之子公司未來不會生產任何與本公司所生產的藥品名稱相同或同名而劑型不同並會直接與本公司藥品競爭之產品。

除上文所述者外,董事確認本公司並無其他產品與同仁堂股份或集團公司存有直接競爭。

優先選擇權

為使本公司專註研製四類主要類型之產品(分別為顆粒劑、水蜜丸劑、片劑及軟膠囊劑),根據十月承諾,集團公司及同仁堂股份已向本公司授出優先選擇製造及銷售彼等或彼等任何子公司所研製且屬本公司四類主要類型之現有產品其中一類之任何新產品之權利。優先選擇權行使後,集團公司及同仁堂股份及或彼等各自之子公司均不許生產任何該等新產品。倘本公司根據集團公司及同仁堂股份或彼等各自之子公司現有產品而研製任何新產品,而該等產品又屬於本公司其中一項主要類型之產品,則本公司有權製造該等新產品,而集團公司及同仁堂股份或彼等各自之子公司將不容許生產該等新產品。董事相信上述承諾將能表明集團公司及同仁堂股份均支持本公司在未來研究該四類主要類型之產品。

倘本公司拒絕集團公司及同仁堂股份提供之優先選擇權,則提供予獨立第三方之選擇權之條款不得優於原本提供予本公司之條款。否則,本公司須獲提供機會,再考慮新條款下之選擇權。倘集團公司及同仁堂股份合共直接或間接於本公司之持股量降至低於30%,則上述承諾不再有效。

本公司及獨立非執行董事經審查確認:二零二零年度,集團公司及同仁堂股份已向獨立非執行董事提供對十 月承諾之履行進行年度審查以及報告所需的一切資料;集團公司及同仁堂股份已遵從其提供有關現有或未來 競爭業務的優先選擇權的承諾;集團公司及同仁堂股份已作出有關遵守不競爭承諾的年度聲明的詳情如下。

DECLARATION

To: TONG REN TANG TECHNOLOGIES CO. LTD.

No. 20 Nansanhuan Zhonglu Fengtai District, Beijing, the PRC

Dear Sir or Madam,

In order to ensure the interests of Tong Ren Tang Technologies Co. Ltd. (the "**Company**") and its shareholders as a whole, we, China Beijing Tong Ren Tang Group Co., Ltd. and our subsidiaries (excluding the Company and its subsidiaries) make the following confirmations:

- 1. On 19 October 2000, the Company and Beijing Tong Ren Tang Company Limited entered into an agreement with us to regulate the non-competition undertaking ("Non-competition Undertaking"), which include but not limited to the options, preemptive rights or right of first refusal provided by us on our existing or future competing businesses;
- 2. We have provided to the independent non-executive directors of the Company with all the necessary information in order for them to conduct review on the enforcement of the Non-competition Undertaking;
- 3. We confirm that we have fully complied with the Non-competition Undertaking for the year 2020;
- 4. We also agree this confirmation to be disclosed in the Company's 2020 annual report.

We further undertake that if we become aware of any data or information in the future which causes any doubt on the truthfulness, accuracy or completeness of the data or information provided by this confirmation, we will notify the Company in writing on such data or information as soon as possible.

China Beijing Tong Ren Tang Group Co., Ltd. 26 March 2021

聲明書

致: 北京同仁堂科技發展股份有限公司 中國北京豐台區南三環中路 20 號

敬啟者:

為保證北京同仁堂科技發展股份有限公司(「貴公司」)及其股東整體的利益,中國北京同仁堂(集團)有限責任公司(「本公司」)及其子公司(除貴公司及其子公司)向貴公司做出如下聲明:

- 1. 於二零零零年十月十九日,貴公司和本公司以及北京同仁堂股份有限公司簽訂不競爭承諾(「**不競爭承諾**」),包括但不限於本公司就現有或日後的競爭性業務將為貴公司提供選擇權、優先權或優先購買權;
- 2. 本公司已向貴公司的獨立非執行董事提供一切所需資料,以供獨立非執行董事對不競爭承諾的執行情況 進行審查;
- 3. 本公司確認,於二零二零年內,本公司已完全遵守不競爭承諾;
- 4. 本公司同意將本聲明刊載於貴公司的二零二零年年報中。

本公司承諾,如日後本公司知悉任何資料或信息將對於本聲明中所提供資料的真實性、準確性或完整性構成懷疑,本公司將盡快以書面形式將該等資料或信息通知貴公司。

中國北京同仁堂(集團)有限責任公司 二零二一年三月二十六日

DECLARATION

To: TONG REN TANG TECHNOLOGIES CO. LTD.

No. 20 Nansanhuan Zhonglu Fengtai District, Beijing, the PRC

Dear Sir or Madam,

In order to ensure the interests of Tong Ren Tang Technologies Co. Ltd. (the "**Company**") and its shareholders as a whole, we, Beijing Tong Ren Tang Company Limited and our subsidiaries (excluding the Company and its subsidiaries), make the following confirmations:

- 1. On 19 October 2000, the Company and China Beijing Tong Ren Tang Group Co., Ltd. entered into an agreement with us to regulate the non-competition undertaking ("**Non-competition Undertaking**"), which include but not limited to the options, pre-emptive rights or right of first refusal provided by us on our existing or future competing businesses;
- 2. We have provided to the independent non-executive directors of the Company with all the necessary information in order for them to conduct review on the enforcement of the Non-competition Undertaking;
- 3. We confirm that we have fully complied with the Non-competition Undertaking for the year 2020;
- 4. We also agree that this confirmation to be disclosed in the Company's 2020 annual report.

We further undertake that if we become aware of any data or information in the future which causes any doubt on the truthfulness, accuracy or completeness of the data or information provided by this confirmation, we will notify the Company in writing on such data or information as soon as possible.

Beijing Tong Ren Tang Company Limited 26 March 2021

聲明書

致: 北京同仁堂科技發展股份有限公司 中國北京豐台區南三環中路 20 號

敬啟者:

為保證北京同仁堂科技發展股份有限公司(「**貴公司**」)及其股東整體的利益,北京同仁堂股份有限公司(「**本公司**」)及其子公司(除貴公司及其子公司)向貴公司做出如下聲明:

- 於二零零零年十月十九日,貴公司和本公司以及中國北京同仁堂(集團)有限責任公司簽訂不競爭承諾 (「不競爭承諾」),包括但不限於本公司就現有或日後的競爭性業務將為貴公司提供選擇權、優先權或優 先購買權;
- 本公司已向貴公司的獨立非執行董事提供一切所需資料,以供獨立非執行董事對不競爭承諾的執行情況 進行審查;
- 3. 本公司確認,於二零二零年內,本公司已完全遵守不競爭承諾;
- 4. 本公司同意將本聲明刊載於貴公司的二零二零年年報中。

本公司承諾,如日後本公司知悉任何資料或信息將對於本聲明中所提供資料的真實性、準確性或完整性構成懷疑,本公司將盡快以書面形式將該等資料或信息通知貴公司。

北京同仁堂股份有限公司 二零二一年三月二十六日

PROFILES OF DIRECTORS, SUPERVISORS AND SENIOR MANAGEMENT

Profiles of the Directors, Supervisors and senior management are set out on pages 98 to 103 of this report.

CHANGES OF DIRECTORS, SUPERVISORS AND SENIOR MANAGEMENT

On 30 March 2020, Mr. Huang Ning and Mr. Wu Le Jun tendered their resignations from positions of executive Directors due to work changes with effect from upon the new executive Directors being appointed at the 2019 AGM. On the same day, the Board proposed to appoint Mr. Jin Tao and Mr. Ma Guan Yu as executive Directors, which was approved by the Shareholders at the 2019 AGM dated 18 June 2020. Please refer to the announcements of the Company dated 30 March 2020 and 18 June 2020 and the circular dated 29 April 2020 for details.

On 8 May 2020, Mr. Li Yuan Hong was elected as an employee representative supervisor of the Supervisory Committee at the employee representatives group leaders' joint meeting of the Company. Mr. Dong Ke Man resigned as an employee representative Supervisor of the Supervisory Committee due to work changes with effect from 18 June 2020. Please refer to the announcements of the Company dated 27 May 2020 and 18 June 2020 for details.

DIRECTORS' AND SUPERVISORS' SERVICE CONTRACTS

Each of the Directors and the Supervisors has entered into a service contract with the Company for a term commencing on their respective appointment dates to the date of the 2020 AGM.

None of the Directors or Supervisors has entered into any service contract with the Company that cannot be terminated by the Company within one year without payment of compensation other than statutory compensation.

董事、監事及高級管理人員簡介

董事、監事及高級管理人員簡介載於本報告中第98頁至第103頁。

董事、監事及高級管理人員變更

於二零二零年三月三十日,黃寧先生及吳樂軍先生由於工作變動原因申請辭任執行董事,自本公司二零一九年度股東週年大會上委任新任執行董事起生效。同日,董事會建議委任金壽先生、馬觀宇先生為執行董事,該建議委任由股東於本公司二零二零年六月十八日舉行之二零一九年度股東週年大會上批准。詳情請見本公司日期為二零二零年三月三十日及二零二零年六月十八日之公告以及日期為二零二零年四月二十九日之通函。

於二零二零年五月八日,李元紅先生於本公司職工代表團(組)長聯席會上獲選舉為監事會之職工代表監事。 董克滿先生由於工作變動原因辭任監事會之職工代表監事,自二零二零年六月十八日起生效。詳情請見本公司日期為二零二零年五月二十七日及二零二零年六月十八日之公告。

董事及監事的服務合約

董事及監事均已與本公司訂立服務合約,分別由其就任之日起至二零二零年度股東週年大會之日為止。

各董事及監事概無訂立本公司於一年內不可在不予賠償(法定賠償除外)的情況下終止之服務合約。

REMUNERATION OF DIRECTORS AND SUPERVISORS

Directors and Supervisors are subject to the election at the general meeting or the election by employees. The Board is authorized by the general meeting to fix the remuneration of every Director or Supervisor when the general meeting appoints Directors and Supervisors. The Directors or Supervisors who do not hold any management position in the Group will not receive any remuneration from the Group. The Directors or Supervisors who also hold management positions in the Group will receive salaries corresponding to such management functions. The independent non-executive Directors and external Supervisors are paid in line with the prevailing local market rate by the Company.

In 2020, all executive Directors did not receive any remuneration as the Directors. In particular, Mr. Wang Yu Wei and Ms. Fang Jia Zhi, each as an executive Director, received remuneration for the management positions they held in the Company. In addition, Mr. Ting Leung Huel, Stephen, Ms. Chan Ching Har and Eliza, Mr. Zhan Yuan Jing, each as an independent non-executive Director, received directors' fees at the amount of HKD240,000 (tax inclusive), HKD240,000 (tax inclusive) and RMB100,000 (tax inclusive), respectively.

In 2020, Ms. Su Li, Mr Li Yuan Hong and Mr. Dong Ke Man, each as a Supervisor, did not receive any remuneration as the Supervisor. In particular, Mr Li Yuan Hong and Mr. Dong Ke Man, as a Supervisor, received remunerations for the management positions they held in the Company. In addition, Mr. Wu Yi Gang, as the Supervisor, received supervisor's fee at the amount of RMB100,000 (tax inclusive).

Details of the Directors' and Supervisors' salaries or salaries received corresponding to their management positions in the Group for the years of 2020 and 2019 are set out in Note 31 to the Consolidated Financial Statements.

DIRECTORS' AND SUPERVISORS' INTERESTS IN MATERIAL TRANSACTIONS, ARRANGEMENTS OR CONTRACTS

Saved as disclosed in the non-exempt continuing connected transactions and the non-exempt connected transactions as set out in this report, none of the Directors and Supervisors or their connected entities (within the meaning under section 486 of the Company Ordinance) still had or has had any material interest, either directly or indirectly, in any material transactions, arrangements or contracts relating to the business of the Group, to which the Company or any of its subsidiaries was a party, and which was subsisting on the balance sheet date of the year or at any time during the year.

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

As at 31 December 2020, none of the Directors, Supervisors and chief executive of the Company had any interests or short position in the shares, underlying shares and debentures of the Company and its associated corporations (within the meaning of Part XV of the SFO) as recorded in the register required to be kept under Section 352 of the SFO or as otherwise notified to the Company and the Hong Kong Stock Exchange pursuant to the requirements in the Model Code for Securities Transactions by Directors of Listed Companies (the "Model Code") as set out in Appendix 10 to the Listing Rules.

MANAGEMENT CONTRACT

During the Reporting Period, the Company had not entered into nor was there any contract relating to the management and administration of the whole or any substantial part of the business of the Company.

董事及監事薪酬

所有董事及監事均由股東大會或職工民主選舉產生,股東大會在委任董事及監事時,授權董事會釐定每位董事或監事的薪酬。本公司董事或監事如不擔任本集團管理職務,均不在本集團領取薪酬,如擔任本集團管理職務,則依照其在本集團擔任的管理職位領取薪酬。就獨立非執行董事及外部監事而言,本公司為他們提供切合其所在地市場水平的袍金。

二零二零年,所有執行董事擔任董事的薪酬均為零。其中,執行董事王煜煒先生、房家志女士依照其在本公司擔任的管理職位領取薪酬。此外,本公司獨立非執行董事丁良輝先生、陳清霞女士、詹原競先生領取的董事袍金分別為港幣240,000元(含税)、港幣240,000元(含税)及人民幣100,000元(含税)。

二零二零年,監事蘇莉女士、李元紅先生及董克滿先生擔任監事的薪酬均為零。其中,監事李元紅先生、董克滿先生依照其在本公司擔任的管理職位領取薪酬。此外,本公司監事吳以鋼先生領取的監事袍金為人民幣100,000元(含税)。

二零二零年及二零一九年董事、監事薪酬或依照其在本集團擔任的管理職位領取薪酬詳情載於合併財務報表 附註31。

董事及監事於重要交易、安排或合約中的權益

除本報告所載之非獲豁免持續關連交易及非獲豁免關連交易所披露者外,本公司或其任何子公司概無訂立與本集團業務有關,而董事及監事或與彼等有關連的實體(具有《公司條例》第486條給予的涵義)仍然或曾經於其中直接或間接擁有重大權益,且於本年度結算日或於年內任何時間仍然有效之重大交易、安排或合約。

董事、監事及最高行政人員於股份、相關股份及債權證之權益及淡倉

於二零二零年十二月三十一日,董事、監事及本公司最高行政人員概無於本公司及其相聯法團(證券及期貨條例第XV部所界定者)之股份、相關股份及債權證中,擁有根據證券及期貨條例第352條須予備存的登記冊所記錄,或根據上市規則附錄十《上市發行人董事進行證券交易的標準守則》(「標準守則」)須知會本公司及香港聯交所的權益及淡倉。

管理合約

報告期內,本公司概無簽訂或存在任何與本公司全部或任何重大部分業務的管理及行政有關的合約。

PERMITTED INDEMNITY PROVISION

Subject to the applicable laws and the coverage of the director liability insurance the Company placed for the Directors, every Director shall be entitled to be indemnified against all costs, charges, losses, expenses and liabilities incurred by him or her in the execution and discharge of his or her duties or in relation thereto. Such provisions were in force during the course of the year ended 31 December 2020 and remained in force as of the date of this report.

EMPLOYEES AND REMUNERATION POLICIES

As at 31 December 2020, the Group had a total of 3,882 employees (31 December 2019: 3,913 employees), of which are 1,950 employees of the Company (31 December 2019: 1,931 employees). Besides, the Company had a total of 92 dispatch staff (31 December 2019: 106). Remunerations of the employees of the Company are determined with reference to the prevailing market level as well as the performance, qualification and experience of individual employee. Discretionary bonuses based on individual performance will be paid to the employees as a recognition of and a reward for their contributions to the Company. Other employee welfares include contributions by the Company to the endowment insurance, medical insurance, unemployment insurance, work injury insurance, maternity insurance and housing fund.

EMOLUMENTS OF SENIOR MANAGEMENT

The emoluments before tax paid to the senior management of the Company whose names are listed in this report are set out by band as follows:

RMB0-500,000 人民幣 0-500,000 元 RMB500,001-1,000,000 人民幣 500,001-1,000,000 元 RMB1,000,001-1,500,000 人民幣 1,000,001-1,500,000 元 RMB1,500,001-2,000,000 人民幣 1,500,001-2,000,000 元 RMB2,000,001-2,500,000 人民幣 2,000,001-2,500,000 元

STAFF RETIREMENT SCHEME

Details of staff retirement scheme of the Group are set out in Note 32 to the Consolidated Financial Statements.

獲準許的彌償條文

在適用法律的規限下及在本公司為董事投保的董事責任保險範圍內,本公司董事有權獲彌償其在執行及履行職責時引致或與此有關的所有成本、收費、損失、費用及債務。此等條文於截至二零二零年十二月三十一日止年度期間有效,並於本報告日期亦維持有效。

僱員及薪酬政策

於二零二零年十二月三十一日,本集團共有3,882名僱員(二零一九年十二月三十一日:3,913名僱員),其中本公司有1,950名僱員(二零一九年十二月三十一日:1,931名僱員),此外,本公司另有派遣員工92名(二零一九年十二月三十一日:106名)。本公司僱員之薪金參照市場水平及有關僱員之表現、資歷和經驗而釐定,亦會按年內個人表現發放酌情獎金,以獎勵僱員對本公司作出之貢獻,其他僱員福利包括養老保險、醫療保險、失業保險、工傷保險、生育保險及住房公積金。

高級管理人員薪酬

載列於本報告中的本公司高級管理人員稅前薪酬按等級劃分的情況如下:

	2020	2019
	number of	number of
senior ma	nagement	senior management
	人數	人數
	_	_
	5	8
	1	1
	1	_
	-	1

退休金計劃

本集團退休金計劃詳情載於合併財務報表附註32。

STAFF QUARTERS

For the year ended 31 December 2020:

- 1. the Company did not provide quarters to any of its staff (2019: nil);
- 2. the Company made annual contributions to the housing fund based on certain percentages of the salaries for employees in compliance with relevant regulations; and
- 3. the Company provided housing allowance to its staff at an average of RMB80 per person per month (2019: RMB80 per person per month) in compliance with relevant regulations.

INDEPENDENT AUDITORS

The accompanying financial statements of this report were audited by PricewaterhouseCoopers. The Company did not change its independent auditors in any of the past three years. The Audit Committee was satisfied with the work of the independent auditors, their independence and objectivity. PricewaterhouseCoopers and PricewaterhouseCoopers Zhong Tian LLP were proposed by the Board to be respectively reappointed as the overseas auditor and domestic auditor of the Company for the year of 2021 which is subject to approval at the 2020 AGM.

By the Order of the Board

Tong Ren Tang Technologies Co. Ltd. Gu Hai Ou

Chairman

Beijing, the PRC 26 March 2021

員工宿舍

本公司於截至二零二零年十二月三十一日止年度:

- 1、 並無向員工提供任何員工宿舍(二零一九年:無);
- 2、 按規定每年為員工按工資的一定比例向住房公積金計劃供款;及
- 3、 按規定向員工提供住房補貼每人每月平均為人民幣80元(二零一九年:每人每月平均人民幣80元)。

獨立核數師

本報告隨附的財務報表是由羅兵咸永道會計師事務所審核。本公司於過去三年內任何一年均未更換獨立核數師。審核委員會對獨立核數師的工作、其獨立性及客觀性均感滿意。董事會建議分別續聘羅兵咸永道會計師事務所及普華永道中天會計師事務所(特殊普通合夥)為本公司二零二一年度之境外核數師和境內核數師(待二零二零年度股東週年大會批准)。

承董事會命 北京同仁堂科技發展股份有限公司 顧海鷗 董事長

中國北京, 二零二一年三月二十六日

Report of the Supervisory Committee 監事會報告

To the Shareholders:

The supervisory committee of Tong Ren Tang Technologies (the "Supervisory Committee") has executed its duties and powers earnestly, safeguarded the rights and interests of the shareholders as well as the interests of the Company, complied with the principle of good faith, took the initiative in carrying out its work in a reasonable, cautious and diligent manner pursuant to the provisions of the Company Law of the PRC, relevant laws and regulations of Hong Kong and the Articles of Association.

During the year, the Supervisory Committee reviewed cautiously the operation and development plans of the Company and put forward reasonable suggestions and opinions to the Board. It also strictly and effectively monitored and supervised the significant policies and specific decisions made by the management of the Company to ensure that they were in compliance with the laws and regulations of the PRC and the Articles of Association, and in the interests of the Company's shareholders.

The Supervisory Committee have reviewed earnestly and approved the report of the Board, audited financial statements and the dividend payment proposal to be presented by the Board at the forthcoming 2020 AGM. We are of the opinion that the Directors, general manager and other senior management of the Company have strictly complied with the principle of good faith, and have worked diligently, exercised their authority faithfully in the best interests of the Company, and executed various tasks pursuant to the Articles of Association so that the Company is operated within the regulatory framework, and the internal control regime is increasingly improving. The transactions between the Company and associated companies were executed on terms in the interests of the shareholders of the Company as a whole and at fair and reasonable prices. Up till now, none of the Directors, general manager or senior management of the Company has been found to have abused their authority, damaged the interests of the Company or infringed upon the interests of the shareholders and employees of the Company, or to have been in breach of any laws or regulations or the Articles of Association.

The Supervisory Committee is satisfied with the various tasks carried out by the Company in 2020 and the economic benefits generated therefrom. It has full confidence in the future development outlook of the Company.

By Order of the Supervisory

Committee

Tong Ren Tang Technologies Co. Ltd.
Su Li

Chairman

Beijing, the PRC 26 March 2021

Report of the Supervisory Committee (Continued) 監事會報告(續)

各位股東:

同仁堂科技監事會(「**監事會**」)遵照《中華人民共和國公司法》、香港有關法律、法規及公司章程的規定,認真履行職權,維護股東權益,維護本公司利益,遵守誠信原則,恪盡職守,合理謹慎、勤勉主動地開展工作。

在本年度內監事會對本公司的經營及發展計劃進行謹慎審核,並向董事會提出合理的建議和意見,對本公司管理層的重大決策及具體決定是否符合國家法律法規以及公司章程是否維護股東利益等,進行了嚴格有效的 監督。

監事會認真審閱並同意董事會擬提呈予二零二零年度股東週年大會的董事會報告、經審核的財務報告以及股息派發方案,認為董事會成員、本公司總經理及其他高級管理人員,嚴格遵守誠信原則,工作克勤盡職,真誠地以公司最大利益為出發點行使職權,能夠按照公司章程開展各項工作,運作較為規範,內部控制制度日趨完善。本公司與關連企業交易嚴格按符合本公司股東整體利益之條款及公平合理之價格執行。至今未發現董事、總經理及高級管理人員濫用職權、損害本公司利益及侵犯本公司股東和本公司員工權益之行為,亦未違反法例、規則或公司章程。

監事會對本公司二零二零年度各項工作和取得的經濟效益表示滿意,對公司未來的發展前景充滿信心。

承監事會命 北京同仁堂科技發展股份有限公司 蘇莉 監事長

中國北京, 二零二一年三月二十六日

Corporate Governance Report 企業管治報告

The Board believes that a good and steady framework of corporate governance is extremely important for the development of the Company. The Company has adopted the principles and standards contained in the Corporate Governance Code (the "Code") as set out in Appendix 14 to the Listing Rules as the Company's standards, and combined them with its own experience, aiming to establish a good corporate governance structure.

BOARD OF DIRECTORS

The Company's business and operation are led and authorized to be managed by the Board. Several powers shall be entrusted by the Board to the management, so that the management can formulate and implement the Company's scheme and operational planning, as well as conducting the Company's daily operation. The Board tries its best to monitor the performance of the management, while it is the management's responsibility to conduct the daily operation of the Company.

The Board has established four special committees, namely the Audit Committee, the Remuneration Committee, the Nomination Committee and the Strategy and Planning Committee, to supervise the specific affairs of the Company. According to the requirements of the Listing Rules and other related laws, the Board and the special committees shall discharge their respective duties in accordance with the well-established written terms of reference.

The Board convenes meetings regularly and when significant decision has to be made. The Board convened ten meetings in 2020 to discuss and decide major operational matters, financial matters and other matters of the Company as stipulated under the Articles of Association. Unless specifically noted, all of the Directors have attended the Board meetings, committee meetings, general meetings, and conferences between the Chairman and independent non-executive Directors during their tenures of office in the year of 2020. The attendance of Directors to the relevant meetings is set out as below:

Directors

董事

Executive Directors 執行董事

Gu Hai Ou *(Chairman)* 顧海鷗*(董事長)*Jin Tao^(Note 2) 金壽^(柱2)
Ma Guan Yu^(Note 2) 馬觀宇^(柱2)
Huang Ning ^(Note 2) 黃寧^(柱2)
Wu Le Jun^(Note 2) 吳樂軍^(柱2)
Wu Qian 吳倩
Wang Yu Wei 王煜煒
Fang Jia Zhi 房家志

Independent non-executive Directors 獨立非執行董事

Ting Leung Huel, Stephen 丁良輝 Chan Ching Har 陳清霞 Zhan Yuan Jing 詹原競

Note 1: All of the Directors attended in person rather than by proxy during the term of office.

Note 2: During the Reporting Period, Mr. Huang Ning and Mr. Wu Le Jun resigned as executive Directors of the Company, and Mr. Jin Tao and Mr. Ma Guan Yu were appointed as executive Directors with effect from 18 June 2020.

董事會認為,良好穩健之企業管治框架對於本公司之發展極其重要。本公司已採納上市規則附錄十四所載《企業管治守則》(「企業管治守則」)之原則及基準作為本公司的標準,同時結合本公司的經驗,旨在構建良好的企業管治架構。

董事會

本公司之業務及事務由董事會領導及授權處理。若干權力需由董事會委託予管理層,讓管理層制訂及實行本公司之策劃及營運計劃,以及進行本公司日常業務。董事會就此盡力監察管理層之表現,但進行本公司日常業務之責任則交由管理層。

董事會已成立四個專門委員會,分別為審核委員會、薪酬委員會、提名委員會及戰略與規劃委員會,以監察本公司特定方面之事務。按照上市規則規定及其他有關法律規定,董事會及專門委員會須根據妥善訂立之書面職權範圍工作。

董事會定期及於需要作出重大決策時召開全體會議。董事會於二零二零年共舉行了十次會議,討論和決定本公司的重大經營事項、財務事項及公司章程規定的其他事項。除特別註明外,各董事於二零二零年內均已出席在其任期內本公司舉行的全部董事會、專門委員會及股東大會,以及董事長與獨立非執行董事會議。各董事參與有關會議的詳情列載如下:

	The number of times of attendance/meeting ^(Mote 1) 出席次數/舉行會議次數 ^(註1)					
Board meeting	Audit Committee meeting	Remuneration Committee meeting	Nomination Committee meeting	Strategy and Planning Committee meeting	General meeting	Conference between the Chairman and independent non-executive Directors 董事長與
董事會會議	審核委員會 會議	薪酬委員會 會議	提名委員會 會議	戰略與規劃 委員會會議	股東大會	五字 改典 獨立非執行 董事會議
40.40		2/2	4.44	2/2	2 /2	4.44
10/10	-	2/2	1/1	2/2	3/3	1/1
4/10	-	_	-	-	1/3	_
4/10		_	_	_	1/3	_
6/10	_	_	_	_	2/3	_
6/10	_	_	-	_	2/3	_
10/10	-	_	-	2 /2	3/3	_
10/10	_	_		2/2	3/3	_
10/10	_	_	_	-	3/3	_
10/10	2/2	2/2	_	2/2	3/3	1/1
10/10	2/2	_	1/1	2/2	3/3	1/1
10/10	2/2	2/2	1/1	2/2	3/3	1/1

計1:每位董事均為親自出席其任期內之會議,未有委託出席會議之情況。

註2:於報告期內,黃寧先生和吳樂軍先生辭任本公司執行董事,金濤先生和馬觀宇先生獲委任為執行董事,自二零二零年六月十八日 起生效。

Composition of the Board of Directors

The Directors are elected at the general meetings for a term of office of three years, and can be re-elected when the term expires. The seventh session of the Board was first elected at the 2017 AGM with the term of office ending upon the conclusion date of the AGM to be convened in 2021. The Board has formulated the Board Diversity Policy. All appointments of the members of the Board are made on merit, in the context of the talents, skills and experience required for the Board to function as a whole. Every member with his/her own strengths are able to coordinate with each other and help strengthen the effectiveness of the Board.

Details about the resume of the Directors are set out on pages 98 to 101 of this report.

The independent non-executive Directors are independent from the management with solid experience in business or finance. They make recommendations to the Board and management on the strategic development of the Company, and provide balancing mechanism to protect the interests of shareholders and the Company as a whole.

One of the independent non-executive Directors has been serving for more than nine years. In a circular dispatched to the shareholders on 25 April 2018 regarding the re-election of the independent non-executive Director, the Company has confirmed the independence of the one person and set out the reason for his re-election pursuant to the provision of the Listing Rules. He was re-elected as the independent non-executive Director at the 2017 AGM by a separate resolution. Please refer to the circular of the Company dated 25 April 2018 and the announcement of the Company dated 12 June 2018 for details.

According to the requirements of the Listing Rules, the Company has received a written confirmation of the independence from each of such independent non-executive Directors for the year of 2020. The Company considers that all independent non-executive Directors are independent from the Company.

During the Reporting Period, the Board had complied with the minimum requirement of the Listing Rules in relation to the appointment of at least three independent non-executive Directors and the number of independent non-executive Directors being at least one-third of the members of the Board of Directors, as well as the requirement of having one independent non-executive Director with appropriate professional qualifications or accounting or related financial management expertise.

As is known to the Company, the Directors, Supervisors and senior management of the Company do not have any relationship among themselves in financial, business, family or other material aspects other than working relationship in the Company.

董事會組成

董事由股東大會選舉產生,任期三年,董事任期屆滿,可以連選連任。第七屆董事會首次由股東於二零一七年度股東週年大會上選舉產生,任期至二零二一年召開的股東週年大會之日止。董事會訂有《董事會成員多元化政策》,董事會成員的所有人均按董事會整體運作所需要的才能、技能及經驗水平而作出,他們各有所長並配合得宜,令董事會發揮成效。

董事的履歷詳情請參見本報告第98頁至第101頁。

獨立非執行董事均獨立於管理層,擁有豐富的業務或財務經驗,為本公司之策略發展向董事會及管理層提供意見,以及提供製衡措施以保障股東及本公司整體利益。

本公司一名獨立非執行董事任職超過九年,根據上市規則的規定,本公司已於二零一八年四月二十五日致股東的通函中就該名獨立非執行董事的重選列明其仍屬獨立人士及應獲重選連任之原因。於二零一七年度股東週年大會上,該人士已經以獨立決議案獲批准續聘為獨立非執行董事。詳情請見本公司日期為二零一八年四月二十五日之通函及二零一八年六月十二日之公告。

根據上市規則規定,本公司已獲得該等獨立非執行董事各自以書面確認其於二零二零年度相對於本公司的獨立性。本公司認為所有獨立非執行董事均獨立於本公司。

報告期內,董事會在任何時間均符合上市規則有關委任最少三名獨立非執行董事的最低規定,而且獨立非執 行董事人數至少佔董事會人數的三分之一,同時其中一名獨立非執行董事具備適當專業資格或會計或相關財 務管理專長。

就本公司所知,董事、監事及本公司的高級管理人員之間除在本公司的工作關係外,在財務、業務、家屬或其他重大方面無任何關係。

Board Diversity

The Company recognises and embraces the benefits of having a diverse Board, and sees diversity at the Board level as an essential element in maintaining a competitive advantage. Since 2013, the Company adopted and has been complying with the Board Diversity Policy.

A truly diverse Board will include and make good use of differences in the skills, regional and industry experience, background, gender and other qualities of the members of the Board. In determining the optimum and balanced composition of the Board, the Company will consider the above factors. All appointments are made on merit, in the content of the talents, skills and experience the Board as a whole requires to be effective.

The Nomination Committee of the Company reviews and assesses the composition of the Board and makes recommendations to the Board on appointment of new Directors. In reviewing and assessing the composition of the Board, the Nomination Committee will consider the benefits of all aspects of diversity (including but not limited to the aforementioned) in order to maintain an appropriate range and balance of talents, skills, experience and background on the Board.

Responsibilities of the Board and the Management

According to the requirements of the Articles of Association, the Board is responsible to the general meeting and exercises the following powers:

- to convene general meetings and report its work to the general meeting;
- to implement the resolutions of general meetings;
- to determine the Company's business plans and investment plans;
- to formulate the Company's plans on annual financial budgets and final accounts;
- to formulate the Company's profit distribution plans and plans on making up losses;
- to formulate the plans for increase or decrease of the registered capital of the Company and issue of corporate bonds;
- to formulate plans for merger, division and dissolution of the Company;
- to determine the establishment of the Company's internal management structure;
- to appoint or remove the manager of the Company and to appoint or remove the deputy manager and chief financial officer of the Company based on the nomination by the manager and to determine their remunerations;
- to formulate the basic management system of the Company;
- to formulate proposals for amendment to the Articles of Association; and
- to determine the establishment of specific committees and to appoint and remove the relevant persons in charge.

董事會成員多元化

本公司瞭解及認同具有多元化董事會成員的裨益,並視在董事會層面的多元化為維持競爭優勢的重要元素。二零一三年起,本公司採納並一直遵從《董事會成員多元化政策》。

一個真正多元化的董事會將包括具備不同才能、技能、地區及行業經驗、背景、性別及其他特質的董事會成員,並可加以利用。本公司在設定董事會成員組合時,會從以上多個方面考慮董事會成員多元化,以達致最適合組成和平衡。董事會成員的釐定乃按董事會整體運作所需要的才能、技能及經驗水平而作出。

本公司提名委員會審閱及評估董事會組成,並就委任本公司新董事向董事會作出推薦建議。在審閱及評估董事會組成時,提名委員會將考慮於各方面多元化的裨益(包括但不限於上文所述者),以維持適當範圍及平衡董事會成員的才能、技能、經驗及背景。

董事會與管理層職責

根據公司章程的規定,董事會對股東大會負責,具有下列職權:

- 負責召集股東大會,並向股東大會報告工作;
- 執行股東大會的決議;
- 決定本公司的經營計劃和投資方案;
- 制定本公司的年度財務預算方案、決算方案;
- 制定本公司的利潤分配和彌補虧損方案;
- 制定本公司增加或者減少註冊資本的方案以及發行公司債的方案;
- 擬定本公司合併、分立、解散的方案;
- 決定本公司內部管理機構的設置;
- 聘任或者解聘本公司經理,根據經理的提名,聘任或者解聘本公司副經理、財務負責人,決定其報酬事項;
- 制定本公司的基本管理制度;
- 制訂公司章程修改方案;及
- 決定專門委員會的設置和任免其有關負責人。

Pursuant to the provisions of the Code, the Board exercises the following powers in respect of corporate governance:

- to formulate and review the principles and policies of the Company's corporate governance;
- to review and monitor the implementation of corporate governance policies by the Company as a whole and to ensure compliance with statutory and regulatory requirements;
- to review the Company's compliance with the Code and other rules applicable;
- to approve the Company's annual corporate governance report and its publication on the websites of the Hong Kong Stock Exchange and the Company;
- to formulate, review and monitor the shareholder communication policy to ensure its effectiveness;
- · to review and monitor the training and continuous professional development of the Directors and senior management; and
- to handle other corporate governance issues that the Board shall be responsible for.

According to the requirements of the Articles of Association, the management is the executives of the Company, shall be accountable to the Board and exercises the following powers:

- to lead the Company's production, operation and management, and to organize the implementation of the Board's resolutions;
- to organize the implementation of the Company's annual business plans and investment plans;
- to draft plans for the establishment of the Company's internal management structure;
- to draft the Company's basic management system;
- to formulate the basic rules and regulations of the Company;
- to propose the appointment or dismissal of the Company's deputy manager(s) and chief financial officer;
- to appoint or dismiss management personnel other than those required to be appointed or dismissed by the Board; and
- to exercise other powers conferred under the Articles of Association and by the Board.

根據企業管治守則的規定,董事會在企業管治方面具有下列職權:

- 制定和檢討本公司的企業管治原則和政策;
- 檢討和監察本公司整體的企業管治政策落實水平,確保遵守法規和監管要求;
- 檢討本公司遵守企業管治守則及其他相關規則的情況;
- 批准本公司年度企業管治報告,並准予在香港聯交所網站和本公司網站披露;
- 制定、檢討和監察股東通訊政策,確保政策有效;
- 檢討和監察董事和高級管理人員的培訓和持續專業發展;及
- 董事會應負責的其他企業管治事宜。

根據公司章程的規定,管理層是本公司的執行層,對董事會負責,具有下列職責:

- 主持本公司的生產經營管理工作,組織實施董事會決議;
- 組織實施本公司年度經營計劃和投資方案;
- 擬訂本公司內部管理機構設置方案;
- 擬訂本公司的基本管理制度;
- 制定本公司的基本規章;
- 提請聘任或者解聘公司副經理、財務負責人;
- 聘任或者解聘除應由董事會聘任或者解聘以外的負責管理人員;及
- 公司章程和董事會授予的其他職權。

Chairman of the Board and General Manager

Mr. Gu Hai Ou is the Chairman of the Board and Mr. Wang Yu Wei is the general manager of the Company. The Chairman of the Board and the general manager of the Company are two clearly defined positions. The Chairman of the Board is responsible for the operation of the Board while the general manager is in charge of day-to-day operational management. The Board formulated and approved the Terms of Reference of Chairman and General Manager, which sets out their respective duties and powers in written form.

Continuous Professional Development of Directors

The Directors should participate in continuous professional development to develop and update their knowledge and skills in order to ensure that they continue making contributions to the Board in an informed and appropriate manner. The Company is responsible for arranging appropriate training and providing relevant funding with appropriate emphasis on the roles, functions and duties of a director of the Company. During the Reporting Period, all Directors were arranged to learn about the ongoing obligations of the Directors, laws and regulations, ESG regulations, corporate governance and other requirements, and gained a deeper understanding of supervision and standardized operations of listed companies. The Company also published appointment rules and memorandum of duties to all new Directors so as to ensure continuous compliance in their performance of duties. In addition, the Directors also participated in relevant training or studied reading materials according to their actual needs for performance of duties. These materials included information in respect of Communist Party construction, safe production and risk prevention, etc., which effectively facilitated the improvement of duty performance.

Directors' Training

董事培訓情況

Directors

董事

Executive Directors 執行董事

Gu Hai Ou *(Chairman)* 顧海鷗*(董事長)*Jin Tao^(Note 1) 金濤^(註1)
Ma Guan Yu^(Note 1) 馬觀宇^(註1)
Huang Ning^(Note 1) 黃寧^(註1)
Wu Le Jun^(Note 1) 吳樂軍^(註1)
Wu Qian 吳倩
Wang Yu Wei 王煜煒
Fang Jia Zhi 房家志

Independent non-executive Directors 獨立非執行董事

Ting Leung Huel, Stephen 丁良輝 Chan Ching Har 陳清霞 Zhan Yuan Jing 詹原競

Note 1: During the Reporting Period, Mr. Huang Ning and Mr. Wu Le Jun resigned as executive Directors of the Company, and Mr. Jin Tao and Mr. Ma Guan Yu were appointed as executive Directors with effect from 18 June 2020.

董事長及總經理

董事長及總經理分別由顧海鷗先生及王煜煒先生擔任,為兩個明確劃分的不同職位。董事長負責董事會的運作,而總經理負責本公司的日常業務管理。董事會制定並批准了《董事長與總經理各自職權範圍》,以書面列明各自職權。

董事持續專業發展

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信息及切合所需的情況下對董事會作出貢獻。本公司負責安排合適的培訓並提供相關經費,以及適切著重本公司董事的角色、職能及責任。報告期內,所有董事均獲安排學習了有關董事持續責任、法律法規監管、ESG監管及企業管治等方面的規定,加深了對上市公司監管及規範運作的瞭解和掌握;本公司向新任董事發放了就任須知及責任備忘錄,以便於履職中持續合規。此外,董事根據自身實際履職需要,還各自參加了相關培訓或閱讀資料,學習了有關黨建、安全生產與風險防範等方面的資料,有效促進了履職水平的提高。

		Regulation of	
		Environment,	
		Social	
		Responsibility,	
	Legal/regulatory		Responsibilities
Other	requirements	Governance	of directors
其他	法律/監管規定	ESG監管	董事持續責任
~	✓	V	✓
V	✓	✓	✓
V	✓	~	✓
~	✓	✓	✓
~	✓	~	✓
~	V	V	✓
~	✓	/	✓
V	✓	V	V
V	✓	V	V
V	V	V	V
V	/	/	

註1: 於報告期內,黃寧先生和吳樂軍先生辭任本公司執行董事,金濤先生和馬觀宇先生獲委任為執行董事,自二零二零年六月十八日 起生效。

FINANCIAL REPORTING

The management provides members of the Board with updated information on a monthly basis, setting out relevant accounts data and financial position of the Company. This is to ensure Directors have sufficient information and knowledge about the Company's affairs to effectively fulfill their responsibilities and obligations.

The Directors acknowledged their responsibility for preparation of financial statements which shall give a true and fair view of the Company's financial situation, business performance and cash flows for the year. In preparing the financial statements for the year, the Directors have:

- 1. approved the adoption of the International Financial Reporting Standards;
- 2. selected and applied appropriate accounting policies;
- 3. made reasonable judgments and estimates; and
- 4. prepared the financial statements on a going concern basis.

The Board recognises the importance of good corporate governance, transparency and its accountability to shareholders, and it has presented a balanced, clear and understandable assessment in the annual and interim reports and other financial disclosures of the Company as required under the Listing Rules, and reports to regulators as well as information required to be disclosed pursuant to statutory requirements.

RISK MANAGEMENT AND INTERNAL CONTROL

The Board is responsible for evaluating and determining the nature and extent of the risks the Group is able to take in achieving its strategic goals, so as to ensure that the Group establishes and maintains reasonable and effective risk management and internal control systems, and oversees management in the design, implementation and monitoring of the risk management and internal control systems, and is also responsible for reviewing the effectiveness of the systems. Such systems are designed to manage rather than eliminate the risk of failure to achieve business objectives, and can only provide reasonable and not absolute assurance against material misstatement or loss. Meanwhile, the terms of reference of the Audit Committee cover its duties in respect of risk management, including supervision of relevant risk management system to ensure that the system conforms to the strategies and risk tolerance of the Group.

The Group has established its risk management and internal control system and issued relevant reports with reference to regulations and requirements including the Code of Corporate Governance, Corporate Risk Management Framework, Basic Rules for Enterprise Internal Control, the Guidelines for Corporate Internal Control Assessment, and the Supplementary Guidelines for Corporate Internal Control.

財務匯報

管理層每月向董事會成員提供更新資料,載列有關本公司的賬目資料、財務狀況等,確保董事對本公司事務 掌握足夠的資料和知識,以有效履行其職責和義務。

董事確認彼等編製財務報表之責任,財務報表須真實及公平地反映本公司於本年度之財務狀況、經營業績及現金流量。編製本年度之財務報表時,董事已:

- 1. 批准採納國際財務報告準則;
- 2. 選定及貫徹應用適當之會計政策;
- 3. 作出合理之判斷及估計;及
- 4. 按持續基準編製財務報表。

董事會知悉良好企業管治、透明及向股東負責之重要性,董事會已就本公司年度及中期報告及根據上市規則規定須予披露的其他財務資料、向監管者提交之報告以及根據法律規定須予披露之資料作出平衡、清晰及可理解的評審。

風險管理及內部監控

董事會負責評估及釐定本集團達成策略目標時所能夠接受的風險性質及程度,確保本集團設立及維持合理及有效的風險管理及內部監控系統,監督管理層對風險管理及內部監控系統的設計、實施及監察,並有責任檢討該等制度的有效性。該等系統旨在管理(而非消除)未能達成業務目標的風險,而且只能就不會有重大的失實陳述或損失作出合理而非絕對的保證。同時,審核委員會之職權範圍已涵蓋於風險管理方面的職責,包括監察相關風險管理系統確保該系統符合本集團的戰略及風險承受能力。

本集團參照《企業管治常規守則》、《企業風險管理框架》、《企業內部控制基本規範》、《企業內部控制評價指引》、《企業內部控制配套指引》等規定和要求,以搭建風險管理及內部監控系統及出具相關報告。

The Group has internal audit functions. A dedicated internal audit department will independently review the operation of each department of the Group on a regular basis to identify violation and risk, if any, and propose suggestions therefore to cope with the identified risks. The internal audit department organize comprehensive risk identification and streamline countermeasures within the scope of the Group, updates the Group's risk list and countermeasures on a semiannual basis, evaluates the overall effectiveness of risk management of the Group, suggests solutions accordingly (if necessary) and explains the critical findings and internal audit process and results to the Audit Committee with an independent report.

The Group adopts a three-level risk management and monitoring model comprising risk management, risk supervision and independent review, in order to identify, assess and manage material risks with the following procedures including formulation and implementation of strategy; risk identification, assessment and response; risk monitoring report and early warning; risk treatment; and supervision and evaluation of risk management. In case of material risk or serious internal monitoring omission, relevant units shall immediately report to the internal audit department and members of corporate management, who shall promptly hold a meeting to discuss treatment methods and finally approve the solutions for material risk or serious internal monitoring omission.

The Group has formulated a series of risk management and internal monitoring systems and relevant supporting operation guidelines. For instance, the Company has promulgated the Risk Management System, which institutionalized the operation of risk management system, and regulated and standardized the risk management. The Internal Audit System has been also in place to standardize internal audit work, improve internal control monitoring system, strengthen the mechanism for preventing risks in economic operations and foster the healthy and sustainable development of the Group. The Company enacted the Information Disclosure Management System to regulate the disclosure procedure of inside information and other types of information. With the aforesaid monitoring systems and guidelines, the Group has established a standard and effective risk management and internal monitoring systems so as to safeguard the assets of the Group and interests of shareholders.

MAJOR RISKS AND RESPONSE MEASURES

In 2020, the material risks listed by the Group included policy risk and operational risk. For the identified material risks, the Group has taken proactive measures to cope with various risks.

For the contingent risks from the emergencies in relation to "Tong Ren Tang" brand, the Group established a good brand protection emergency mechanism, in which the brand management department will cooperate with all relevant departments in monitoring and collecting information about the emergencies in relation to the "Tong Ren Tang" brand and set up countermeasures in a timely manner to effectively maintain the brand image.

本集團具有內部審核功能,由專門的內部審計部門定期獨立檢討本集團之運營,以辨識任何違規活動及風險,並提出相關建議,以應對所識別之風險。內部審計部門在本集團範圍內組織展開全面的風險識別以及應對措施的梳理,每半年更新本集團的風險清單和應對措施,評價本集團整體風險管理有效性,提出相應的處理方案(如需要),並以獨立報告形式向審核委員會闡釋任何關鍵發現及內部審核過程及結果。

本集團設立風險管理、風險監察、獨立檢討三道風險管理及監控模式,通過以下程序用以辨認、評估及管理 重大風險,包括:策略的制定與實施;風險的識別、評估、應對;風險監控報告與預警;風險的處理;風險 管理的監督與評價。當發現有重大風險及嚴重的內部監控缺失時,各相關單位將立即向內部審計部門及公司 管理層匯報,管理層及時組織召集會議研討解決辦法,最終批准重大風險及嚴重的內部監控缺失的解決方案。

本集團訂有一系列風險管理及內部監控制度及相關配套操作指引,例如,本公司已制定《風險管理制度》,從制度層面規範了風險管理體系的運行,使風險管理工作規範化、常態化:《內部審計管理規定》,以規範內部審計工作,完善內部控制監督系統,強化經濟運行風險防範機制,促進本集團健康、可持續發展:《信息披露管理規定》,以規範發布包括內幕消息在內之各類信息之程序。借助上述監控制度及指引,本集團得以建立規範、有效的風險管理及內部監控體系,保障本集團資產及股東利益。

主要風險及應對措施

二零二零年,本集團所列示的主要風險包括政策風險及經營風險。針對已識別出的主要風險,本集團已採取 積極措施以應對各類風險。

針對有關「同仁堂」 品牌的突發事件而給本集團帶來之不確定風險,本集團制定有品牌保護應急機制,由品牌管理部門聯合各相關單位,及時監控、收集有關「同仁堂」 品牌的突發事件,並制定應對措施,切實維護品牌形象。

For the increase in investment cost arising from safe production management and uncertainty risks due to potential safety hazards and safety accidents, the Group continued to strengthen safety training to enhance safety awareness of all employees, increased the frequency and intensity in elimination of potential hazards and supervision, ensured explicit division of labour and improved the effectiveness of potential hazards management; stepped up the input in fire safety and other areas, actively purchased liability insurance of safe production, so as to ensure both prevention and post-handling.

For the risks such as reduction in harvest of production materials, decline in quality of raw materials and market price fluctuations brought about by significant climate change or extreme disastrous weather, the Group has strengthened identification, assessment and supervision of impacts and risks of significant climate change on different businesses. Meanwhile, the Group pays close attention to the changes in market conditions and related industrial policies, and has built closer connection between procurement and production and sales, and maintained a reasonable inventory structure and appropriate strategic reserves to ensure maximum supply of required materials and avoid the risk of continual increases in prices brought about by an imbalance between supply and demand.

In view of the impact of the Epidemic on the production and operation, the Group strictly implemented the requirements for the Epidemic prevention and control issued by the nation and local government, timely guided and made deployment according to the Epidemic prevention and control situation, and ensured the safety and stability of production. Meanwhile, with the market demand and characteristics of the Group's products under the normalization of the Epidemic prevention and control, the Group actively formulated sales policies and put efforts in reducing the operational risk caused by the Epidemic.

The Board has reviewed the risk management and internal control system for the period from 1 January 2020 to 31 December 2020 at the Board meeting held on 26 March 2021. The special internal audit department and Audit Committee have reviewed the effectiveness of internal control systems of the Company and its subsidiaries covering financial, operational, compliance and risk management procedures.

In addition, the review of the Directors also took into account the adequacy of resources, staff qualification and experience, and training programs and the relevant budgets of the Group's accounting and financial reporting function. The Board is satisfied that the risk management and internal control system of the Group are working effectively, adequate and implemented on an ongoing basis for the year ended 31 December 2020. The Group will continue to improve the internal control system and strengthen the risk management function as necessary, so as to continuously optimize the risk management and internal control system.

針對安全生產管理投資成本增加及可能存在的安全隱患、安全事故而帶來的不確定性風險,本集團持續強化安全培訓,提高全員安全意識;加大隱患排查、監察的頻次和力度,確實保障責任落實到人,分工明確,提高隱患治理成效;加大消防安全等方面的投入力度,積極投保安全生產責任保險,實現事前預防和事後處理相結合。

針對重大氣候變化或出現極端災害天氣可能出現的生產物料採收量減少、原材料質量下降、市場價格波動等 風險,本集團加強重大氣候變化對各項業務產生的影響及風險識別、評估及監管,同時,及時關註市場行情 及相關產業政策變化,強化採購與生產、銷售之間的緊密銜接,保持合理庫存結構和適當的戰略性儲備,最 大限度保障所需物料的供應,及避免其價格因供需矛盾失衡而持續上升的風險。

針對疫情給本集團生產經營等方面帶來的影響,本集團嚴格貫徹落實國家及地方發佈的各項疫情防控工作要求,及時根據疫情防控形勢進行指導和部署,確保生產安全與穩定。同時,結合疫情防控常態化下的市場需求以及本集團產品特點,積極制定銷售政策,努力降低疫情帶來的經營風險。

董事會於二零二一年三月二十六日舉行的董事會會議上檢討了涵蓋二零二零年一月一日至二零二零年十二月 三十一日止期間之風險管理及內部監控系統事宜,透過專門的內部審計部門和審核委員會檢討本公司及其子 公司內部監控制度之效能,包括財務、營運、合規以及風險管理程序。

此外,董事之審閱亦會考慮本集團會計及財務匯報職能方面的資源、員工資歷及經驗是否足夠,以及培訓課程及有關預算是否充足。董事會確信,於截至二零二零年十二月三十一日止年度,本集團風險管理及內部監控系統是有效、足夠而且持續進行。本集團將持續於必要時改善其內部監控制度及強化風險管理功能,以不斷完善風險管理及內部監控系統。

AUDIT COMMITTEE

The Company has set up an Audit Committee with specific written terms of reference and duties pursuant to the relevant requirements of the Listing Rules and "A Guide For The Formation of An Audit Committee" complied by the Hong Kong Institute of Certified Public Accountants. Its primary duties are to review and monitor the completeness and effectiveness of the Company's financial information, risk management and internal control system, and review the Company's annual and interim results and other related documents.

The Audit Committee comprises the independent non-executive Directors, being Mr. Ting Leung Huel, Stephen, Ms. Chan Ching Har, Eliza and Mr. Zhan Yuan Jing, of which Mr. Ting Leung Huel, Stephen, the Chairman of the committee, possesses appropriate professional qualification and financial experience, which is fully complied with the requirements under Rule 3.21 of the Listing Rules.

During the year of 2020, the Audit Committee convened two meetings. The first meeting was held on 20 March 2020 to review and discuss the operating results, financial position and major accounting policies contained in the audited financial statements of the Group for the year ended 31 December 2019 as well as matters in relation to risk management, legal compliance and internal audit, and to listen to the result of audit reported by the auditors. The Audit Committee concluded the meeting with agreement to the contents of the 2019 annual report. The second meeting was held on 24 August 2020 to review and discuss the operating results, financial position and major accounting policies contained in the unaudited financial statements of the Group for the six months ended 30 June 2020 as well as matters in relation to risk management, legal compliance and internal audit. The Audit Committee concluded the meeting with agreement to the contents of the 2020 interim report.

In addition, the Audit Committee reviewed the effectiveness of the Company's financial control, internal control and risk management; made recommendation to the Board on matters relating to the reappointment of the auditors; and held separate meetings with the auditors to discuss matters relating to its audit fees and other issues arising from the audit.

At the meeting held on 23 March 2021, the Audit Committee reviewed and discussed the operating results, financial position and major accounting policies contained in the audited financial statements of the Group for the year ended 31 December 2020, as well as matters in relation to risk management, legal compliance and internal audit, and reviewed the effectiveness of risk management and internal control systems as well as internal audit, and to listened to the results of audit reported by the auditors. The Audit Committee concurred in the contents of the 2020 annual result and annual report.

審核委員會

本公司已根據上市規則有關規定及香港會計師公會編撰之「成立審核委員會指引」成立審核委員會,並書面 列示其職權及職責。其主要職責為審閱並監察本公司之財務資料、風險管理及內部監控系統之完整性與有效 性;審閱本公司之年度及中期業績等文件。

審核委員會現由獨立非執行董事丁良輝先生、陳清霞女士及詹原競先生組成,其中委員會主席丁良輝先生具備合適的專業資格和財務經驗,符合上市規則第3.21條的要求。

於二零二零年內,審核委員會已舉行了兩次會議。於二零二零年三月二十日舉行的第一次會議上,審核委員會審閱及討論本集團截至二零一九年十二月三十一日止年度之經審核財務報表的經營業績及財務狀況、主要會計政策,及有關風險管理、合法合規和內部審計事項,並聽取審計師對本公司審計結果之意見。審核委員會同意二零一九年年報的內容。於二零二零年八月二十四日舉行的第二次會議上,審核委員會審閱及討論本集團截至二零二零年六月三十日止六個月之未經審核財務報表的經營業績及財務狀況、主要會計政策及有關風險管理、合法合規和內部審計事項,審核委員會同意二零二零年中期報告的內容。

此外,審核委員會檢討了本公司的財務監控、內部監控及風險管理的有效性;就續聘核數師的相關事宜向董事會提供建議;召開與核數師單獨之會議,討論與審核費用有關的事宜以及其他與審計工作相關的事宜。

於二零二一年三月二十三日舉行的會議上,審核委員會審閱及討論了本集團截至二零二零年十二月三十一日止年度之經審核財務報表的經營業績及財務狀況、主要會計政策,及有關風險管理、合法合規和內部審計事項,同時,檢討了風險管理及內部監控系統以及內部審核功能的有效性,並聽取核數師對本公司審計結果之意見。審核委員會同意二零二零年年度業績及年報的內容。

REMUNERATION COMMITTEE

The Company has established the Remuneration Committee according to the relevant provisions of the Listing Rules with specific written terms of reference and duties. Its primary duties are to make proposals to the Board with respect to the overall remuneration policy and framework for Directors, Supervisors and senior management of the Company and the establishment of formal and transparent procedures for formulating the remuneration policy.

The Remuneration Committee is chaired by Mr. Zhan Yuan Jing, an independent non-executive Director and the members comprise an executive Director, Mr. Gu Hai Ou, and an independent non-executive Director, Mr. Ting Leung Huel, Stephen, which is in compliance with the requirement of the Listing Rules that independent non-executive directors shall form the majority of the remuneration committee.

According to Rule B.1.2 of the Code, the Remuneration Committee of the Company makes proposals to the Board with respect to the remuneration packages for individual executive Directors and senior management, including non-monetary benefits, pension rights and compensation (including the compensation for the loss or termination of office or appointment). The exact amount shall be determined by the Board according to the general meeting's authorisation.

During the year of 2020, two meetings have been held by the Remuneration Committee. At the meeting held on 20 March 2020, the Remuneration Committee reviewed and discussed the matters including the Directors', Supervisors' and senior management's emoluments for the year ended 31 December 2019 as well as the Directors' and Supervisors' relevant service contracts. At the meeting held on 18 June 2020, the Remuneration Committee discussed matters including the remuneration and related services contracts of newly appointed Directors, and made recommendations to the Board.

NOMINATION COMMITTEE

The Company has established the Nomination Committee with specific written terms of reference and duties according to the relevant provisions of the Listing Rules. Its primary duties include (among others):

- i. reviewing the framework, size and composition including skills and professional knowledge of the Board on a regular basis and making proposals to the Board in respect of any proposed change;
- ii. reviewing the Board diversity policy regularly, including but not limited to gender, age, cultural and educational background as well as professional experience, and reviewing any measurable objectives that it has set for implementing the Board diversity policy and progress on achieving those objectives; and
- iii. identifying individuals suitably qualified to become Board members and selecting or making recommendations to the Board on the selection of individuals nominated for directorships.

薪酬委員會

本公司已根據上市規則有關規定成立薪酬委員會,並書面列明其職權及職責。其主要職責是就本公司董事、 監事及高級管理人員的整體薪酬政策及架構,以及就制訂該等薪酬政策而設立正規而具透明度的程序,向董 事會提出建議。

薪酬委員會由獨立非執行董事詹原競先生任主席,成員包括一名執行董事顧海鷗先生及一名獨立非執行董事 丁良輝先生,符合上市規則規定薪酬委員會中獨立非執行董事佔大多數的要求。

根據企業管治守則第B.1.2條之規定,本公司由薪酬委員會向董事會建議個別執行董事及高級管理人員的薪酬 待遇,包括非金錢利益、退休金權利及賠償金額(包括喪失或終止職務或委任的賠償),具體數額由董事會根 據股東大會的授權確定。

於二零二零年內,薪酬委員會舉行了兩次會議。於二零二零年三月二十日舉行的會議上,薪酬委員會審閱及討論本公司截至二零一九年十二月三十一日止年度之董事、監事及高級管理人員薪酬狀況以及審閱及討論本公司董事及監事的相關服務合約等事宜。於二零二零年六月十八日舉行的會議上,薪酬委員會討論本公司新任董事之薪酬,及相關服務合約等事宜,並向董事會提出建議。

提名委員會

本公司已根據上市規則有關規定成立提名委員會,並書面列明其職權及職責。其主要負責(其中包括):

- i. 定期檢討董事會結構、規模及組成(包括技能及專業知識),並就任何變動建議向董事會提出推薦意見;
- ii. 定期檢討董事會多元化,包括(但不限於)性別、年齡、文化及教育背景及專業經驗,檢討為執行董事會 多元化政策而定的任何可計量目標及達目標進度;及
- iii. 物色具備合適資格擔任董事會成員之個別人士,並挑選或就挑選提名董事之個別人士向董事會提出推薦 意見。

The Nomination Committee is chaired by Mr. Gu Hai Ou, the executive Director and the Chairman of the Board and the members comprise two independent non-executive Directors, namely Ms. Chan Ching Har, Eliza and Mr. Zhan Yuan Jing, which is in compliance with the requirement of the Listing Rules that independent non-executive directors should form the majority of the Nomination Committee.

Factors set out in Rule 3.13 of the Listing Rules shall be considered by the Nomination Committee while assessing the independence of the independent non-executive Directors.

During the year of 2020, one meeting was held by the Nomination Committee. At the meeting held on 20 March 2020, the Nomination Committee reviewed and discussed the structure, size and composition of the Board. The Nomination Committee nominate candidates for Directors to the Board. The Committee nominated Mr. Jin Tao and Mr. Ma Guan Yu as executive Directors of the Company to the Board for it to consider and make recommendation for election as an executive Director of the Company at the general meeting.

The Nomination Committee recommends candidates for nomination to the Board, which approves the final choice of candidates, and the Board submits to the general meeting of shareholders for approval. The Board has adopted written policy for the nomination of new directors. In evaluating and selecting candidates for directorship, the criteria to be taken into account when considering the suitability of a candidate shall be his or her ability to devote sufficient time and attention to the affairs of the Company and contribute to the diversity of the Board as well as the effective carrying out by the Board of the responsibilities.

In addition, the Nomination Committee assessed the independence of the independent non-executive Directors; and reviewed the adequacy of time devoted by Directors in performing their duties.

The Nomination Committee also attaches importance to the diversity of Board composition, which is believed to be beneficial for the Board as well as the Company. The Company established a policy in respect of the diversity of the Board Composition. In reviewing and evaluating the Board composition and making recommendations to the Board on appointment of new Directors, the Nomination Committee shall take account of the benefits of diversity in various aspects as well as the factors including integrity of relevant persons, their accomplishments and the time they can devote to the Company, in order to maintain an appropriate scope and the balance between expertise, skills, experience and background of the Board members. The Nomination Committee will make discussion to agree upon all the measurable targets to realize the diversity of Board composition each year, including but not limited to genders, ages, culture and educational backgrounds and professional experiences, and propose relevant targets to the Board for adoption.

提名委員會現由執行董事及董事長顧海鷗先生任主席,成員包括兩名獨立非執行董事陳清霞女士及詹原競先生,符合上市規則規定提名委員會中獨立非執行董事佔大多數的要求。

提名委員會在評估獨立非執行董事的獨立性時,會考慮《上市規則》第3.13條所載因素。

於二零二零年內,提名委員會舉行了一次會議。於二零二零年三月二十日舉行的會議上,提名委員會審閱及討論本公司董事會的架構、人數及組成等事宜,並向董事會提名董事候選人,建議董事會選舉金濤先生、馬觀宇先生出任本公司執行董事候選人,以供董事會考慮及向股東推薦於股東大會上選任為本公司之執行董事。

提名委員會向董事會推薦提名候選人,由董事會通過最終人選,並由董事會提交股東大會批准。董事會已採納提名新董事的書面政策。於評估及篩選董事候選人時,用於考慮候選人是否合適的標準,應視乎其能否投入足夠時間專註於本公司事務及對董事會成員多元化作出貢獻,以及使董事會能有效履行其職責等。

此外,提名委員會評估了本公司獨立非執行董事的獨立性;以及檢討董事履職時間是否充足。

提名委員會亦重視董事結構多元化,並相信多元化組成對董事會及本公司十分有利。本公司訂有董事會成員 多元化政策。提名委員會在審閱及評估董事會組成,並就委任本公司新董事向董事會作出推薦建議時,會考 慮於各方面多元化的裨益,及有關人士的誠信、成就以及其可投入的時間等條件,以維持適當範圍及平衡董 事會成員的才能、技能、經驗及背景。提名委員會每年作出討論及協定為達致董事會成員多元化的所有可計 量目標,包括(但不限於)性別、年齡、文化及教育背景及專業經驗,並向董事會建議有關目標以供採納。

STRATEGY AND PLANNING COMMITTEE

The Company has set up a Strategy and Planning Committee, with specific written terms of reference and duties. Its primary duties are to conduct research and evaluation on the performance of the strategic planning of the Group's mid-and-long-term development, investment and financing plans, comprehensive budget management, brand protection, legal construction and product safety, and to make recommendations to the Board.

The Strategy and Planning Committee is chaired by Mr. Gu Hai Ou, the executive Director and the Chairman of the Board, and the members comprise one executive Director, namely Mr. Wang Yu Wei, and three independent non-executive Directors, namely Mr. Ting Leung Huel, Stephen, Ms. Chan Ching Har, Eliza and Mr. Zhan Yuan Jing.

During the year of 2020, two meetings have been held by the Strategy and Planning Committee, which was on 20 March 2020 and 25 August 2020, each meeting reviewed and discussed matters on strategy and planning, legal system, brand protection and other special matters of the Group for annually and semi-annually work plan and reports, respectively.

COMPLIANCE WITH THE CODE

For the year ended 31 December 2020, the Company had always strictly complied with the code provisions contained in the Code.

During the year of 2020, the Board reviewed the Company's compliance with the Code and other related rules, formulated and revised the rules in respect of the corporate governance, and approved the Company's annual corporate governance report and its publication on the websites of the Hong Kong Stock Exchange and the Company.

DIRECTORS' AND SUPERVISORS' DEALINGS IN SECURITIES

The Company has adopted a Code of Conduct formulated on the basis of the Model Code regarding securities transactions by the Directors and Supervisors on terms no less exacting than the required standards contained in the Model Code. Having made specific enquiry to all the Directors and Supervisors, all of them confirmed that they had strictly complied with the required standards set out in the Model Code and the Code of Conduct of the Company in the year ended 31 December 2020.

INDEPENDENT AUDITOR'S REMUNERATION

PricewaterhouseCoopers and PricewaterhouseCoopers Zhong Tian LLP were the overseas auditor and domestic auditor of the Company respectively for the year ended 31 December 2020. Other than annual auditing services, they also provided non-audit services for the other members of the Group.

The independent auditors' remuneration in respect of its audit and non-audit services for the year ended 31 December 2020 is set out in Note 26 to the Consolidated Financial Statements.

戰略與規劃委員會

本公司已成立戰略與規劃委員會,並書面列明其職權及職責。其主要職責是對本集團中、長期發展戰略規劃、投融資計劃、全面預算管理、品牌保護、法治建設、產品安全等領域的表現進行研究、評估並向董事會提出建議。

戰略與規劃委員會由執行董事及董事長顧海鷗先生任主席,成員包括一名執行董事王煜煒先生和三名獨立非 執行董事丁良輝先生、陳清霞女十及詹原競先生。

二零二零年內,戰略與規劃委員共召開兩次會議。於二零二零年三月二十日及二零二零年八月二十五日舉行的會議上,戰略與規劃委員會審閱及討論本集團戰略與規劃、法治建設、品牌保護等專題的年度/半年度工作計劃及報告。

遵守企業管治守則

截至二零二零年十二月三十一日止年度,本公司一直嚴格遵守企業管治守則之守則條文。

於二零二零年度,董事會根據企業管治守則的規定檢討本公司遵守企業管治守則及其他相關規則的情況;制定及修訂了有關企業管治規定;批准本公司年度企業管治報告並同意在香港聯交所和本公司網站披露。

董事及監事的證券交易

本公司已就董事及監事進行的證券交易,採納了一套根據標準守則而制定的操守守則。本公司現時採納的守則所載條款不低於標準守則的規定。經對全體董事及監事做出詳盡查詢後,彼等確認於截至二零二零年十二月三十一日止年度期間均嚴格遵守標準守則及本公司操守守則的規定。

獨立核數師酬金

羅兵咸永道會計師事務所及普華永道中天會計師事務所(特殊普通合夥)分別為本公司截至二零二零年十二月三十一日止年度之境外核數師和境內核數師。除年度核數外,其亦為本集團內其他公司提供非核數服務。

截至二零二零年十二月三十一日止年度之獨立核數師核數及非核數酬金載於合併財務報表附註26。

SHAREHOLDER'S RIGHTS AND INVESTOR RELATIONS

The Board and senior management recognise that they represent the interests of all shareholders and that they need to enhance the value of the Company in full force. The major rights enjoyed by shareholders and how to enforce them are highlighted in the chapters of "Shareholders' Rights and Obligations" and "Shareholders' General Meetings" of the Articles of Association.

The Company attaches great importance to the communication with the shareholders and investors. The Company uses a number of channels to account for the performance and operations of the Company to shareholders, particularly our periodical reports such as annual and interim reports. In addition to delivering circulars, announcements and financial reports to our shareholders, the Company also publishes its corporate information on its website (http://www.tongrentangkj.com) by electronic means. The general meeting provides a good opportunity for the communication between the Board and Company's shareholders. The Company regards the general meeting as an important event and all Directors, Supervisors, senior management and the Chairmen of the Audit Committee, the Remuneration Committee and the Nomination Committee should make an effort to attend and answer questions raised by the shareholders. The Company made great efforts to hold conferences and/or conference calls, as well as arranged field trips for investors. In the meantime, the Company organized non-trading road shows at least twice a year after releasing the results announcement and answered questions about the results and business development of the Group.

The Company encourages the shareholders to involve in the Company's affairs and to discuss the business and prospects of the Company directly at the AGMs or extraordinary general meetings.

Pursuant to the Articles of Association, two or more shareholders together holding 10% or more of the shares conferring the right to vote at extraordinary general meeting can sign and submit one or more written requests in the same format and content to the Board to request the convening of an extraordinary general meeting, with the issues to be discussed clearly stated. The Board shall convene an extraordinary general meeting as soon as possible upon receiving such written request(s). If the Board fails to issue a convening notice within 30 days after the receipt of such written request(s), the shareholders making the request may convene an extraordinary general meeting on their own within four months after the Board's receipt of such request(s). The procedure for convening the meeting shall be consistent with that for convening shareholder meetings by the Board to the greatest extent possible.

At the AGM convened by the Company, shareholders holding 5% or more of the total voting shares shall have the right to make new proposals to the Company in writing. The Company shall incorporate the issues raised in the proposal that fall within the terms of reference of the general meeting into the meeting agenda.

Enquiries may be made to the Board either by contacting the Company Secretary through office and mailing address (No. 20 Nansanhuan Zhonglu, Fengtai District, Beijing, the PRC) or directly by raising questions at the AGMs or extraordinary general meetings.

股東權利及投資者關係

董事會和高級管理人員知悉其代表全體股東的利益及需竭盡所能提升公司價值。公司章程中「股東的權利和義務」、「股東大會」兩章重點説明了股東所享有的主要權利以及權利實現的方式。

本公司十分重視與股東和投資者的溝通,本公司透過多個渠道向股東交代公司的表現和運營情況,特別是年報、中期報告等定期報告。除向股東派發通函、通告及財務報告外,本公司亦透過公司網站(http://www.tongrentangkj.com),以電子方式發佈公司資料。股東大會亦為董事會和股東溝通良機,本公司視其為一項重要活動,所有董事、監事、高級管理人員以及審核委員會、薪酬委員會、提名委員會主席均盡量出席,並回答股東的提問。本公司盡可能與投資者會面及/或舉行電話會議,並為投資者安排實地參觀。同時,本公司至少每年兩次於發布業績公告後安排非交易路演,回答有關本集團業績及業務發展的提問。

本公司鼓勵股東參與本公司的事務,在股東週年大會或股東特別大會上直接討論本公司的業務和前景。

根據公司章程的規定,合計持有在擬舉行的股東特別大會上有表決權的股份百分之十以上(含百分之十)的兩個或者兩個以上的股東,可以簽署一份或者數份同樣格式內容的書面要求,提請董事會召集股東特別大會,並闡明會議的議題,董事會在收到前述書面要求後應當盡快召集股東特別大會。如果董事會在收到前述書面要求後三十日內沒有發出召集會議的通知,提出該要求的股東可以在董事會收到該要求後四個月內自行召集會議,召集的程序應當盡可能與董事會召集股東會議的程序相同。

本公司召開股東週年大會,持有本公司有表決權的股份總數百分之五以上(含百分之五)的股東,有權以書面 形式向公司提出新的議案,本公司應當將提案中屬於股東大會職責範圍內的事項,列入該次會議的議程。

如欲向董事會作出相關查詢,可透過本公司辦公及通訊地址(中國北京市豐台區南三環中路20號)聯絡公司秘書,或於股東週年大會或股東特別大會上直接提問。

Dividend Distribution Policy

The Company has formulated a dividend distribution policy, which aims at providing sustainable and stable dividends to the shareholders of the Company, and sets out the principles and guidelines for the Board of the Company in determining dividends.

The Company may distribute semiannual or annual dividends to shareholders in such form as the Board deemed appropriate (e.g, cash or stocks), and shall maintain the continuity and stability of the dividend distribution policy. At the same time, the following factors of the Company should be taken into account:

- a) operations and profits;
- b) actual and expected financial position;
- c) cash flow;
- d) capital expenditure;
- e) future development needs;
- f) any other conditions or factors that the Board may consider relevant.

Sticking to the principle of sustainable returns to the shareholders, the Company has been distributing cash dividends each year since its listing. As at 31 December 2020, the Company has distributed cash dividends totaling over RMB2.4 billion. Set out below are the net profits attributable to owners of the Company (as previously stated) and the total amount of cash dividends since the Company's listing.

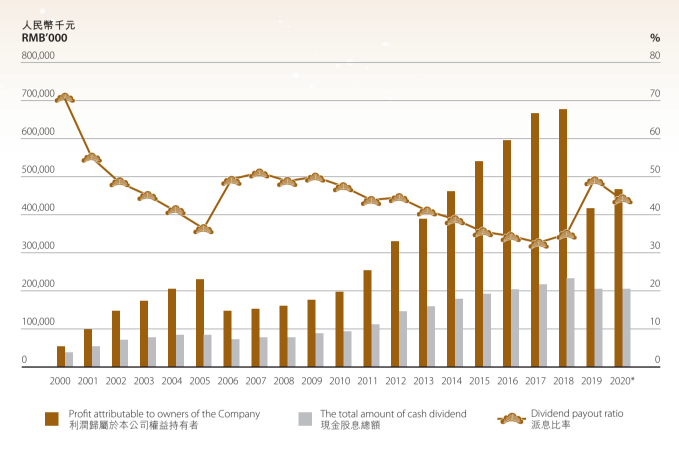
股息分配政策

本公司制定股息分配政策,旨在向本公司股東提供持續、穩定的股息,並載列本公司董事會釐定股息時的原則和指引。

本公司可採取董事會認為合適的方式(如,現金、股票)向股東分配半年度或年度股息,並應當保持股息分配政策的連續性及穩定性。同時應兼顧本公司如下因素:

- a) 營運及利潤;
- b) 實際及預期財務狀況;
- c) 現金流量;
- d) 資本開支;
- e) 未來發展需求;
- f) 董事會可能認為有關的任何其他條件或因素。

自上市以來,本著持續回報股東的原則,本公司每年均派發現金股息,截至二零二零年十二月三十一日止,本公司累計已派發現金股息超過人民幣24億元。下表列示了本公司自上市以來歷年的歸屬於本公司所有者的淨利潤(原呈列)以及現金股息總額。



- * The cash dividend for the year 2020 is subject to the shareholders' approval at the 2020 AGM.
- * 二零二零年度現金股息尚待二零二零年度股東週年大會批准。

ARTICLES OF ASSOCIATION

During the Reporting Period, the Board of the Company, in accordance with relevant requirements and the actual situation of the Company, and in order to further improve the level of corporate governance, amended the Articles of Association. The related amendments were reviewed and approved at the shareholders' general meetings of the Company held on 17 February 2020 and 18 June 2020. For details, please refer to the announcements dated 4 November 2019, 17 February 2020, 28 April 2020, and 18 June 2020, the circulars dated 31 December 2019 and 29 April 2020 and the Articles of Association of the Company dated 17 February 2020 and 18 June 2020 published by the Company on the websites of the Hong Kong Stock Exchange and the Company.

公司章程

報告期內,為進一步提高公司治理水平,本公司董事會根據相關規定以及本公司實際情況,對公司章程作出修訂,相關修訂已於二零二零年二月十七日及二零二零年六月十八日舉行之股東大會上獲審議批准。具體修訂詳情請參閱本公司刊發於香港聯交所及本公司網站的日期為二零一九年十一月四日、二零二零年二月十七日、二零二零年四月二十八日及二零二零年六月十八日之公告、日期為二零一九年十二月三十一日及二零二零年四月二十九日之通函及日期為二零二零年二月十七日及二零二零年六月十八日之公司章程。

Directors, Supervisors and Senior Management 董事、監事及高級管理人員

EXECUTIVE DIRECTORS

Mr. Gu Hai Ou, aged 55, is a licensed pharmacist and a researcher with a master's degree in medical science. He was formerly the director of the Company, the vice general manager, the chief engineer, the chairman and director of the Board of Tong Ren Tang Ltd.. Mr. Gu Hai Ou is currently the vice general manager and member of Standing Committee of Party Committee of Tong Ren Tang Holdings, and the vice president of the China Association of Traditional Chinese Medicine. Mr. Gu was appointed as a Director at the 2018 AGM of the Company.

Mr. Jin Tao, aged 52, holds a postgraduate degree. Mr. Jin successively served as the deputy director of the Administrative Office of the General Office of the People's Government of Beijing Municipality, the chief of the Confidentiality Department and the chief of the Conference Department. Mr. Jin currently serves as the general manager assistant of Tong Ren Tang Holdings. Mr. Jin was appointed as a Director at the 2019 AGM of the Company.

Mr. Ma Guan Yu, aged 39, holds a postgraduate degree and is a second-level legal adviser to state-owned enterprises. Mr. Ma successively served as chairman assistant of Beijing Bohuai Real Estate Development Co., Ltd. and Beijing Boyu Construction Engineering Co., Ltd., corporate legal consultant of Beijing Uni.-Construction Group Co., Ltd., general manager assistant and general counsel of Beijing Uni.-Construction Sixth Development Construction Co., Ltd., general counsel of Beijing Uni.-Construction Landmark Co., Ltd. and Beijing Uni.-Construction Real Estate Co., Ltd. Mr. Ma currently serves as the deputy director (department head) of the Legal Affairs Department (Brand Risk Control Department) of Tong Ren Tang Holdings. Mr. Ma was appointed as a Director at the 2019 AGM of the Company.

Ms. Wu Qian, aged 47, is a pharmacist-incharge and licensed pharmacist with a bachelor's degree. Ms. Wu formerly served as a deputy office director of Beijing Tong Ren Tang Medicinal Materials Co., Ltd., a deputy director of the general office of the Party Committee and a deputy head of the publicity department, a deputy director of the office of labour union of Tong Ren Tang Holdings, the office director, deputy secretary of the general Party Branch at the head office, the secretary of the general Party Branch at the head office of Tong Ren Tang Ltd., the director of the general office of Tong Ren Tang Holdings. Ms. Wu currently serves as the Dean of Beijing Tong Ren Tang Institute of Education, the Party Branch secretary and the Party Committee secretary of China Beijing Tong Ren Tang (Group) Company of the Communist Party of China. Ms. Wu was appointed as a Director at the 2017 AGM of the Company.

Mr. Wang Yu Wei, aged 54, is a senior engineer with a postgraduate qualification. He formerly served as the deputy officer of the new technology development center and the deputy factory manager of Factory 2 of Beijing Tong Ren Tang Pharma, the assistant to the general manager and the deputy general manager of the Company. He is currently the general manager of the Company, the Chairman of Tong Ren Tang Technologies Tangshan, Tong Ren Tang Tangshan Healthcare and the director of Chinese Medicine Group. He is also a member of the 14th, 15th and 16th NPC of Fengtai District, Beijing. Mr. Wang was appointed as a Director at the 2008 AGM of the Company.

Ms. Fang Jia Zhi, aged 54, is a senior auditor and a senior economist with a university qualification. She formerly served as the deputy head and head of audit department of Tong Ren Tang Holdings, the deputy chief accountant of the Company. She is currently the chief accountant of the Company, the director of Tong Ren Tang Yanbian, Tong Ren Tang Hebei, Tong Ren Tang Xing An Healthcare, Tong Ren Tang Technologies Tangshan and Tong Ren Tang Liaoning. Ms. Fang was appointed as a Director at the 2008 AGM of the Company.

執行董事

顧海鷗先生,55歲,醫學碩士,執業藥師,研究員。曾任本公司董事,同仁堂股份副總經理、總工程師、董事長、董事。現任集團公司副總經理、黨委常委,中國中藥協會副會長。顧先生於二零一八年度股東週年大會上獲委任為董事。

金濤先生,52歲,研究生學歷。歷任北京市人民政府辦公廳行政辦公室副主任、機要保密處處長、會議處處長。現任集團公司總經理助理。金先生於本公司二零一九年度股東週年大會上獲委任為董事。

馬觀宇先生,39歲,研究生學歷,國有企業二級法律顧問。曾任北京博懷房地產開發有限公司和北京博宇建築工程有限公司董事長助理、北京住總集團有限公司企業法律顧問、北京住總第六開發建設有限公司總經理助理、總法律顧問、北京住總置地有限公司和北京住總置業有限公司總法律顧問。現任集團公司法律事務部(品牌風控部)副部長(部門負責人)。馬先生於本公司二零一九年度股東週年大會上獲委任為董事。

吳倩女士,47歲,本科學歷,主管藥師、執業藥師。曾任北京同仁堂藥材有限責任公司辦公室副主任,集團公司黨委綜合辦公室副主任兼宣傳部副部長、工會辦公室副主任,同仁堂股份辦公室主任、本部黨總支副書記、本部黨總支書記,集團公司綜合辦公室主任。現任北京同仁堂教育學院院長、黨支部書記兼中國共產黨中國北京同仁堂(集團)公司委員會黨校黨委書記。吳女士於本公司二零一七年度股東週年大會上獲委任為董事。

王煜煒先生,54歲,研究生學歷,高級工程師。曾任北京同仁堂製藥二廠新技術開發中心副主任、副廠長,本公司總經理助理、副總經理。現任本公司總經理、同仁堂科技唐山、同仁堂唐山保健品董事長及國藥集團董事。彼亦為北京市豐台區第十四屆、十五屆及十六屆人大代表。王先生於本公司二零零八年度股東週年大會上獲委任為董事。

房家志女士,54歲,大學學歷,高級審計師,正高級經濟師。曾任集團公司審計部副部長、部長,本公司副總會計師。現任本公司總會計師,同仁堂延邊、同仁堂河北、同仁堂興安保健、同仁堂科技唐山及同仁堂遼寧董事。房女士於本公司二零零八年度股東週年大會上獲委任為董事。

INDEPENDENT NON-EXECUTIVE DIRECTORS

Mr. Ting Leung Huel, Stephen, aged 67, MH, FCCA, FCPA (Practising), ACA, CTA (HK), FHKloD. He is a non-executive director of Chow Sang Sang Holdings International Limited and an independent non-executive director of other six listed companies namely Tongda Group Holdings Limited, New Silkroad Culturaltainment Limited Company Limited, Computer and Technologies Holdings Limited, Texhong Textile Group Limited, Dongyue Group Limited and China SCE Group Holdings Limited, respectively. Mr. Ting is an accountant in public practice and a partner of Messrs. Ting Ho Kwan & Chan, Certified Public Accountants (Practising). Mr. Ting has been appointed as an independent non-executive Director since 11 October 2000.

Ms. Chan Ching Har, Eliza, aged 64, JP, SBS, LL.D. (Hon), holds the qualifications of Barrister & Solicitor of British Columbia Supreme Court, Canada, Solicitor of the Supreme Court of England and Wales and Solicitor of the High Court of Hong Kong.

Ms. Chan is a member of the National Committee of the Chinese People's Political Consultative Conference ("CPPCC"), a standing member of the CPPCC Tianjin Committee, Foreign Economic Affairs Legal Counsel to the Tianjin Municipal People's Government, an arbitrator of China International Economic and Trade and Arbitration Commission (CIETAC).

Ms. Chan previously served as a member of the Selection Committee for the selection of the First Chief Executive of Hong Kong SAR, and member of the Election Committee for the selections of the Chief Executive of Hong Kong SAR and the Hong Kong SAR delegates to the National People's Congress. She was Chairman of Hong Kong CPPCC (Provincial) Members Association and now serves as Honorary Chairman. She is Vice-president of Hong Kong Friendship Association and Honorary President of Hong Kong China Chamber of Commerce.

She also served at a number of Hong Kong Government appointed positions, notably as a member of the Hong Kong Hospital Authority, member of Hong Kong Public Service Commission, member of the Hong Kong Board of Education, member of Hong Kong Examinations and Assessment Authority, Chairman of Public Complaints Committee, Chairman of Kowloon Hospital, Chairman of Hong Kong Eye Hospital, Chairman of Tseung Kwan O Hospital, member of the governing committee of Queen Elizabeth Hospital, member of the Medical Council of Hong Kong, Chairman of Pensions Appeal Panel, member of Administration Appeals Board, adjudicator of Hong Kong Immigration Tribunal, member of Disciplinary Panel of Institute of Accountants, Council member of The University of Science & Technology and Board member of Hong Kong Science and Technology Park Corporation.

She is Senior Consultant of Yang Chan & Jamison and Senior Advisor of Deloitte Touche Tohmatsu and an independent Director of Bank of Communications (HK) Limited Ms. Chan was appointed as a Director at the 2017 AGM of the Company.

Mr. Zhan Yuan Jing, aged 77, is a senior engineer. Mr. Zhan previously served as the chairman, general manager, deputy Party Committee of Tianjin Zhongxin Pharmaceutical Group Co., Ltd., vice president of China Association of Traditional Chinese Medicine, vice president of Tianjin Medical Association, vice president of Tianjin Association of Traditional Chinese Medicine; and a visiting professor of Tianjin University. From June 2009 to May 2015, Mr. Zhan served as an independent director of Tong Ren Tang Ltd.. Mr. Zhan was appointed as a Director at the 2017 AGM of the Company.

獨立非執行董事

丁良輝先生,67歲,MH, FCCA, FCPA (Practising),ACA, CTA (HK),FHKIoD。現任周生生集團國際有限公司之非執行董事,以及其他六間上市公司之獨立非執行董事,分別為通達集團控股有限公司、新絲路文旅有限公司、科聯繫統集團有限公司、天虹紡織集團有限公司、東岳集團有限公司及中駿集團控股有限公司。丁先生為執業會計師,彼為丁何關陳會計師行合夥人。彼自二零零零年十月十一日獲委任為獨立非執行董事。

陳清霞女士,64歲,太平紳士、銀紫荊星章、榮譽法學博士,持有加拿大英屬哥倫比亞高等法院大律師及律師資格、英國及威爾士高等法院律師以及香港高等法院律師資格。

陳女士是中國人民政治協商會議全國委員會委員、天津市人民政治協商會議常務委員、天津市人民政府對外 經濟事務法律顧問、中國國際經濟貿易仲裁委員會仲裁員、中國司法部委託公證人。

陳女士曾任香港特別行政區第一屆政府推選委員會委員、香港特別行政區行政長官選舉委員會委員及全國人 民代表大會香港特別行政區代表選舉會議成員。她曾擔任港區省級政協委員聯誼會主席,現為該會榮譽主席。 她為香港友好協進會副會長及香港中國商會名譽主席。

多年來,她擔任香港特區政府委任的各項公職,主要包括:香港醫院管理局董事、香港教育委員會成員、香港考試評核局董事、香港公務員敘用委員會委員、醫管局公眾投訴委員會主席、香港九龍醫院主席、香港眼科醫院主席、香港將軍澳醫院主席、伊利沙伯醫院管治委員會成員、香港醫務委員會委員、退休金上訴委員會主席、香港行政上訴委員會委員、香港入境事務審裁庭審裁員、香港會計師公會紀律委員會委員、香港科技人學校董、香港科技園公司董事。

她現任勤信律師事務所高級顧問及德勤·關黃陳方會計師行高級顧問,亦為交通銀行(香港)有限公司獨立董事。陳女士於本公司二零一七年度股東週年大會上獲委任為董事。

詹原競先生,77歲,正高級工程師。曾任天津中新藥業集團股份有限公司董事長、總經理、黨委副書記,中國中藥協會副會長、天津市醫藥協會副會長、天津市醫藥協會副會長、天津大學客座教授。二零零九年六月至二零一五年五月,曾任同仁堂股份獨立董事。詹先生於本公司二零一七年度股東週年大會上獲委任為董事。

SUPERVISORS

Ms. Su Li, aged 40, chief supervisor, is an accountant with a bachelor's degree. Ms. Su previously served as the finance supervisor of Tong Ren Tang Holdings. She currently serves as the deputy head of financial management department of Tong Ren Tang Holdings. Ms. Su was appointed as a Supervisor at the 2017 AGM of the Company.

Mr. Wu Yi Gang, aged 62, holding a bachelor degree of law, was admitted as a solicitor in 1984 and started practice in the same year. Mr. Wu founded Wu Luan Zhao Yan Law Firm in Beijing in 1994 and has been the managing partner of the firm since then. He served as one of the arbitrators of the first session of the Beijing Arbitration Commission in 1995. He currently serves as the deputy director of Dedicated Working Committee for Reexamination of Disciplinary Actions Against Members of Beijing Lawyers Association, and member of the First Council of Beijing Club of Non-Party Senior Intellectuals. He was appointed as a Supervisor at the extraordinary general meeting of the Company on 22 October 2003.

Mr. Li Yuan Hong, aged 57, has a bachelor's degree. Mr. Li previously served as a staff member of the manufacturing department of Tong Ren Tang Holdings, a deputy business supervisor of medicinal materials department of the Company, a business supervisor of purchasing department, a deputy director of purchasing business department and a business director of medicinal material department of the raw material branch. Mr. Li currently serves as the vice chairman of labour union and director of administration department.

SENIOR MANAGEMENT

Mr. Yang De Chun, aged 58, is a Pharmacist-incharge with a postgraduate qualification. He formerly served as the assistant to the factory manager and the deputy factory manager of Beijing Tong Ren Tang Pharma, the deputy factory manager in charge of production and the deputy manager of southern branch factory, the deputy factory manager, the factory manager and the secretary to the Party Committee of northern branch factory of Tong Ren Tang Ltd, the deputy secretary to the Party Committee, the secretary to the Disciplinary Inspection Committee and the chairman of the labour committee of the Company. He is currently the deputy general manager of the Company.

Mr. Zhang Feng, aged 56, with a university qualification, formerly served as the secretary to the Party Committee and the manager of a logistics distribution center of the Company and the assistant to the general manager of the Company. He currently serves as the deputy general manager of the Company.

Mr. Dong Ling Yun, aged 47, is an engineer with a university qualification. He formerly served as the secretary to the Party Committee and the factory manager of Yi Zhuang branch factory of the Company and the assistant to the general manager of the Company. He currently serves as the deputy general manager of the Company.

Ms. Wang Yue, aged 52, is a senior engineer with a university qualification. She formerly served as the head of the product quality department of the Company, the secretary to the Party Committee and the factory manager of Liujiayao branch factory of the Company and the assistant to the general manager of the Company. She currently serves as the deputy general manager of the Company.

Ms. Zhang Jing Yan, aged 47, is a licensed pharmacist with a master degree in economics. She formerly served as a securities representative of Tong Ren Tang Ltd.. She is currently the secretary to the Board and the Company secretary.

監事

蘇莉女士,40歲,本公司監事長,本科學歷,會計師。曾任集團公司財務主管。現任同仁堂集團財務管理部 副部長。蘇女士於本公司二零一七年度股東週年大會上獲委任為監事。

吳以鋼先生,62歲,法律學士,一九八四年取得律師資格,同年開始執業。一九九四年創建北京市吳欒趙閻 律師事務所並擔任主任至今,一九九五年擔任首屆北京仲裁委員會仲裁員。現任北京市律師協會會員處分複 查專門工作委員會副主任、北京市黨外高級知識分子聯誼會第一屆理事會理事。吳先生於二零零三年十月 二十二日召開的本公司臨時股東大會獲委任為監事。

李元紅先生,57歲,本科學歷。歷任集團公司生產處科員,本公司藥材部業務副主管、採購部業務主管、原 料分公司採購業務部副部長、藥材部部長。現任本公司工會副主席、行政部部長。

高級管理人員

楊德春先生,58歲,研究生學歷,主管藥師。曾任同仁堂製藥廠廠長助理、副廠長,同仁堂股份南分廠生產 副廠長、副廠長,北分廠副廠長、廠長、黨總支書記,本公司黨委副書記、紀委書記、工會主席。現任本公 司副總經理。

張鋒先生,56歲,大學學歷。曾任本公司物流配送中心黨總支書記、經理,本公司經營公司總經理,本公司 行銷分公司總經理,本公司總經理助理。現任本公司副總經理。

董凌雲先生,47歲,大學學歷,工程師。曾任本公司亦莊分廠黨總支書記、廠長,本公司總經理助理。現任 本公司副總經理。

王悦女士,52歲,大學學歷,高級工程師。曾任本公司產品質量部部長,本公司劉家窯分廠黨總支書記、廠 長,本公司總經理助理。現任本公司副總經理。

張京彥女士,47歳,經濟學碩士,執業藥師。曾任同仁堂股份證券事務代表。現任本公司董事會秘書及公司 秘書。

Independent Auditor's Report 獨立核數師報告



羅兵咸永道

INDEPENDENT AUDITOR'S REPORT TO THE SHAREHOLDERS OF TONG REN TANG TECHNOLOGIES CO. LTD.

(incorporated in the People's Republic of China with limited liability)

OPINION

What we have audited

The consolidated financial statements of Tong Ren Tang Technologies Co. Ltd. (the "Company") and its subsidiaries (the "Group") set out on pages 114 to 232, which comprise:

- the consolidated balance sheet as at 31 December 2020;
- the consolidated income statement for the year then ended;
- the consolidated statement of comprehensive income for the year then ended;
- the consolidated statement of changes in equity for the year then ended;
- the consolidated statement of cash flows for the year then ended; and
- the notes to the consolidated financial statements, which include a summary of significant accounting policies.

Our opinion

In our opinion, the consolidated financial statements give a true and fair view of the consolidated financial position of the Group as at 31 December 2020, and of its consolidated financial performance and its consolidated cash flows for the year then ended in accordance with International Financial Reporting Standards ("**IFRSs**") and have been properly prepared in compliance with the disclosure requirements of the Hong Kong Companies Ordinance.

BASIS FOR OPINION

We conducted our audit in accordance with International Standards on Auditing ("**ISAs**"). Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Consolidated Financial Statements section of our report.

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

Independence

We are independent of the Group in accordance with the International Code of Ethics for Professional Accountants (including International Independence Standards) issued by the International Ethics Standards Board for Accountants ("IESBA Code"), and we have fulfilled our other ethical responsibilities in accordance with the IESBA Code.

PricewaterhouseCoopers, 22/F Prince's Building, Central, Hong Kong T: +852 2289 8888, F: +852 2810 9888, www.pwchk.com



羅兵咸永道

獨立核數師報告 致北京同仁堂科技發展股份有限公司股東 (於中華人民共和國註冊成立的有限公司)

意見

我們已審計的內容

北京同仁堂科技發展股份有限公司(以下簡稱「**貴公司**」)及其附屬公司(以下統稱「**貴集團**」)列載於第114至232頁的合併財務報表,包括:

- 於二零二零年十二月三十一日的合併資產負債表;
- 截至該日止年度的合併利潤表;
- 截至該日止年度的合併綜合收益表;
- 截至該日止年度的合併權益變動表;
- 截至該日止年度的合併現金流量表;及
- 合併財務報表附註,包括主要會計政策概要。

我們的意見

我們認為,該等合併財務報表已根據《國際財務報告準則》真實而中肯地反映了貴集團於二零二零年十二月三十一日的合併財務狀況及其截至該日止年度的合併財務表現及合併現金流量,並已遵照香港《公司條例》的披露規定妥為擬備。

意見的基礎

我們已根據《國際審計準則》進行審計。我們在該等準則下承擔的責任已在本報告「核數師就審計合併財務報表承擔的責任」部分中作進一步闡述。

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。

獨立性

根據國際會計師職業道德準則理事會頒佈的《國際會計師職業道德守則(包含國際獨立性標準)》(以下簡稱「**道德守則**」),我們獨立於貴集團,並已履行道德守則中的其他專業道德責任。

羅兵咸永道會計師事務所,香港中環太子大廈22樓 電話:+852 2289 8888,傳真:+852 2810 9888,www.pwchk.com

Independent Auditor's Report (Continued) 獨立核數師報告(續)



羅兵咸永道

INDEPENDENT AUDITOR'S REPORT TO THE SHAREHOLDERS OF **TONG REN TANG TECHNOLOGIES CO. LTD. (Continued)**

(incorporated in the People's Republic of China with limited liability)

KEY AUDIT MATTERS

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

Key audit matter identified in our audit is related to realisability of inventories:

Key Audit Matter

How our audit addressed the Key Audit Matter

Realisability of Inventories

Refer to Note 2.13 "Summary of Significant Accounting Policies — Inventories", Note 4 "Critical Accounting Estimates and Judgements" and Note 15 "Inventories" to the consolidated financial statements.

At 31 December 2020, the gross balances of inventories were RMB2,837,809,000, against which provision of RMB104,477,000 were set aside. Inventories are stated at the lower of cost and net realisable value, and the latter is the estimated selling price in the ordinary course of business less estimated costs to completion and those necessary to make the sale.

We focused on this area given the significance of inventories at 31 December 2020 and that management applies significant judgements in determining the appropriate level of provisions for inventories based on inspections and analyses of degree of obsolescence on various categories and types of inventories, pricing plans for different products, etc.

We obtained evidence over the appropriateness of management's assumptions in determining the net realisable value of inventories by:

- evaluating and testing the Group's controls over analysing slow-moving indicators of raw materials and finished goods, such as turnover ratios and aging structures on monthly basis, as well as comparing sales budget with production plan;
- verifying the effectiveness of inventory controls being operated across the Group, including inspection of raw materials and products by quality control officers, as well as notification for products near expires;
- attending physical observations at production premises and warehouses to identify any obsolescence and damages on the Group's inventories;
- assessing the appropriateness and consistency of management's judgements and assumptions applied in estimating the net realisable values; and
- comparing the net realisable values, to the carrying cost of inventories to check for adequacy and calculation of provisions.

Based on the above, we found that the assumptions and judgements applied by management on their assessment of the realisability of inventories were supported by the evidence we obtained.



羅兵咸永道

獨立核數師報告 致北京同仁堂科技發展股份有限公司股東(續) (於中華人民共和國註冊成立的有限公司)

關鍵審計事項

關鍵審計事項是根據我們的專業判斷,認為對本期合併財務報表的審計最為重要的事項。這些事項是在我們 審計整體合併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。

我們在審計中識別的關鍵審計事項與存貨可變現能力有關:

關鍵審計事項

我們的審計如何處理關鍵審計事項

存貨可變現能力

參見合併財務報表附註2.13「重要會計政策摘要 — 存 貨」,附註4「關鍵會計估計與判斷」和附註15「存貨」。

於二零二零年十二月三十一日,存貨原值為人民幣 2,837,809千元,對應的存貨跌價準備為人民幣104,477千元。存貨按成本及可變現淨值兩者的較低者列賬,後者 乃按其於日常業務過程中的估計售價,抵減估計至完成 及銷售的必要成本。

我們關注此領域是由於在二零二零年十二月三十一日存 貨金額重大,且管理層運用基於檢查和分析各種類別和 類型存貨的過時程度、不同產品的定價計劃等重大判斷 來決定存貨跌價準備的適當水平。 我們通過以下程序獲取管理層決定存貨可變現淨值所採用假 設適當性的證據:

- 評價和測試貴集團月度監控原材料和產成品滯銷跡象的分析指標如周轉率和庫齡結構以及對比銷售預算和 生產計劃的控制:
- 一 複核存貨控制在集團運行的有效性,包括質量管理人員對材料和產品的檢查以及臨近效期產品的提示;
- 在生產車間和倉庫進行實物監盤以識別貴集團的存貨 有否存在陳舊和損壞;
- 評估管理層用於估計可變現淨值的判斷和假設的適當 性和一致性;及
- 比較可變現淨值與存貨成本,檢查準備的充分性和計算。

基於以上所述,我們發現管理層對其存貨可變現能力的評估所採用的假設和判斷能夠由我們獲得的證據所支持。

Independent Auditor's Report (Continued) 獨立核數師報告(續)



羅兵咸永道

INDEPENDENT AUDITOR'S REPORT TO THE SHAREHOLDERS OF TONG REN TANG TECHNOLOGIES CO. LTD. (Continued)

(incorporated in the People's Republic of China with limited liability)

OTHER INFORMATION

The directors of the Company are responsible for the other information. The other information comprises all of the information included in the annual report other than the consolidated financial statements and our auditor's report thereon.

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

In connection with our audit of the consolidated financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the consolidated financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated.

If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

RESPONSIBILITIES OF DIRECTORS AND AUDIT COMMITTEE FOR THE CONSOLIDATED FINANCIAL STATEMENTS

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

In preparing the consolidated financial statements, the directors 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.

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

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. 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 ISAs 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.



羅兵咸永道

獨立核數師報告 致北京同仁堂科技發展股份有限公司股東(續) (於中華人民共和國註冊成立的有限公司)

其他信息

貴公司董事須對其他信息負責。其他信息包括年報內的所有信息,但不包括合併財務報表及我們的核數師報告。

我們對合併財務報表的意見並不涵蓋其他信息,我們亦不對該等其他信息發表任何形式的鑒證結論。

結合我們對合併財務報表的審計,我們的責任是閱讀其他信息,在此過程中,考慮其他信息是否與合併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,如果我們認為其他信息存在重大錯誤陳述,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合併財務報表須承擔的責任

貴公司董事須負責根據《國際財務報告準則》及香港《公司條例》的披露規定擬備真實而中肯的合併財務報表,並對其認為為使合併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。

在擬備合併財務報表時,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。

核數師就審計合併財務報表承擔的責任

我們的目標,是對合併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。我們僅向閣下(作為整體)報告我們的意見,除此之外本報告別無其他目的。我們不會就本報告的內容向任何其他人士負上或承擔任何責任。合理保證是高水平的保證,但不能保證按照《國際審計準則》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合併財務報表使用者依賴合併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。

Independent Auditor's Report (Continued) 獨立核數師報告(續)



羅兵咸永道

INDEPENDENT AUDITOR'S REPORT TO THE SHAREHOLDERS OF **TONG REN TANG TECHNOLOGIES CO. LTD. (Continued)**

(incorporated in the People's Republic of China with limited liability)

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

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

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

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



羅兵咸永道

獨立核數師報告 致北京同仁堂科技發展股份有限公司股東(續) (於中華人民共和國許冊成立的有限公司)

核數師就審計合併財務報表承擔的責任(續)

在根據《國際審計準則》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合併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,或凌駕於內部控制之上,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控制,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。
- 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合併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。
- 評價合併財務報表的整體列報方式、結構和內容,包括披露,以及合併財務報表是否中肯反映交易和事
- 就貴集團內實體或業務活動的財務信息獲取充足、適當的審計憑證,以便對合併財務報表發表意見。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。

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 識別出內部控制的仟何重大缺陷。

Independent Auditor's Report (Continued) 獨立核數師報告(續)



羅兵咸永道

INDEPENDENT AUDITOR'S REPORT TO THE SHAREHOLDERS OF **TONG REN TANG TECHNOLOGIES CO. LTD. (Continued)**

(incorporated in the People's Republic of China with limited liability)

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

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

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

The engagement partner on the audit resulting in this independent auditor's report is LEONG Kin Bong.

PricewaterhouseCoopers

Certified Public Accountants

Hong Kong, 26 March 2021

(If there is any inconsistency between the English and Chinese version of the independent auditor's report, the English version shall prevail.)



羅兵咸永道

獨立核數師報告 致北京同仁堂科技發展股份有限公司股東(續) (於中華人民共和國註冊成立的有限公司)

核數師就審計合併財務報表承擔的責任(續)

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專業道德要求,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,用以消除對獨立性產生威脅的行 動或採取的防範措施。

從與審核委員會溝通的事項中,我們確定哪些事項對本期合併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合夥人是梁建邦。

羅兵咸永道會計師事務所

執業會計師

香港,二零二一年三月二十六日

(本獨立核數師報告的中英文文本如有任何歧義,概以英文文本為準)

Consolidated Balance Sheet 合併資產負債表

As at 31 December 2020 於二零二零年十二月三十一日

As at 31 December 於十二月三十一日

		2020	2019
	Note	RMB'000	RMB'000
	附註	人民幣千元	人民幣千元
Assets 資產			
Non-current assets 非流動資產			
Property, plant and equipment 房屋及建築物、廠房及設備	6	2,649,350	2,301,261
Right-of-use assets 使用權資產	7(a)	657,316	403,999
Intangible assets 無形資產	8	59,448	66,152
Investments accounted for using the equity method 按權益法入賬的投資	10	24,242	25,678
Financial assets at fair value through other comprehensive income		·	
以公允價值計量且其變動計入其他綜合收益的金融資產	12(a)	5,140	9,839
Prepayments for purchase of non-current assets 非流動資產預付款		39,935	41,973
Deferred income tax assets 遞延所得税資產	16	51,883	40,771
		3,487,314	2,889,673
Current assets 流動資產			
Inventories 存貨	15	2,733,332	2,321,784
Trade and bills receivables 應收賬款及票據	14	1,044,856	1,194,589
Other financial assets at amortised cost 以攤餘成本計量的其他金融資產		31,918	35,773
Prepayments and other current assets 預付款及其他流動資產		190,201	119,061
Financial assets at fair value through profit or loss			
以公允價值計量且其變動計入損益的金融資產	13	_	31,680
Financial assets at fair value through other comprehensive income			
以公允價值計量且其變動計入其他綜合收益的金融資產	12(b)	50,824	27,311
Short-term bank deposits 短期銀行存款	34(b)	454,395	859,454
Cash and cash equivalents 現金及現金等價物	34(b)	2,947,958	2,990,645
		7,453,484	7,580,297
		1,102,101	. ,
「otal assets 資產總計		10,940,798	10,469,970
Equity and liabilities 權益及負債			
Equity attributable to owners of the Company 歸屬於本公司所有者			
Share capital 股本	17	1,280,784	1,280,784
Reserves 儲備	18	4,450,765	4,246,471
		5,731,549	5,527,255
Non-controlling interests 非控制性權益	9	2,019,956	1,887,319
ton controlling interests 介江中沙上作画	7	2,019,930	1,00,700

Consolidated Balance Sheet (Continued) 合併資產負債表(續)

As at 31 December 2020 於二零二零年十二月三十一日

As at 31 December 於十二月三十一日

		2020	2019
	Note 附註	RMB′000 人民幣千元	RMB'000 人民幣千元
Liabilities 負債			
Non-current liabilities 非流動負債			
Borrowings 借款	20	483,227	1,223,571
Lease liabilities 租賃負債	7(b)	94,895	59,649
Deferred income tax liabilities 遞延所得税負債	16	5,842	6,022
Deferred income – government grants 遞延收入一政府補助	19	150,405	76,492
		734,369	1,365,734
Current liabilities 流動負債			
Trade and bills payables 應付賬款及票據	21	717,825	682,312
Salary and welfare payables 應付工資及福利費	23	52,619	63,283
Contract liabilities 合同負債	24	3,142	1,934
Current income tax liabilities 當期所得税負債		36,225	132,600
Other payables 其他應付款	22	536,121	629,013
Borrowings 借款	20	1,056,299	140,198
Lease liabilities 租賃負債	7(b)	52,693	40,322
		2,454,924	1,689,662
「otal liabilities 負債合計		3,189,293	3,055,396
otal equity and liabilities 權益及負債總計		10,940,798	10,469,970

The notes on pages 121 to 232 are an integral part of these financial

第121至232頁的附計為合併財務報表的整體部分。

The financial statements on pages 114 to 232 were approved by the Board of Directors on 26 March 2021 and were signed on its behalf.

第114至232頁的財務報表已由董事會於二零二一 年三月二十六日批准,並代表董事會簽署。

Gu Hai Ou 顧海鷗 Chairman董事長

Fang Jia Zhi 房家志 Director董事

Consolidated Income Statement 合併利潤表

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

		2020	2019
	Note	RMB'000	RMB'000
	附註	人民幣千元	人民幣千元
Revenue 收入	24	4,607,369	4,476,449
Cost of sales 銷售成本	26	(2,539,659)	(2,421,954)
Gross profit 毛利		2,067,710	2,054,495
Distribution expenses 銷售費用	26	(699,931)	(718,684)
Administrative expenses 管理費用	26	(402,521)	(397,551)
Net impairment losses on financial assets 金融資產淨減值損失	26	(22,296)	(20,113)
			. , ,
Other income and gains, net 其他收益及利得,淨額		587	_
Operating profit 營業利潤		943,549	918,147
Finance income 財務收益	25	48,085	47,839
Finance costs 財務費用	25	(51,564)	(41,025)
Finance (costs)/income, net 財務(費用)/收益,淨額	25	(3,479)	6,814
Share of losses of investments accounted for using the equity method			
享有按權益法入賬的投資的虧損份額	10	(451)	(1,456)
Profit before income tax 除所得税前利潤		939,619	923,505
Income tax expense 所得税費用	28	(153,112)	(182,115)
Profit for the year 年度利潤		786,507	741,390
Profit attributable to: 利潤歸屬於: Owners of the Company 本公司所有者		467,553	417,650
Non-controlling interests 非控制性權益		318,954	323,740
5			•
		786,507	741,390
Familian and the familian for the state of t			
Earnings per share for profit attributable to owners of the Company during the year			
年內的每股收益歸屬於本公司所有者			
— Basic and diluted 基本及攤薄每股收益	29	RMB0.37	RMB0.33

The notes on pages 121 to 232 are an integral part of these consolidated 第121至232頁的附註為合併財務報表的整體部分。 financial statements.

Consolidated Statement of Comprehensive Income 合併綜合收益表

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

		2020	2019
	Note 附註	RMB′000 人民幣千元	RMB'000 人民幣千元
Profit for the year 年度利潤		786,507	741,390
Other comprehensive (losses)/income 其他綜合(損失)/收益			
Items that may be reclassified to profit or loss 其後可能被重分類至損益的項目			
Foreign currency translation differences 外幣折算差額		(152.404)	FO 244
— Group 集團 — Joint ventures and associates 合營及聯營企業		(153,484)	59,344 (181)
— Joint ventures and associates 自 喜次物 喜正未		(050)	(101)
Items that will not be reclassified to profit or loss 其後不能被重分類至損益的項目			
Change in fair value of financial assets at fair value through			
other comprehensive income 以公允價值計量且其變動計入其他綜合收益	4.2	(4.55)	(2.0.47)
的金融資產的價值變動	12	(4,332)	(3,947)
Other comprehensive (losses)/income for the year, net of tax			
本年度其他綜合(損失)/收益,扣除稅項		(158,714)	55,216
Total comprehensive income for the year 本年度總綜合收益		627,793	796,606
Attributable to: 歸屬於:			
Owners of the Company 本公司所有者		409,219	441,144
Non-controlling interests 非控制性權益		218,574	355,462
T-4-1		627.702	706.606
Total comprehensive income for the year 本年度總綜合收益		627,793	796,606

第121至232頁的附註為合併財務報表的整體部分。 The notes on pages 121 to 232 are an integral part of these consolidated financial statements.

Consolidated Statement of Changes in Equity 合併權益變動表

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

	Attributable to owners of the Company 歸屬於本公司所有者						Non- controlling interests 非控制性 權益	Total Equity 權益合計				
	Share Capital 股本 (Note 17)	Capital Reserve 資本儲備 (Note 18(a))	Statutory surplus reserve fund 法定盈餘 公積金 (Note 18(b))	Statutory public welfare fund 法定 公益金 (Note 18(b))	Tax reserve 免税基金 (Note 18(c))	Foreign currency translation differences 外幣 折算差額 (Note 18(d))	Financial assets at FVOCI reserve 金融資產 重估儲備	Other reserve 其他儲備 (Note 18(e))	Retained earnings 未分配 利潤			
	<i>(附註17)</i> RMB'000	(附註 18(a)) RMB'000	(附註 18(b)) RMB'000	(附註18(b)) RMB'000	(附註 18(c)) RMB'000	(附註 18(d)) RMB'000	RMB'000	<i>(附註18(e))</i> RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
Balance as at 1 January 2019 於二零一九年一月一日餘額	1,280,784	412,245	492,112	45,455	102,043	32,690	546	156,851	2,793,926	5,316,652	1,960,197	7,276,849
Comprehensive income 综合收益 Profit for the year 年度利潤 Change in fair value of financial assets at fair value through other comprehensive income ("FVOCI")	-	-	-	-	-	-	-	-	417,650	417,650	323,740	741,390
以公允價值計量且其變動計入其他綜合收益的 金融資產的公允價值變動 Foreign currency translation differences 外幣折算差額	-	-	-	-	-	-	(1,502)	-	-	(1,502)	(2,445)	(3,947)
— Group 集團 — Joint ventures and associates 合營及聯營企業	-	-	-	-	-	25,065 (69)	-	-	-	25,065 (69)	34,279 (112)	59,344 (181)
Transactions with owners in their capacity as owners 與權益所有者以其所有者的身份進行的交易 Appropriation from retained earnings 提取盈餘公積	-	-	55,246	-	-	(0)	-	-	(55,246)	(03)	-	-
2018 dividends distributed to shareholders of the Company 分派本公司股東二零一八年度股息	-	-	-	-	-	-	-	-	(230,541)	(230,541)	-	(230,541)
2018 dividends distributed to non-controlling interests 分派非控制性權益二零一八年度股息 Capital injection on-controlling interests	-	-	-	-	-	-	-	-	-	-	(470,970)	(470,970)
非控制性權益出資	-	-	-	-	-	-	-	-	-	-	42,630	42,630
Balance as at 31 December 2019 於二零一九年十二月三十一日餘額	1,280,784	412,245	547,358	45,455	102,043	57,686	(956)	156,851	2,925,789	5,527,255	1,887,319	7,414,574

Consolidated Statement of Changes in Equity (Continued) 合併權益變動表(續)

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

	Attributable to owners of the Company 歸屬於本公司所有者						Non- controlling interests 非控制性 權益	Total Equity 權益合計				
	Share Capital 股本	Capital Reserve 資本儲備	Statutory surplus reserve fund 法定盈餘 公積金	Statutory public welfare fund 法定 公益金	Tax reserve 免税基金	Foreign currency translation differences 外幣 折算差額	Financial assets at FVOCI reserve 金融資產 重估儲備	Other reserve 其他儲備	Retained earnings 未分配 利潤	Total 合計		
	(Note 17) (附註 17) RMB'000 人民幣千元	(Note 18(a)) (附註 18(a)) RMB'000 人民幣千元	(Note 18(b)) (附註 18(b)) RMB'000 人民幣千元	(Note 18(b)) (附註 18(b)) RMB'000 人民幣千元	(Note 18(c)) (附註 18(c)) RMB'000 人民幣千元	(Note 18(d)) (附註 18(d)) RMB'000 人民幣千元	RMB'000 人民幣千元	(Note 18(e)) (附註 18(e)) RMB'000 人民幣千元	RMB'000 人民幣千元	RMB'000 人民幣千元	RMB'000 人民幣千元	RMB'000 人民幣千元
Balance as at 1 January 2020 於二零二零年一月一日餘額	1,280,784	412,245	547,358	45,455	102,043	57,686	(956)	156,851	2,925,789	5,527,255	1,887,319	7,414,574
Comprehensive income 綜合收益 Profit for the year 年度利潤 Change in fair value of financial assets at FVOCI	-	-	-	-	-	-	-	-	467,553	467,553	318,954	786,507
以公允價值計量且其變動計入其他綜合收益的 金融資產的公允價值變動 Foreign currency translation differences 外幣折算差額	-	-	-	-	-	-	(1,648)	-	-	(1,648)	(2,684)	(4,332)
— Group 集團 — Joint ventures and associates 合營及聯營企業	-	-	-	-	-	(56,344) (342)	-	-	-	(56,344) (342)	(97,140) (556)	(153,484) (898)
Transactions with owners in their capacity as owners 與權益所有者以其所有者的身份進行的交易 Appropriation from retained earnings 提取盈餘公積	_	_	38,172	_	_	_	_	_	(38,172)	_	_	_
2019 dividends distributed to shareholders of the Company 分派本公司股東二零一九年度股息	-	-	-	-	-	-	-	-	(204,925)	(204,925)	-	(204,925)
2019 dividends distributed to non-controlling interests 分派非控制性權益二零一九年度股息 Capital injecture non-controlling interests	-	-	-	-	-	-	-	-	-	-	(130,527)	(130,527)
非控制性權益出資 Balance as at 31 December 2020 於二零二零年十二月三十一日餘額	1,280,784	412,245	585,530	45,455	102,043	1,000	(2,604)	156,851	3,150,245	5,731,549	2,019,956	44,590 7,751,505

The notes on pages 121 to 232 are an integral part of these consolidated 第121至232頁的附註為合併財務報表的整體部分。 financial statements.

Consolidated Statement of Cash Flows 合併現金流量表

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

		2020	2019
	Note 附註	RMB′000 人民幣千元	RMB'000 人民幣千元
Cash flows from operating activities: 經營活動產生的現金流量:			
Cash generated from operations 經營活動收到的現金	34(a)	758,742	1,194,049
Interest paid 支付的利息		(63,518)	(44,224
Income tax paid 支付的所得税		(259,414)	(98,050
Net cash generated from operating activities 經營活動收到的現金流量淨額		435,810	1,051,775
Cash flows from investing activities: 投資活動產生的現金流量:			
Purchase of property, plant and equipment 購買房屋及建築物、廠房及設備		(545,902)	(210,423
Purchase of land use rights 購買土地使用權		(226,347)	(58,136
Purchase of other long-term assets 購買其他長期資產		(9,053)	(7,395
Proceeds from government grants relating to property, plant and equipment			
收到與房屋及建築物、廠房及設備相關的政府補助		4,011	5,669
Proceeds from government grants relating to land use rights			
收到與土地使用權相關的政府補助		74,545	-
Proceeds from disposals of property, plant and equipment and			
other long-term assets 處置房屋及建築物、廠房及設備和			4.50
其他長期資產所收到的現金		3,003	153
Proceeds from disposals of land use rights 處置土地使用權所收到的現金 Increase in short-term bank deposits 短期銀行存款增加所支付的現金		11,341	(050.454
Decrease in short-term bank deposits 短期銀行存款減少所收到的現金		(454,395) 859,454	(859,454) 1,534,407
Proceeds from wealth management products 銀行理財產品現金流入		95,518	466,290
Increase in wealth management products 銀行理財產品現金流出		(63,838)	(468,970
Dividends received 收到的股息		147	171
Interest received 收到的利息		56,076	54,590
M			
Net cash (used in)/generated from investing activities 投資活動(支付)/收到的現金流量淨額		(105 440)	456.002
仅具凸别(又))/ 收到的况並而里才做		(195,440)	456,902
Cash flows from financing activities: 籌資活動產生的現金流量:			
Proceeds from borrowings 借款所收到的現金		236,237	435,000
Repayments of borrowings 償還借款所支付的現金		(50,148)	(200,146
Principal elements of lease payments 租賃付款額的本金部分		(56,480)	(45,343
Capital injection from non-controlling interests 非控制性權益出資		44,590	42,630
Dividends paid to shareholders of the Company 向本公司股東支付股息		(204,925)	(230,541
Dividends paid to non-controlling interests 向非控制性權益支付股息		(133,787)	(467,710
Net cash used in financing activities 籌資活動支付的現金流量淨額		(164,513)	(466,110
Net increase in cash and cash equivalents 現金及現金等價物淨增加		75,857	1,042,567
Cash and cash equivalents at beginning of the year		75,057	1,042,307
現金及現金等價物的年初餘額		2,990,645	1,904,036
		,,	(()
effects of exchange rate changes on cash and cash equivalents			11013
effects of exchange rate changes on cash and cash equivalents 匯率變動對現金及現金等價物的影響		(118,544)	44,042

The notes on pages 121 to 232 are an integral part of these consolidated 第121至232頁的附註為合併財務報表的整體部分。 financial statements.

Notes to the Consolidated Financial Statements 合併財務報表附註

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

1. GENERAL INFORMATION

Tong Ren Tang Technologies Co. Ltd. (the "**Company**") was incorporated as a joint stock limited company in Beijing, the People's Republic of China (the "**PRC**" or "**China**") on 22 March 2000. The address of its registered office is No. 16 Tongji Beilu, Beijing Economic and Technological Development Zone, Beijing, the PRC.

The Company and its subsidiaries are hereafter collectively referred to as the "**Group**". The Group is principally engaged in the production and distribution of Chinese medicine and primarily operates in Mainland China and Hong Kong.

The directors of the Company (the "**Directors**") consider China Beijing Tong Ren Tang Group Co., Ltd., a limited liability company incorporated in Beijing, the PRC, as the ultimate holding company.

The Company's shares have been listed on the Growth Enterprise Market (the "GEM") of The Stock Exchange of Hong Kong Limited (the "Stock Exchange") since 31 October 2000. On 9 July 2010, the Company transferred the listing from GEM to the Main Board (the "MB") of the Stock Exchange.

These financial statements are presented in RMB unless otherwise stated.

These consolidated financial statements have been approved for issue by the Board of Directors on 26 March 2021.

1. 一般資料

北京同仁堂科技發展股份有限公司(「本公司」),是於二零零零年三月二十二日在中華人民共和國(「中國」)北京成立的股份有限公司。本公司的註冊地址為中國北京市北京經濟技術開發區同濟北路16號。

本公司及其子公司以下統稱為「**本集團**」。本 集團主要業務為中藥製造和銷售,主要經營地 為中國內地及香港。

本公司董事(「**董事**」)認為,在中國北京成立的中國北京同仁堂(集團)有限責任公司,為最終控股公司。

本公司自二零零零年十月三十一日於香港聯合交易所有限公司(「**聯交所**」)創業板上市。於二零一零年七月九日,本公司由聯交所創業板轉至主板上市。

本財務報表以人民幣列示(除非另有説明)。

合併財務報表已於二零二一年三月二十六日經 董事會批准刊發。

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

1. GENERAL INFORMATION (CONTINUED)

1. 一般資料(續)

The following is a list of principal subsidiaries as at 31 December 2019 and 2020:

下文載列於二零一九年及二零二零年十二月 三十一日的主要子公司:

Name	Place/date of incorporation/ kind of legal entity 成立地點、日期	Effective equity interest held 所持實際權益 2020 2019			Principal activities/ place of operation
公司名稱	及法人類別			實收資本	主營業務和經營地
Subsidiaries: 子公司:					
Beijing Tong Ren Tang Henan Technological development of Chinese Medicinal Raw Materials Co., Limited ("Tong Ren Tang Henan") 北京同仁堂河南中藥材科技開發 有限公司 (「同仁堂河南」)	Henan, PRC 24 October 2001 Limited liability company 中國河南 2001年10月24日 有限責任公司	51%*	51%*	RMB4,000,000 人民幣4,000,000元	Cultivating , selling and technological development of Chinese medicinal raw materials Henan, PRC 中藥材種植、銷售、中藥材技術開發
Beijing Tong Ren Tang Hubei Chinese Medicinal Raw Materials Co., Limited (" Tong Ren Tang Hubei ") 北京同仁堂湖北中藥材有限公司 (「 同仁堂湖北 」)	Hubei, PRC 26 October 2001 Limited liability company 中國湖北 2001年10月26日 有限責任公司	51%*	51%*	RMB3,000,000 人民幣3,000,000元	Cultivating, purchasing and selling of Chinese medicinal raw materials Hubei, PRC 中藥材種植、收購、銷售
Beijing Tong Ren Tang Zhejiang Chinese Medicinal Raw Materials Co., Limited (" Tong Ren Tang Zhejiang ") 北京同仁堂浙江中藥材有限公司 (「 同仁堂浙江 」)	Zhejiang, PRC 31 October 2001 Limited liability company 中國浙江 2001年10月31日 有限責任公司	51%*	51%*	RMB10,000,000 人民幣10,000,000元	Cultivating, purchasing and selling of Chinese medicinal raw materials Zhejiang, PRC 中藥材種植、收購、銷售
Beijing Tong Ren Tang Hebei Technological development of Chinese Medicinal Raw Materials Co., Limited ("Tong Ren Tang Hebei") 北京同仁堂河北中藥材科技開發有限公司 (「同仁堂河北」)	Hebei, PRC 19 November 2001 Limited liability company 中國河北 2001年11月19日 有限責任公司	51%*	51%*	RMB48,000,000 人民幣 48,000,000 元	Cultivating, purchasing and selling of Chinese medicinal raw materials Hebei, PRC 中藥材種植、收購、 銷售

Effective equity interests directly held by the Company

^{*} 由本公司直接持有的實際權益

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

1. GENERAL INFORMATION (CONTINUED)

Name	Place/date of incorporation/ kind of legal entity 成立地點、日期	Effective equity interest held 所持實際權益 2020 2019		Issued/registered/ paid-up capital 已發行/註冊/	Principal activities/ place of operation
公司名稱	及法人類別				主營業務和經營地
Subsidiaries: (Continued) 子公司:(續)			2019		
Beijing Tong Ren Tang Tongke Pharmaceutical Company Limited (" Tong Ren Tang Tongke ") 北京同仁堂通科藥業有限責任公司 (「 同仁堂通科 」)	Beijing, PRC 4 November 2003 Limited liability company 中國北京 2003年11月4日 有限責任公司	95%*	95%*	RMB75,000,000 人民幣75,000,000元	Production of ointment, medical research and development Beijing, PRC 製造膏劑、醫藥技術開發 中國北京
Beijing Tong Ren Tang Technologies (Tangshan) Co., Ltd (" Tong Ren Tang Technologies Tangshan ") 北京同仁堂科技發展(唐山) 有限公司 (「同仁堂科技唐山」)	Hebei, PRC 17 June 2015 Limited liability company 中國河北 2015年6月17日 有限責任公司	100%*	100%*	RMB850,000,000 人民幣850,000,000元	Production (including extraction) of Chinese medicine, food and healthcare products Hebei, PRC 生產製造中成藥(含中藥提取)、食品及保健品
Beijing Tong Ren Tang Technologies Chengdu Co., Ltd (" Tong Ren Tang Chengdu ") 北京同仁堂科技發展成都有限公司 (「 同仁堂成都 」)	Sichuan, PRC 26 February 2003 Limited liability company 中國四川 2003年2月26日 有限責任公司	51%*	51%*	RMB53,061,200 人民幣53,061,200元	Production and processing of biochemical products and Chinese medicine, extraction and processing of plants Sichuan, PRC 生產、加工生化製品和中藥制劑及天然植物加工與提取中國四川
Beijing Tong Ren Tang Second Traditional Chinese Medicine Hospital Co., Ltd ("Tong Ren Tang Second Traditional Chinese Medicine Hospital") 北京同仁堂第二中醫醫院有限責任公司 (「同仁堂第二中醫醫院」)	Beijing, PRC 12 September 2000 Limited liability company 中國北京 2000年9月12日 有限責任公司	100%*	100%*	RMB10,492,914 人民幣10,492,914元	Internal and external surgery, medical examination, traditional Chinese medicine department and hospital management Beijing, PRC 內外科、醫學檢驗、中醫科 以及醫院管理 中國北京

Effective equity interests directly held by the Company

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

1. GENERAL INFORMATION (CONTINUED)

Name	Place/date of incorporation/ kind of legal entity 成立地點、日期	Effective equity interest held			Principal activities/ place of operation
公司名稱	及法人類別	所持實 2020	際權益 2019	實收資本	主營業務和經營地
Subsidiaries: (Continued) 子公司:(續)					
Beijing Tong Ren Tang Chinese Medicine Company Limited ⁽¹⁾ ("Tong Ren Tang Chinese Medicine") 北京同仁堂國藥有限公司 ⁽¹⁾ (「同仁堂國藥」)	Hong Kong, PRC 18 March 2004 Limited liability company 中國香港 2004年3月18日 有限責任公司	38.05%*	38.05%*	HKD938,789,000 港幣 938,789,000 元	Manufacturing, retail and wholesale of Chinese medicine products and healthcare products and provision of Chinese medical consultation and treatments Hong Kong, PRC 中藥產品和保健品的生產、零售及批發並提供中醫診療中國香港
Beijing Tong Ren Tang Nansanhuan Zhonglu Drugstore Co., Limited ("Nansanhuan Zhonglu Drugstore") 北京同仁堂南三環中路藥店有限公司 (「南三環中路藥店」)	Beijing, PRC 28 April 2004 Limited liability company 中國北京 2004年4月28日 有限責任公司	100%*	100%*	RMB500,000 人民幣500,000元	Sales of medicinal products Beijing, PRC 藥品銷售 中國北京
Beijing Tong Ren Tang Yanbian Chinese Medicinal Raw Materials Co., Limited (" Tong Ren Tang Yanbian ") 北京同仁堂延邊中藥材基地有限公司 (「 同仁堂延邊 」)	Jilin, PRC 24 September 2004 Limited liability company 中國吉林 2004年9月24日 有限責任公司	51%*	51%*	RMB4,000,000 人民幣 4,000,000 元	Cultivating and selling of Chinese medicinal raw materials Jilin, PRC 中藥材種植、銷售 中國吉林
Beijing Tong Ren Tang Anhui Chinese Medicinal Raw Materials Co., Limited ("Tong Ren Tang Anhui") 北京同仁堂安徽中藥材有限公司 (「 同仁堂安徽 」)	Anhui, PRC 18 October 2004 Limited liability company 中國安徽 2004年10月18日 有限責任公司	51%*	51%*	RMB24,000,000 人民幣 24,000,000 元	Cultivating, purchasing and selling of Chinese medicinal raw materials Anhui, PRC 中藥材種植、收購、 銷售 中國安徽

Effective equity interests directly held by the Company

由本公司直接持有的實際權益

For the year ended 31 December 2020 截至二零二零年十二月三十一目止年度

1. GENERAL INFORMATION (CONTINUED)

Name 公司名稱	Place/date of incorporation/kind of legal entity成立地點、日期及法人類別	Effective equity interest held 所持實際權益 2020 2019		paid-up capital 已發行/註冊/	Principal activities/ place of operation 主營業務和經營地
Subsidiaries: (Continued) 子公司:(續)					
Beijing Tong Ren Tang WM Dianorm Biotech Co., Limited (" Tong Ren Tang WM ") 北京同仁堂麥爾海生物技術有限公司 (「 同仁堂麥爾海 」)	Beijing, PRC 20 February 2001 Sino-foreign equity joint venture 中國北京 2001年2月20日 中外合資企業	60%*	60%*	USD3,000,000 美元3,000,000元	Technological development and sales of biological products, Chinese and western medicines, cosmetics and healthcare products Beijing, PRC 生物製品、中西藥、化妝品和保健食品的技術開發及銷售中國北京
Beijing Tong Ren Tang Chinese Medicine (Hong Kong) Group Co., Ltd. (" Chinese Medicine Group ") 北京同仁堂國藥(香港)集團有限公司 (「 國藥集團 」)	Hong Kong, PRC 1 March 2012 Limited liability company 中國香港 2012年3月1日 有限責任公司	53.09%*	53.09%*	HKD75,000,000 港幣75,000,000元	Investment holding Hong Kong, PRC 投資控股 中國香港
Beijing Tong Ren Tang Xing An Healthcare Technologies Co.,Limited ("Tong Ren Tang Xing An Healthcare") 北京同仁堂興安保健科技有限責任公司 (「 同仁堂興安保健 」)	Beijing, PRC 14 April 2004 Limited liability company 中國北京 2004年4月14日 有限責任公司	51%*	51%*	RMB69,000,000 人民幣69,000,000元	Cultivating, purchasing and selling of Chinese medicinal raw materials, production and selling of tea drinks product series and foot care product series Beijing, PRC 中藥材種植、收購、銷售; 茶類產品及足浴類產品 生產、銷售
Beijing Tong Ren Tang Century Advertising Co., Limited (" Tong Ren Tang Century Advertising ") 北京同仁堂世紀廣告有限公司 (「 同仁堂世紀廣告 」)	Beijing, PRC 25 September 2013 Limited liability company 中國北京 2013年9月25日 有限責任公司	100%*	100%*	RMB1,000,000 人民幣1,000,000元	Advertisement services Beijing, PRC 廣告策劃服務 中國北京

Effective equity interests directly held by the Company

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

1. GENERAL INFORMATION (CONTINUED)

Name 公司名稱	Place/date of incorporation/kind of legal entity成立地點、日期及法人類別	Effective equity interest held 所持實際權益		paid-up capital 已發行/註冊/	Principal activities/ place of operation 主營業務和經營地
		2020	2019		
Subsidiaries: (Continued) 子公司:(續)					
Beijing Tong Ren Tang (Tangshan) Nutrition and Healthcare Co., Ltd (" Tong Ren Tang Tangshan Healthcare " 北京同仁堂(唐山)營養保健品有限公司 (「 同仁堂唐山保健品 」)	Hebei, PRC 13 September 2010) Limited liability company 中國河北 2010年9月13日 有限責任公司	74%*	74%*	RMB170,000,000 人民幣170,000,000元	Production and sales of healthcare products and Chinese medicine Hebei, PRC 保健品及中藥生產及 銷售 中國河北
Beijing Tong Ren Tang Technologies (Liaoning) Pharmaceutical Company Limited ("Tong Ren Tang Liaoning") 北京同仁堂(遼寧)科技藥業有限公司 (「同仁堂遼寧」)	Liaoning, PRC 25 July 2018 Limited liability company 中國遼寧 2018年7月25日 有限責任公司	51%*	51%*	RMB136,000,000 人民幣136,000,000元	Production and sales of deer series Chinese medicine and healthcare food Liaoning, PRC 鹿系列中成藥及保健食品 生產及銷售 中國遼寧
Beijing Tong Ren Tang Technologies (Xingtang) Donkey Industry Company Limited ("Tong Ren Tang Xingtang") 北京同仁堂科技發展(行唐)驢業 有限公司 (「同仁堂行唐」)	Hebei, PRC 15 March 2019 Limited liability company 中國河北 2019年3月15日 有限責任公司	51%*	51%*	RMB66,000,000 人民幣 66,000,000 元	Cultivation technology development, production and sales of food Hebei, PRC 養殖技術開發、食品加工及 銷售 中國河北
Beijing Tong Ren Tang International Natural-Pharm Co., Ltd. ("Tong Ren Tang International Natural-Pharm") 北京同仁堂國際藥業有限公司 (「同仁堂國際藥業」)	Beijing, PRC 6 March 2006 Limited liability company 中國北京 2006年3月6日 有限責任公司	100%**	100%**	HKD10,000,000 港幣10,000,000元	Sales and distribution of Chinese medicine products and healthcare products Beijing, PRC 銷售及分銷中藥產品與 保健品 中國北京

Effective equity interests directly held by the Company
Effective equity interests directly held by Tong Ren Tang Chinese Medicine

由本公司直接持有的實際權益

由同仁堂國藥直接持有的實際權益

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

1. GENERAL INFORMATION (CONTINUED)

1. 一般資料(續)

Name 公司名稱	Place/date of incorporation/ kind of legal entity 成立地點、日期 及法人類別	Effective equity interest held 所持實際權益		paid-up capital 已發行/註冊/	Principal activities/ place of operation 主營業務和經營地
公刊有情	火	7) 対貝(2020	尔惟亚 2019	貝収貝쒸	工営未份和経営地
Subsidiaries: (Continued) 子公司:(續)					
Beijing Tong Ren Tang Australia Pty. Ltd. (" Tong Ren Tang Australia ") 北京同仁堂(澳大利亞)有限公司 (「 同仁堂澳大利亞 」)	Sydney, Australia 20 May 2004 Limited liability company 澳大利亞悉尼 2004年5月20日 有限責任公司	75%**	75%**	AUD1,000,000 澳大利亞元 1,000,000元	Wholesale and retail of Chinese medicine products and healthcare products and provision of Chinese medical consultation and treatments Sydney, Australia 批發及零售中藥產品與保健品以及提供中醫診療服務澳大利亞悉尼
Beijing Tong Ren Tang Science Arts (Singapore) Co Pte. Ltd. (" Tong Ren Tang Singapore ") 北京同仁堂新加坡(科藝)私人有限公司 (「 同仁堂新加坡 」)	Singapore 1 December 2003 Limited liability company 新加坡 2003年12月1日 有限責任公司	51%**	51%**	SGD857,000 新加坡元857,000元	Wholesale and retail of Chinese medicine products and healthcare products and provision of Chinese medical consultation and treatments Singapore 批發及零售中藥產品與保健品以及提供中醫診療服務新加坡
Beijing Tong Ren Tang (Toronto) Inc. ("Tong Ren Tang Toronto") 北京同仁堂(多倫多)有限公司 (「同仁堂多倫多」)	Toronto, Canada 24 June 2010 Limited liability company 加拿大多倫多 2010年6月24日 有限責任公司	51%**	51%**	CAD497,300 加拿大元497,300元	Retail of Chinese medicine products and healthcare products and provision of Chinese medical consultation and treatments Toronto, Canada 零售中藥產品與保健品以及提供中醫診療服務 加拿大多倫多

由同仁堂國藥直接持有的實際權益

Effective equity interests directly held by Tong Ren Tang Chinese Medicine

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

1. GENERAL INFORMATION (CONTINUED)

Name 公司名稱	kind of legal entity inte 成立地點、日期		equity held 聚權益	paid-up capital 已發行/註冊/	Principal activities/ place of operation 主營業務和經營地
		2020	2019		
Subsidiaries: (Continued) 子公司:(續)					
Beijing Tong Ren Tang (Macau) Company Limited (" Tong Ren Tang Macau ") 北京同仁堂(澳門)有限公司 (「 同仁堂澳門 」)	Macau, PRC 28 October 2002 Limited liability company 中國澳門 2002年10月28日 有限責任公司	51%**	51%**	MOP1,000,000 澳門元1,000,000元	Wholesale and retail of Chinese medicine products and healthcare products and provision of Chinese medical consultation and treatments Macau, PRC 批發及零售中藥產品與保健品以及提供中醫診療服務中國澳門
Beijing Tong Ren Tang Gulf FZ-LLC ("Tong Ren Tang Gulf") 北京同仁堂海灣有限公司 (「 同仁堂海灣 」)	Dubai, United Arab Emirates 8 June 2011 Limited liability company 阿拉伯聯合酋長國迪拜 2011年6月8日 有限責任公司	51%**	51%**	AED1,920,000 阿聯酋迪拉姆 1,920,000元	Retail of Chinese medicine products and healthcare products and provision of Chinese medical consultation and treatments Dubai, United Arab Emirates 零售中藥產品與保健品以及提供中醫診療服務 阿拉伯聯合酋長國迪拜
Beijing Tong Ren Tang Poland sp.zo.o. (" Tong Ren Tang Poland ") 北京同仁堂(波蘭)有限公司 (「 同仁堂波蘭 」)	Warsaw, Poland 26 July 2012, Limited liability company 波蘭華沙 2012年7月26日 有限責任公司	100%**	100%**	Zloty130,000 波蘭茲羅提 130,000元	Retail of Chinese medicine products and healthcare products and provision of Chinese healthcare treatmen Warsaw, Poland 零售中藥產品與保健品以及提供中醫診療服務波蘭華沙

Effective equity interests directly held by Tong Ren Tang Chinese Medicine

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

1. GENERAL INFORMATION (CONTINUED)

Name 公司名稱	Place/date of incorporation/ kind of legal entity 成立地點、日期 及法人類別	Effective equity interest held 所持實際權益		paid-up capital 已發行/註冊/	Principal activities/ place of operation 主營業務和經營地
		2020	2019		
Subsidiaries: (Continued) 子公司:(續)					
Beijing Tong Ren Tang Canada Co. Ltd. (" Tong Ren Tang Canada ") 北京同仁堂(加拿大)有限公司 (「 同仁堂加拿大 」)	Vancouver, Canada 11 January 2002 Limited liability company 加拿大溫哥華 2002年1月11日 有限責任公司	51%**	51%**	CAD1,000,000 加拿大元 1,000,000元	Retail of Chinese medicine products and healthcare products and provision of Chinese medical consultation and treatments Vancouver, Canada 零售中藥產品與保健品以及提供中醫診療服務 加拿大溫哥華
Beijing Tong Ren Tang (Seoul) Company Limited ("Tong Ren Tang Seoul") 北京同仁堂(首爾)株式會社 (「同仁堂首爾」)	Seoul, South Korea 10 March 2014 Limited liability company 韓國首爾 2014年3月10日 有限責任公司	51%**	51%**	WON1,052,000,000 韓元1,052,000,000元	Wholesale of Chinese medicine products and healthcare products Seoul, South Korea 批發中藥產品與保健品 韓國首爾
Beijing Tong Ren Tang (Auckland) Company Limited ("Tong Ren Tang Auckland") 北京同仁堂(奧克蘭) 有限公司 (「 同仁堂奧克蘭 」)	Auckland, New Zealand 2 May 2014 Limited liability company 新西蘭奧克蘭 2014年5月2日 有限責任公司	51%**	51%**	NZD2,000,000 新西蘭元 2,000,000元	Retail of Chinese medicine products and healthcare products and provision of Chinese medical consultation and treatments Auckland, New Zealand 零售中藥產品與保健品以及提供中醫診療服務新西蘭奧克蘭

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

1. GENERAL INFORMATION (CONTINUED)

Name 公司名稱	Place/date of incorporation/ kind of legal entity 成立地點、日期 及法人類別	Effective equity interest held 所持實際權益		paid-up capital 已發行/註冊/	Principal activities/ place of operation 主營業務和經營地
Subsidiaries: (Continued)		2020	2019		
子公司:(續) Beijing Tong Ren Tang Tong Xin Tong Le Company Limited	Hong Kong, PRC 19 May 2014	100%**	100%**	HKD10,000 港幣10,000元	Retail of Chinese medicine products and healthcare
("Tong Ren Tang Tong Xin Tong Le") 北京同仁堂同心同樂有限公司 (「同仁堂同心同樂」)	Limited liability company 中國香港 2014年5月19日 有限責任公司				products and provision of Chinese medical consultation and treatments Hong Kong, PRC 零售中藥產品與保健品以及 提供中醫診療服務 中國香港
Honour Essence Trading Limited (" Honour Essence ") 大宏貿易有限公司 (「 大宏貿易 」)	Hong Kong, PRC 10 March 1997 Limited liability company 中國香港 1997年3月10日 有限責任公司	51%**	51%**	HKD2,000 港幣2,000元	Wholesale of Chinese medicine products and healthcare products Hong Kong, PRC 批發中藥產品與保健品 中國香港
Beijing Tong Ren Tang Vancouver Healthcare Center Co., Ltd	Vancouver, Canada 19 January 2016	51%**	51%**	CAD750,000 加拿大元750,000元	Retail of Chinese medicine products and healthcare
("Tong Ren Tang Vancouver") 北京同仁堂溫哥華養生中心有限公司 (「同仁堂溫哥華」)	Limited liability company 加拿大溫哥華 2016年1月19日				products and provision of Chinese medical consultation and treatments
(四 一 圣 / 四 可 举] /	有限責任公司				Vancouver, Canada 零售中藥產品與保健品以及 提供中醫診療服務 加拿大溫哥華

Effective equity interests directly held by Tong Ren Tang Chinese Medicine

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

1. GENERAL INFORMATION (CONTINUED)

Name 公司名稱	Place/date of incorporation/ kind of legal entity 成立地點、日期 及法人類別	Effective equity interest held 所持實際權益		paid-up capital 已發行/註冊/	Principal activities/ place of operation 主營業務和經營地
		2020	2019		
Subsidiaries: (Continued) 子公司:(續)					
Beijing Tong Ren Tang Melbourne Pty Limited (" Tong Ren Tang Melbourne ") 北京同仁堂(墨爾本)有限公司 (「 同仁堂墨爾本 」)	Melbourne, Australia 9 April 2014 Limited liability company 澳大利亞墨爾本 2014年4月9日 有限責任公司	38%***	38%***	AUD100,000 澳大利亞元 100,000元	Retail of Chinese medicine products and healthcare products and provision of Chinese medical consultation and treatments Melbourne, Australia 零售中藥產品與保健品以及提供中醫診療服務 澳大利亞墨爾本
Beijing Tong Ren Tang Pudu Health Centre B.V. (" Tong Ren Tang Pudu ") 北京同仁堂普度健康中心有限公司 (「 同仁堂普度 」)	Den Haag, the Netherlands 17 August 2015 Limited liability Company 荷蘭海牙 2015年8月17日 有限責任公司	45%***	45%***	Euro650,000 歐元650,000元	Retail of Chinese medicine products and healthcare products and provision of Chinese medical consultation and treatments Den Haag, the Netherlands 零售中藥產品與保健品以及提供中醫診療服務 荷蘭海牙
Beijing Tong Ren Tang Czech Republic SE (" Tong Ren Tang Czech ") 北京同仁堂(捷克)有限公司 (「 同仁堂捷克 」)	Prague, the Czech Republic 11 December 2015 Limited liability company 捷克布拉格 2015年12月11日 有限責任公司	45%***	45%***	CZK3,296,400 捷克克朗 3,296,400元	Retail of Chinese medicine products and healthcare products and provision of Chinese medical consultation and treatments Prague, the Czech Republic 零售中藥產品與保健品以及提供中醫診療服務

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

1. GENERAL INFORMATION (CONTINUED)

Name 公司名稱	Place/date of incorporation/ kind of legal entity 成立地點、日期 及法人類別	Effective equity interest held 所持實際權益		paid-up capital 已發行/註冊/	Principal activities/ place of operation 主營業務和經營地
N. A. H. II.		2020	2019	Z V Z I	
Subsidiaries: (Continued) 子公司:(續)					
Beijing Tong Ren Tang Sweden AB ("Tong Ren Tang Sweden") 北京同仁堂(瑞典)有限公司 (「 同仁堂瑞典 」)	Stockholm, Sweden 9 September 2015 Limited liability company 瑞典斯德哥爾摩 2015年9月9日 有限責任公司	45%***	45%***	SEK50,000 瑞典克朗50,000元	Retail of Chinese medicine products and healthcare products and provision of Chinese medical consultation and treatments Stockholm, Sweden 零售中藥產品與保健品以及提供中醫診療服務 瑞典斯德哥爾摩
Beijing Tong Ren Tang Los Angeles Healthcare Center LLC (" Tong Ren Tang Los Angeles ") 北京同仁堂洛杉磯醫療中心有限公司 (「 同仁堂洛杉磯 」)	Los Angeles, United States 18 November 2015 Limited liability company 美國洛杉磯 2015年11月18日 有限責任公司	51%***	51%***	USD600,000 美元600,000元	Retail of Chinese medicine products and healthcare products and provision of Chinese medical consultation and treatments Los Angeles, United States 零售中藥產品與保健品以及提供中醫診療服務 美國洛杉磯
Beijing Tong Ren Tang Concord	New York, United States	51%***	51%***		Wholesale and retail of Chinese
New York LLC (" Tong Ren Tang Concord ") 北京同仁堂協和紐約有限公司 (「 同仁堂協和 」)	13 June 2016 Limited liability company 美國紐約 2016年6月13日 有限責任公司			美元800,000元	medicine products and healthcare products and provision of Chinese medical consultation and treatments New York, United States 批發及零售中藥產品與 保健品以及提供中醫診療 服務 美國紐約

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

1. GENERAL INFORMATION (CONTINUED)

Name 公司名稱	Place/date of incorporation/ kind of legal entity 成立地點、日期 及法人類別		e equity st held 際權益 2019	paid-up capital 已發行/註冊/	Principal activities/ place of operation 主營業務和經營地
Subsidiaries: (Continued) 子公司:(續)					
Beijing Tong Ren Tang Ming Qi Group, LLC (" Tong Ren Tang Mingqi ") 北京同仁堂鳴岐有限公司 (「 同仁堂鳴岐 」)	New York, United States 22 April 2005 Limited liability company 美國紐約 2005年4月22日 有限責任公司	60%***	60%***	USD200,000 美元 200,000 元	Wholesale and retail of Chinese medicine products and healthcare products New York, United States 批發及零售中藥產品與保健品 美國紐約
Beijing Tong Ren Tang Swiss SA (" Tong Ren Tang Swiss") 北京同仁堂瑞士股份有限公司 (「 同仁堂瑞士 」)	Geneva, Switzerland 8 September 2017 Limited liability company 瑞士日內瓦 2017年9月8日 有限責任公司	45 %***	45%***	CHF500,000 瑞士法郎500,000元	Provision of Chinese medical consultation and treatments Geneva, Switzerland 提供中醫診療服務 瑞士日內瓦
Beijing Tong Ren Tang (San Gabriel CA) LLC (" Tong Ren Tang San Gabrieal CA ") 北京同仁堂(聖蓋博加洲)有限公司 (「 同仁堂聖蓋博加州 」)	Los Angeles, United States 15 June 2017 limited liability company 美國洛杉磯 2017年6月15日 有限責任公司	51%***	51%***	USD600,000 美元600,000元	Wholesale and retail of Chinese medicine products and healthcare products and provision of Chinese medical consultation and treatments Los Angeles , United States 批發及零售中藥產品與保健品以及提供中醫診療服務美國洛杉磯

Effective equity interests indirectly held by Tong Ren Tang Chinese Medicine

Tong Ren Tang Chinese Medicine was incorporated in Hong Kong in 2004, listed on the GEM of the Stock Exchange in May 2013, and transferred to the MB of the Stock Exchange in May 2018 (stock code: 3613.HK). Beijing Tong Ren Tang Company Limited ("Tong Ren Tang Ltd.") held 33.62% equity interest of Tong Ren Tang Chinese Medicine. Although the Group owns less than half of the equity interest, it has secured 71.67% of the voting rights of Tong Ren Tang Chinese Medicine by virtue of a concert party agreement with Tong Ren Tang Ltd.. Consequently, the Group consolidates Tong Ren Tang Chinese Medicine.

由同仁堂國藥間接持有的實際權益

同仁堂國藥於二零零四年在中國香港註冊成立,於 二零一三年五月在聯交所創業板掛牌上市,並於二 零一八年五月轉至聯交所主板上市(股票代碼: 3613.HK)。北京同仁堂股份有限公司(「同仁堂股份」) 持有同仁堂國藥33.62%的股權。雖然本集團所持股 份小於50%,但是本集團與同仁堂股份已簽署一致 行動協議有能力取得71.67%的表決權,所以本集團 將同仁堂國藥納入合併範圍。

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

GENERAL INFORMATION (CONTINUED)

1. 一般資料(續)

The following is a list of principal joint ventures and associates as at 31 December 2019 and 2020:

下文載列於二零一九年及二零二零年十二月 三十一日的主要合營企業和聯營企業:

Name 公司名稱	Place/date of incorporation/kind of legal entity成立地點、日期及法人類別	Effective interes 所持實 2020	t held	paid-up capital 已發行/註冊/	Principal activities/ place of operation 主營業務和經營地
Joint ventures: 合營企業:					
Peking Tongrentang (M) SDN. BHD. ⁽²⁾ (" Tong Ren Tang Malaysia ") 北京同仁堂(馬)有限公司 ⁽²⁾ (「 同仁堂馬來西亞 」)	Kuala Lumpur, Malaysia 19 January 2001 Limited liability company 馬來西亞吉隆坡 2001年1月19日 有限責任公司	60%**	60%**	MYR1,900,000 馬來西亞林吉特 1,900,000 元	Retail of Chinese medicine products and healthcare products and provision of Chinese medical consultation and treatments 零售中藥產品與保健品以及提供中醫診療服務
Beijing Tong Ren Tang (Thailand) Co., Ltd. ⁽²⁾ (" Tong Ren Tang Thailand ") 北京同仁堂(泰國)有限公司 ⁽²⁾ (「 同仁堂泰國 」)	Bangkok, Thailand 23 March 2000 Limited liability company 泰國曼谷 2000年3月23日 有限責任公司	49%**	49%**	THB38,000,000 泰銖38,000,000元	Wholesale and retail of Chinese medicine products and healthcare products and provision of Chinese medical consultation and treatments 批發及零售中藥產品與保健品以及提供中醫診療服務
Union Health International Limited ("Tong Ren Tang Fook Ming Tang") 耀康國際有限公司 (「同仁堂福明堂」)	Hong Kong, PRC 3 May 2004 Limited liability company 中國香港 2004年5月3日 有限責任公司	50%**	50%**	HKD10,000 港幣 10,000元	Retail of Chinese medicine products and healthcare products and provision of Chinese medical consultation and treatments 零售中藥產品與保健品以及提供中醫診療服務

- Effective equity interests directly held by Tong Ren Tang Chinese Medicine
- Although the Company owns more or less than 50% of the equity interests in these entities, the directors of the Company consider that these entities are joint ventures of the Company because decisions about their operating, investing and financing activities are jointly controlled by the Company and the joint venture partners in accordance with the joint venture agreements rather than under the unilateral control or significant influence of the Company.
- 由同仁堂國藥直接持有的實際權益
- 儘管本公司持有該等實體多於或少於50%股權,惟 由於根據合營協議,該等實體的經營、投資及融資 活動決定均由本公司及合營伙伴共同控制,而非由 本公司單方面控制或發揮重大影響,故本公司董事 認為該等實體乃本公司合營企業。

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

1. GENERAL INFORMATION (CONTINUED)

1. 一般資料(續)

Name 公司名稱	Place/date of incorporation/ kind of legal entity 成立地點、日期 及法人類別	Effective interes 所持實	st held	paid-up capital 已發行/註冊/	Principal activities/ place of operation 主營業務和經營地
		2020	2019		
Associates: 聯營企業:					
Tong Ren Tang Shanxi Sheye Co., Ltd. (" Tong Ren Tang Sheye ") 北京同仁堂陝西麝業有限公司 (「 同仁堂麝業 」)	Shanxi, PRC 14 December 2015 Limited liability company 中國陝西 2015年12月14日 有限責任公司	29%*	29%*	RMB30,000,000 人民幣30,000,000元	Manufacturing and breed of mus production and sales of related products 林麝養殖、繁育及相關產品 生產銷售

^{*} Effective equity interests directly held by the Company

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

The principal accounting policies applied in the preparation of these consolidated financial statements are set out below. These policies have been consistently applied to all the years presented, unless otherwise stated.

2.1 Basis of preparation

The consolidated financial statements of Tong Ren Tang Technologies Co. Ltd. have been prepared in accordance with International Financial Reporting Standards ("**IFRSs**") and the disclosure requirements of the Hong Kong Companies Ordinance. The consolidated financial statements have been prepared under the historical cost convention, as modified by the revaluation of financial assets at FVOCI and financial assets at fair value through profit or loss ("**FVPL**").

The preparation of financial statements in conformity with IFRS requires the use of certain critical accounting estimates. It also requires management to exercise its judgement in the process of applying the Group's accounting policies. The areas involving a higher degree of judgement or complexity, or areas where assumptions and estimates are significant to the consolidated financial statements are disclosed in Note 4.

* 由本公司直接持有的實際權益

2. 重要會計政策摘要

編製本合併財務報表採用的主要會計政策載於 下文。除另有説明外,此等政策在所列報的所 有年度內貫徹應用。

2.1 編製基準

北京同仁堂科技發展股份有限公司的合併財務報表是根據國際財務報告準則和香港《公司條例》的披露規定編製。合併財務報表按照歷史成本法編製,並已就以公允價值計量且其變動計入其他綜合收益的金融資產和以公允價值計量且其變動計入損益的金融資產的重估作出修訂。

編製符合國際財務報告準則的財務報表需要使用若干關鍵會計估計。這亦需要管理層在應用本集團的會計政策過程中行使其判斷。涉及高度的判斷或高度復雜性,或涉及對合併財務報表作出重大假設和估計的範疇,在附註4中披露。

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.1 Basis of preparation (Continued)

2.1.1 Changes in accounting policies and disclosures

2.1.1.1 Adoption of new standards and amendments to standards

The Group has adopted the following new standards and amendments to standards which are mandatory for the financial year beginning on January 2020:

2. 重要會計政策摘要(續)

2.1 編製基準(續)

2.1.1 會計政策和披露的變動

2.1.1.1已採納的新訂準則及準則之修訂

本集團所採納於二零二零年一月一日開始之財 政年度須強制採用的新訂準則及準則之修訂如 下:

Amendments to IAS 1 and IAS 8 國際會計準則第1號和第8號(修改) Amendments to IFRS 3 國際財務報告準則第3號(修改) Amendments to IFRS 7, IAS 39 and IFRS 9 國際財務報告準則第7號、國際會計準則 第39號及國際財務報告準則第9號(修改) Amendments to IFRS 16 國際財務報告準則第16號(修改) Conceptual Framework for Financial Reporting 財務報告之觀念性架構 Definition of Material 重大的定義 Definition of a Business 企業的定義 Interest Rate Benchmark Reform 利率基準改革

COVID-19-Related Rent Concessions⁽¹⁾ 新型冠狀病毒肺炎相關租金減讓⁽¹⁾ Revised Conceptual Framework for Financial Reporting 財務報告之觀念性架構之修訂

(1) Effective for the accounting period beginning on or after 1 June 2020

The Group has early adopted Amendment to IFRS 16 "Covid-19-Related Rent Concessions" retrospectively from 1 January 2020. The amendment provides an optional practical expedient allowing lessees to elect not to assess whether a rent concession related to COVID-19 is a lease modification. Lessees adopting this election may account for qualifying rent concessions in the same way as they would if they were not lease modifications. The practical expedient only applies to rent concessions occurring as a direct consequence of the COVID-19 pandemic and only if all of the following conditions are met: (a) the change in lease payments results in revised consideration for the lease that is substantially the same as, or less than, the consideration for the lease immediately preceding the change; (b) any reduction in lease payments affects only payments due on or before 30 June 2021; and (c) there is no substantive change to other terms and conditions of the lease.

The Group has applied the practical expedient to all qualifying COVID-19-related rent concessions. Rent concessions have been accounted for as negative variable lease payments and recognised in administrative expenses and distribution expenses (Note 26) in the consolidated income statement for the the year ended 31 December 2020, with a corresponding adjustment to the lease liability. There is no impact on the opening balance of equity at 1 January 2020.

The other amendments listed did not have material impact on the Group's accounting policies and did not require retrospective adjustments.

(1) 於二零二零年六月一日或之後開始的會計期間生效

本集團已於二零二零年一月一日起追溯採用與國際財務報告準則第16號(修改)「新型冠冠冠 毒肺炎相關租金減讓」。該修訂提供了一種與 選的簡化方法,允許承租人選擇不評估與實冠狀病毒肺炎相關租金減讓是否為租金變更。簡化方法僅適用於新型預決 動租金減讓,可以假設新型型滿滿時人類接導致的租金減讓,並且必須滿讓以下所有條件:(a)減讓後的租賃付款的減少了基本不變;(b)所有租賃付款的減少付款; 物(c)租賃的其他條款和條件沒有實質性變化

本集團已應用簡化方法於所有與新型冠狀病毒肺炎相關的租金減讓。截至二零二零年十二月三十一止年度,租金減讓已經作為可變租賃付款,並在合併利潤表中確認為管理費用及銷售費用(附註26),並對租賃負債作了相應調整。該調整對二零二零年一月一日的期初權益餘額沒有影響。

上述其他準則之修訂對本集團的會計政策沒有 重大影響,不需要追溯調整。

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.1 Basis of preparation (Continued)

2.1.1 Changes in accounting policies and disclosures (Continued)

2.1.1.2 Standards and amendments which are not yet effective

The following are new/revised standards and amendments to existing standards that have been published and are relevant and mandatory for the Group's accounting periods beginning on or after 1 January 2021, but have not been early adopted by the Group.

2. 重要會計政策摘要(續)

2.1 編製基準(續)

2.1.1會計政策和披露的變動(續)

2.1.1.2尚未生效的準則及修訂

下列已頒布新訂/經修訂準則及現有準則之修 訂與本集團於二零二一年一月一日或之後開始 的會計期間有關且強制實行,惟本集團並無提 早採納。

Amendments to IFRS 9, IAS 39, IFRS 7, IFRS 4 and IFRS 16 國際財務報告準則第9號、國際會計準則第39號、國際財務報告準則第7號、國際財務報告準則第4號及國際財務報告準則第16號(修改)

Amendments to IAS 1

國際會計準則第1號(修改)

Amendments to IAS 16

國際會計準則第16號(修改)

Amendments to IAS 37

國際會計準則第37號(修改)

Amendments to IFRS 3

國際財務報告準則第3號(修改)

IFRS 17

國際財務報告準則第17號

Narrow-scope amendments to IAS 1,

IFRS Practice Statement 2 and IAS 8

國際會計準則第1號、國際財務報告準則實務説明

第2號和國際會計準則第8號的小範圍修改

IFRS 10 and IAS 28 (Amendments)

國際財務報告準則第10號及國際會計準則第28號(修改)

Amendments to IFRSs 國際財務報告準則之修訂 Interest Rate Benchmark Reform — Phase 2 (1) 利率基準改革 — 第二階段(1)

Classification of Liabilities as Current/Non-current (4)

流動/非流動負債的分類(4)

Property, Plant and Equipment: Proceeds before Intended Use (2)

物業、廠房及設備 — 擬定用途前的所得款項②

Onerous Contracts — Cost of Fulfilling a Contract (2)

虧損合同一履行合同的成本(2)

Reference to the Conceptual Framework (2)

概念框架(2)

Insurance Contracts (5)

保險合同(5)

Disclosure of Accounting Policies and definition of Accounting Estimates (3)

會計政策的披露和會計估計的定義③

Sale or Contribution of Assets between an Investor and its

Associate or Joint Venture (6)

投資者及其聯營或合營企業的資產出售或投入^⑥ Annual Improvements to IFRS Standards 2018–2020 ^②

2018-2020年國際財務報告準則之年度改進②

Effective for the accounting period beginning on or after 1 January 2021

Effective for the accounting period beginning on or after 1 January 2022

Effective for the accounting period beginning on or after 1 January 2023

Effective for the accounting period beginning on or after 1 January 2023
 Originally effective for the accounting period beginning on or after 1 January 2022, but extended to 1 January 2023

Originally effective for the accounting period beginning on or after 1
January 2021, but extended to 1 January 2023

(6) Effective date to be determined

》 於二零二一年一月一日或之後開始的會計期間生效

② 於二零二二年一月一日或之後開始的會計期間生效

(3) 於二零二三年一月一日或之後開始的會計期間生效 (4) 原定於二零二二年一月一日起生效,後延長至二零

原定於二零二二年一月一日起生效,後延長至二零二三年一月一日或之後開始的會計期間生效

⑤ 原定於二零二一年一月一日起生效,後延長至二零 二三年一月一日或之後開始的會計期間生效

6 生效日期待定

These new standards or amendments to existing standards are not expected to have a material impact on the Group in the current or future reporting periods and on foreseeable future transactions.

新訂準則及準則之修訂預期不會對本集團在當 前或未來報告期內以及對可預見的未來交易產 生重大影響。

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.2 Subsidiaries

2.2.1 Consolidation

A subsidiary is an entity (including a structured entity) over which the Group has control. The Group controls an entity where the Group is exposed to, or has rights to, variable returns from its involvement with the entity and has the ability to affect those returns through its power over the entity.

Subsidiaries are consolidated from the date on which control is transferred to the Group. They are de-consolidated from the date that control ceases.

(a) Merger accounting for common control combinations

The consolidated financial statements incorporate the financial statements of the combining entities or businesses in which the common control combination occurs as if they had been combined from the date when the combining entities or businesses first came under the control of the controlling party.

The net assets of the combining entities or businesses are combined using the existing book values from the controlling parties' perspective. No amount is recognised in consideration for goodwill or excess of acquirers' interest in the net fair value of acquiree's identifiable assets, liabilities and contingent liabilities over cost at the time of common control combination, to the extent of the continuation of the controlling party's interest.

The consolidated income statements include the results of each of the combining entities or businesses from the earliest date presented or since the date when the combining entities or businesses first came under the control of the controlling party, whichever is shorter.

Transaction costs, including professional fees, registration fees, costs of furnishing information to shareholders, costs or losses incurred in combining operations of the previously separate businesses, etc., incurred in relation to the common control combination that is to be accounted for by using merger accounting is recognised as an expense in the year in which it is incurred.

2. 重要會計政策摘要(續)

2.2 子公司

2.2.1 合併賬目

子公司指本集團對其具有控制權的所有主體 (包括結構性主體)。當本集團因為參與該主體 而承擔可變回報的風險或享有可變回報的權 益,並有能力透過其對該主體的權力影響此等 回報時,本集團即控制該主體。

子公司在控制權轉移至本集團之日全面合併入 賬。子公司在控制權終止之日起停止合併入 賬。

(a) 同一控制下合併的合併會計法

合併財務報表包括同一控制下合併的合併實體 或業務的財務報表,視同自該等合併實體或業 務首次受控制方控制當日起已經合併。

對控制方而言,合併實體或業務的資產淨值按 現有賬面值進行合併。在同一控制下合併時不 會就商譽或被收購公司的可識別資產、負債及 或有負債的公允淨值高出成本的部分確認任何 金額,並以控制方持續擁有的權益為限。

合併利潤表包括自最早呈列日期起或自該等合 併實體或業務首次受最終控股公司控制日期起 以期限較短者為准的業績。

與採用合併會計法入賬之同一控制下合併有關的交易成本(包括專業費用、註冊費、向股東提供數據的成本、為合併原獨立運營之業務所產生的成本或虧損等)於產生年度確認為支出。

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.2 Subsidiaries (Continued)

2.2.1 Consolidation (Continued)

(b) Acquisition method for business combinations other than common control combinations

The Group applies the acquisition method to account for business combinations other than common control combinations. The consideration transferred for the acquisition of a subsidiary is the fair values of the assets transferred, the liabilities incurred to the former owners of the acquiree and the equity interests issued by the Group. The consideration transferred includes the fair value of any asset or liability resulting from a contingent consideration arrangement. Identifiable assets acquired and liabilities and contingent liabilities assumed in a business combination are measured initially at their fair values at the acquisition date.

The Group recognises any non-controlling interest in the acquiree on an acquisition-by-acquisition basis. Non-controlling interests in the acquiree that are present ownership interests and entitle their holders to a proportionate share of the entity's net assets in the event of liquidation are measured at either fair value or the present ownership interests' proportionate share in the recognised amounts of the acquiree's identifiable net assets. All other components of non-controlling interests are measured at their acquisition date fair value, unless another measurement basis is required by IFRS.

Acquisition-related costs are expensed as incurred.

If the business combination is achieved in stages, the acquisition date carrying value of the acquirer's previously held equity interest in the acquiree is re-measured to fair value at the acquisition date, any gains or losses arising from such re-measurement are recognised in through profit or loss.

2. 重要會計政策摘要(續)

2.2 子公司(續)

2.2.1合併賬目(續)

(b) 非同一控制下業務合併購買法

本集團利用購買法將非同一控制下業務合併入 賬。購買一子公司所轉讓的對價,為所轉讓 產、對被收購方的前所有人產生的負債, 集團發行的股本權益的公允價值。所轉讓的 價包括或有對價安排所產生的任何資產和負債 的公允價值。在業務合併中所購買可辨認的資 產以及所承擔的負債及或有負債,首先以彼等 於購買日期的公允價值計量。

本集團按個別收購基準,確認在被購買方的任何非控制性權益。被購買方的非控制性權益為現時的擁有所有權權益,並賦予持有人一旦清盤時按比例應佔主體的淨資產,可按公允價值或按現時擁有所有權權益應佔被收購方可識別淨資產的確認金額比例而計量。非控制性權益的所有其他組成部分按收購日期的公允價值計量,除非國際財務報告準則規定必須以其他計量基準計算。

購買相關成本在產生時支銷。

如業務合併分階段進行,收購方之前在被收購 方持有權益於收購日期的賬面值,按收購日期 的公允價值重新計量,重新計量產生的任何盈 虧在損益中確認。

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.2 Subsidiaries (Continued)

2.2.1 Consolidation (Continued)

(b) Acquisition method for business combinations other than common control combinations (Continued)

The excess of the consideration transferred, the amount of any non-controlling interest in the acquiree and the acquisition-date fair value of any previous equity interest in the acquiree over the fair value of the identifiable net assets acquired is recorded as goodwill. If the total of consideration transferred, non-controlling interest recognised and previously held interest measured is less than the fair value of the net assets of the subsidiary acquired in the case of a bargain purchase, the difference is recognised directly in the income statement.

Intra-group transactions, balances and unrealised gains on transactions between group companies are eliminated. Unrealised losses are also eliminated unless the transaction provides evidence of an impairment of the transferred asset. When necessary, amounts reported by subsidiaries have been adjusted to conform with the Group's accounting policies.

(c) Changes in ownership interests in subsidiaries without change of control

Transactions with non-controlling interests that do not result in a loss of control are accounted for as equity transactions — that is, as transactions with the owners of the subsidiaries in their capacity as owners. The difference between fair value of any consideration paid and the relevant share acquired of the carrying value of net assets of the subsidiary is recorded in equity. Gains or losses on disposals to non-controlling interests are also recorded in equity.

2.2.2 Separate financial statements

Investments in subsidiaries are accounted for at cost less impairment. Cost includes direct attributable costs of investment. The results of subsidiaries are accounted for by the Company on the basis of dividend received and receivable.

Impairment testing of the investments in subsidiaries is required upon receiving a dividend from these investments if the dividend exceeds the total comprehensive income of the subsidiary in the period the dividend is declared or if the carrying amount of the investment in the separate financial statements exceeds the carrying amount in the consolidated financial statements of the investee's net assets including goodwill.

2. 重要會計政策摘要(續)

2.2 子公司(續)

2.2.1 合併賬目(續)

(b) 非同一控制下業務合併購買法(續)

所轉讓對價、被收購方的任何非控制性權益數額,及在被收購方之前任何權益在收購日期的公允價值,超過購入可辨認淨資產公允價值的數額記錄為商譽。如所轉讓對價、確認的任何非控制性權益及之前持有的權益計量,低於購入子公司淨資產的公允價值,即將該數額直接在利潤表中確認。

集團內公司之間的交易、結餘及交易的未變現 利得予以對銷。未變現損失亦予以對銷,除非 交易提供所轉撥資產的減值證據。子公司報告 的數額已按需要作出改變,以確保與本集團採 用的政策一致。

(c) 不導致失去控制權的子公司所有權變動

本集團將其與非控制性權益進行、不導致失去控制權的交易入賬為權益交易 — 即與子公司所有者以其作為所有者身份進行的交易。所支付任何對價的公允價值與相關應佔所收購子公司淨資產賬面值的差額記錄為權益。非控制性權益的處置的盈虧亦記錄在權益中。

2.2.2 獨立財務報表

子公司投資按成本扣除減值列賬。成本包括投資的直接歸屬成本。子公司的業績由本公司按 已收及應收股息入賬。

如股息超過宣派股息期內子公司的總綜合收益,或如在獨立財務報表的投資賬面值超過合併財務報表中被投資公司淨資產(包括商譽)的賬面值,則必須對子公司投資作減值測試。

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.3 Associates

An associate is an entity over which the Group has significant influence but not control, generally accompanying a shareholding of between 20% and 50% of the voting rights. Investments in associates are accounted for using the equity method of accounting. Under the equity method, the investment is initially recognised at cost, and the carrying amount is increased or decreased to recognise the investor's share of the profit or loss of the investee after the date of acquisition. The Group's investment in associates includes goodwill identified on acquisition. Upon the acquisition of the ownership interest in an associate, any difference between the cost of the associate and the Group's share of the net fair value of the associate's identifiable assets and liabilities is accounted for as goodwill.

If the ownership interest in an associate is reduced but significant influence is retained, only a proportionate share of the amounts previously recognised in other comprehensive income is reclassified to profit or loss where appropriate.

The Group's share of post-acquisition profit or loss is recognised in the income statement, and its share of post-acquisition movements in other comprehensive income is recognised in other comprehensive income with a corresponding adjustment to the carrying amount of the investment. When the Group's share of losses in an associate equals or exceeds its interest in the associate, including any other unsecured receivables, the Group does not recognise further losses, unless it has incurred legal or constructive obligations or made payments on behalf of the associate.

The Group determines at each reporting date whether there is any objective evidence that the investment in the associate is impaired. If this is the case, the Group calculates the amount of impairment as the difference between the recoverable amount of the associate and its carrying value and recognises the amount adjacent to "share of profit/loss of investments accounted for using the equity method" in the income statement.

Profits and losses resulting from upstream and downstream transactions between the Group and its associate are recognised in the Group's financial statements only to the extent of unrelated investor's interests in the associates. Unrealised losses are eliminated unless the transaction provides evidence of an impairment of the asset transferred. Accounting policies of associates have been changed where necessary to ensure consistency with the policies adopted by the Group.

2. 重要會計政策摘要(續)

2.3 聯營企業

聯營企業指所有本集團對其有重大影響力而無控制權的主體,通常附帶有20%-50%投票權的股權。聯營企業投資以權益法入賬。根據權益法,投資初始以成本確認,而賬面值被增加減少以確認投資者享有被投資者在收購日期後的損益份額。本集團於聯營企業的投資包括購買時已辨認的商譽。在購買聯營企業的所有權時,購買成本與本集團享有的對聯營企業認為商譽。

如聯營企業的所有權持有被削減但仍保留重大 影響力,只有按比例將之前在其他綜合收益中 確認的數額重分類至損益(如適當)。

本集團應佔聯營企業購買後利潤或虧損於利潤 表內確認,而應佔其購買後的其他綜合收益變 動則於其他綜合收益內確認,並相應調整投資 賬面值。如本集團應佔一家聯營企業的虧損等 於或超過其在該聯營企業的權益,包括任何其 他無抵押應收款,本集團不會確認進一步虧 損,除非本集團對聯營企業已產生法律或推定 債務或已代聯營企業作出付款。

本集團在每個報告日期釐定是否有客觀證據證明聯營企業投資已減值。如投資已減值,本集團計算減值,數額為聯營企業投資可收回數額與其賬面值的差額,並在利潤表中確認於「享有按權益法入賬的投資的收益/虧損」旁。

本集團與其聯營企業之間的上流和下流交易的 利潤和虧損,在集團的財務報表中確認,但僅 限於無關連投資者在聯營企業權益的數額。除 非交易提供證據顯示所轉讓資產已減值,否則 未實現虧損亦予以對銷。聯營企業的會計政策 已按需要作出改變,以確保與本集團採用的政 策一致。

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.3 Associates (Continued)

Gain or losses on dilution of equity interest in associates are recognised in the income statement.

In the balance sheet of the Company, its investments in associates are stated at cost less provision for any impairment losses. Income from associates is recognised by the Company on the basis of dividends received and receivable.

In the balance sheet of the Company, impairment testing of the investments in associates is required upon receiving dividends from these investments if the dividend exceeds the total comprehensive income of the associates in the period the dividend is declared or if the carrying amount of the investment in the separate financial statements exceeds the carrying amount in the consolidated financial statements of the investee's net assets including goodwill.

2.4 Joint arrangements

The Group has applied IFRS 11 to all joint arrangements. Under IFRS 11 investments in joint arrangements are classified as either joint operations or joint ventures depending on the contractual rights and obligations of each investor. The Group has assessed the nature of its joint arrangements and determined them to be joint ventures. Joint ventures are accounted for using the equity method.

Under the equity method of accounting, interests in joint ventures are initially recognised at cost and adjusted thereafter to recognise the Group's share of the post-acquisition profits or losses and movements in other comprehensive income. The Group's investments in joint ventures include goodwill identified on acquisition. Upon the acquisition of the ownership interest in a joint venture, any difference between the cost of the joint venture and the Group's share of the net fair value of the joint venture's identifiable assets and liabilities is accounted for as goodwill. When the Group's share of losses in a joint venture equals or exceeds its interests in the joint venture (which includes any long-term interests that, in substance, form part of the Group's net investment in the joint venture), the Group does not recognise further losses, unless it has incurred obligations or made payments on behalf of the joint venture.

In the Company's balance sheet, its investments in joint ventures are stated at cost less provision for any impairment losses. Income from joint ventures is recognised by the Company on the basis of dividends received and receivable.

2. 重要會計政策摘要(續)

2.3 聯營企業(續)

在聯營企業股權稀釋所產生的利得或損失於利潤表確認。

在本公司的資產負債表中,於聯營公司的投資 按成本減任何減值虧損撥備列賬。本公司按已 收及應收股息確認來自聯營公司的收益。

在本公司的資產負債表中,如投資聯營企業收取之股息超過宣派股息期內聯營公司的綜合收益總額,或獨立財務報表的投資賬面值超過合併財務報表被投資公司資產淨值(包括商譽)的賬面值,則必須對聯營公司投資作減值測試。

2.4 合營安排

本集團已對所有合營安排應用國際財務報告準則第11號。根據國際財務報告準則第11號,在合營安排的投資分類為共同經營或合營企業,視乎每個投資者的合同權益和義務而定。本集團已評估其合營安排的性質並釐定為合營企業。合營企業按權益法入賬。

在本公司的資產負債表上,對合營企業的投資 以成本扣除減值後的淨額列示,本公司按已收 及應收股息確認合營企業的收益。

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.4 Joint arrangements (Continued)

In the Company's balance sheet, impairment testing of the investments in joint ventures is required upon receiving dividends from these investments if the dividend exceeds the total comprehensive income of the joint venture in the period the dividend is declared or if the carrying amount of the investment in the separate financial statements exceeds the carrying amount in the consolidated financial statements of the investee's net assets including goodwill.

2.5 Segment reporting

Operating segments are reported in a manner consistent with the internal reporting provided to the chief operating decision-maker. The chief operating decision-maker, who is responsible for allocating resources and assessing performance of the operating segments, has been identified as the Board of Directors that makes strategic decisions.

2.6 Foreign currency translation

(a) Functional and presentation currency

Items included in the financial statements of each of the Group's entities are measured using the currency of the primary economic environment in which the entity operates ("**the functional currency**"). The consolidated financial statements are presented in RMB, which is the Company's functional and the Group's presentation currency.

(b) Transactions and balances

Foreign currency transactions are translated into the functional currency using the exchange rates prevailing at the dates of the transactions or valuation where items are re-measured. Foreign exchange gains and losses resulting from the settlement of such transactions and from the translation at year-end exchange rates of monetary assets and liabilities denominated in foreign currencies are recognised in the income statement, except when deferred in other comprehensive income as qualifying cash flow hedges and qualifying net investment hedges.

Foreign exchange gains and losses that relate to borrowings and financial assets that are held for cash management purposes are presented in the income statement within finance costs. All other foreign exchange gains and losses are presented in the income statement on a net basis within "Other income and gains/losses, net".

2. 重要會計政策摘要(續)

2.4 合營安排(續)

在本公司的資產負債表中,如果宣告發放的股息超過股息宣告發放當期合營企業綜合收益總額,或者該投資在獨立財務報表上的賬面價值超過包括商譽在內的被投資者的淨資產在合併財務報表上的賬面價值,則需要對合營企業的投資進行減值測試。

2.5 分部報告

經營分部按照向董事會提供的內部報告相一致 的方式報告。主要經營決策者負責分配資源和 評估經營分部的表現,被認定為作出策略性決 定的董事會。

2.6 外幣折算

(a) 功能和列報貨幣

本集團每個主體的財務報表所列項目均以該主體經營所在的主要經濟環境的貨幣計量(「功能貨幣」)。合併財務報表以人民幣列報,人民幣為本公司的功能貨幣及本集團的列報貨幣。

(b) 交易及結餘

外幣交易採用交易日期或項目重新計量的估值 日期的匯率換算為功能貨幣。除了符合在其他 綜合收益中遞延入賬的現金流量套期和淨投資 套期外,結算此等交易產生的匯兑利得和損失 以及將外幣計值的貨幣資產和負債以年終匯率 折算產生的匯兑利得和損失在利潤表確認。

與借款及出於現金管理目的而持有的金融資產 有關的匯兑利得和損失在利潤表內的財務費用 中列報。所有其他匯兑利得和損失在利潤表內 的「其他收益及利得/損失,淨額」核算。

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.6 Foreign currency translation (Continued)

Transactions and balances (Continued)

Non-monetary items that are measured at fair value in a foreign currency are translated using the exchange rates at the date when the fair value was determined. Translation differences on non-monetary financial assets, such as equities classified as FVOCI, are included in other comprehensive income.

Group companies (c)

The results and financial position of all the group entities (none of which has the currency of a hyper-inflationary economy) that have a functional currency different from the presentation currency are translated into the presentation currency as follows:

- assets and liabilities for each balance sheet presented are translated at the closing rate at the date of that balance sheet;
- income and expenses for each income statement are translated at average exchange rates (unless this average is not a reasonable approximation of the cumulative effect of the rates prevailing on the transaction dates, in which case income and expenses are translated at the rate on the dates of the transactions); and
- all resulting exchange differences are recognised in other comprehensive income.

Goodwill and fair value adjustments arising on the acquisition of a foreign entity are treated as assets and liabilities of the foreign entity and translated at the closing rate. Currency translation differences arising are recognised in other comprehensive income.

重要會計政策摘要(續)

2.6 外幣折算(續)

(b) 交易及結餘(續)

以公允價值計量的外幣非貨幣性項目,採用公 允價值確定日的匯率折算。非貨幣性金融資產 (例如分類為以公允價值計量且其變動計入其 他綜合收益的權益)的折算差額包括在其他綜 合收益中。

(c) 集團公司

其功能貨幣與本集團的列報貨幣不同的所有集 團內的主體(當中沒有惡性通貨膨脹經濟的貨 幣)的業績和財務狀況按如下方法換算為列報 貨幣:

- 每份列報的資產負債表內的資產和負債 按該資產負債表日期的收市匯率換算;
- 每份利潤表內的收益和費用按平均匯率 換算(除非此匯率並不代表交易日期匯率 的累計影響的合理約數; 在此情況下, 收支項目按交易日期的匯率換算);及
- 所有由此產生的匯兑差額在其他綜合收 益中確認。

購買境外主體產生的商譽及公允價值調整視為 該境外主體的資產和負債,並按期末匯率換 算。產生的匯兑差額在其他綜合收益中入賬。

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.7 Property, plant and equipment

Land and buildings comprise mainly factories and offices. All property, plant and equipment are stated at historical cost less depreciation. Historical cost includes expenditure that is directly attributable to the acquisition of the items.

Subsequent costs are included in the asset's carrying amount or recognised as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the Group and the cost of the item can be measured reliably. The carrying amount of the replaced part is derecognised. All other repairs and maintenance are charged to the income statement during the financial period in which they are incurred.

Depreciation is calculated using the straight-line method to allocate their cost to their residual values over their estimated useful lives, as follows:

Buildings	8–50 years
Equipment and machinery	3–15 years
Motor vehicles	4–10 years
Office equipment	2.5–15 years

The assets' residual values and useful lives are reviewed, and adjusted if appropriate, at the end of each reporting period.

An asset's carrying amount is written down immediately to its recoverable amount if the asset's carrying amount is greater than its estimated recoverable amount (Note 2.10).

Gains and losses on disposals are determined by comparing the proceeds with the carrying amount and are recognised in the income statement.

Construction in progress ("CIP") represents property, plant and equipment in the course of construction or pending installation and is stated at cost less any recognised impairment losses. Cost includes the costs of construction of property, plant and equipment, and interest charges arising from borrowings used to these assets during the period of construction or installation and testing. 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, on the same basis as other property, plant and equipment, commences when the assets are ready for their intended use.

2. 重要會計政策摘要(續)

2.7 房屋及建築物、廠房及設備

土地及樓宇主要包括廠房和辦公室。所有房屋及建築物、廠房及設備按歷史成本減折舊列賬。歷史成本包括購買該等項目直接應佔的開支。

後續成本只有在很可能為本集團帶來與該項目 有關的未來經濟利益,而該項目的成本能可靠 計量時,才包括在資產的賬面值或確認為一項 單獨資產(按適用)。已更換零件的賬面值已被 終止確認。所有其他維修費用在產生的財務期 間內於利潤表列支。

折舊以直線法計算,以於估計可使用年期將其 成本分配至剩餘價值,有關估計可使用年期如 下:

樓宇	8-50年
機器設備	3-15年
運輸工具	4-10年
辦公設備	2.5-15年

資產的剩餘價值及可使用年期在每個資產負債 表日進行測試,及在適當時調整。

若資產的賬面值高於其估計可收回價值,其賬面值即時撇減至可收回金額(附註2.10)。

處置的利得和損失按所得款與賬面值的差額釐 定,並在利潤表內中確認。

在建工程指興建中的房屋及建築物、廠房及安裝測試中的設備,按成本減累計減值後列賬。 成本包括房屋及建築物的建造成本、廠房及設備成本,以及建造或安裝及測試期間為此等資產提供資金的借款所產生的利息支出。在建工程竣工並可投入使用後,有關成本轉為固定資產的相關類別並按上述固定資產折舊的會計政策計算折舊。

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.8 Research and development costs

Research expenditure is recognised as an expense as incurred. Costs incurred in development projects (relating to the design and testing of new or improved products) are recognised as intangible assets when it is probable that the project will be successful considering its commercial and technical feasibility and its costs can be measured reliably. Other development expenditures that do not meet these criteria are expensed as incurred. Development costs previously recognised as expenses are not recognised as assets in subsequent periods. Capitalised development costs are recorded as intangible assets and amortised from the point at which the asset is ready for use on a straight-line basis over its useful life, not exceeding five years; and tested for impairment according to Note 2.10.

2.9 Intangible assets

(a) Goodwill

Goodwill arises on the acquisition of subsidiaries represents the excess of the consideration transferred, the amount of any non-controlling interest in the acquiree and the acquisition-date fair value of any previous equity interest in the acquiree over the fair value of the identified net assets acquired.

For the purpose of impairment testing, goodwill acquired in a business combination is allocated to each of the cash-generating units ("CGUs"), or groups of CGUs, that is expected to benefit from the synergies of the combination. Each unit or group of units to which the goodwill is allocated represents the lowest level within the entity at which the goodwill is monitored for internal management purposes. Goodwill is monitored at the operating segment level.

Goodwill impairment reviews are undertaken annually or more frequently if events or changes in circumstances indicate a potential impairment. The carrying value of the CGU containing the goodwill is compared to the recoverable amount, which is the higher of value in use and the fair value less costs of disposal. Any impairment is recognised immediately as an expense and is not subsequently reversed.

2. 重要會計政策摘要(續)

2.8 研究和開發費用

研究費支出於發生時作為費用列支。開發項目 (與新產品或改進產品相關的設計和測試)成本 在考慮其產品能夠產生未來的商業效益,獲證 實技術上可行且能準確計量時,可被記為無形 資產。其他不具備上述條件的開發費用支出於 發生時作為費用列支。以前會計期間已經列支 為費用的部分不得再予以資本化。被資本化的 開發成本記為無形資產,在其可投入使用後以 直線法攤銷。攤銷期不超過五年。無形資產的 減值測試依照附註 2.10 中披露的方法進行。

2.9 無形資產

(a) 商譽

商譽產生自收購子公司,並相當於所轉讓對價,被收購方的非控制性權益金額以及享有的被收購方過往的權益在收購日的公允價值超過本集團獲得的被收購方的可辨認淨資產公允價值的數額。

就減值測試而言,在業務合併中購入的商譽會分配至每個現金產出單元或現金產出單元組 (預期可從合併中獲取協同利益)。商譽被分配 的每個單元或單元組指在主體內商譽被監控作 內部管理用途的最底層次。商譽在經營分部層 次進行監控。

對商譽的減值測試每年進行,或如事件或情況轉變顯示可能存在減值,則更頻密地測試。包含商譽的現金產出單元的賬面值與可收回數額(使用價值與公允價值減處置成本較高者)比較。任何減值須實時確認及不得在之後期間撥回。

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.9 Intangible assets (Continued)

(b) Contractual customer relationships and other intangible assets

Contractual customer relationships acquired in a business combination are recognised at fair value at the acquisition date. The contractual customer relations have a finite useful life and are carried at cost less accumulated amortisation. Amortisation is calculated using the straight-line method by ten years over the expected life of the contractual customer relationships.

There are two types of other intangible assets: management contract and exclusive supply contract. These intangible assets acquired have a finite useful life and are carried at cost less accumulated amortisation. Amortisation is calculated using the straight-line method over their expected useful lives.

(c) Patented technology, trademark licence and computer software

Costs associated with maintaining patented technology, trademark licence and computer software programmes are recognised as an expense as incurred. Development costs that are directly attributable to the design and testing of identifiable and unique patented technology, trademark licence and software products controlled by the Group are recognised as intangible assets where the following criteria are met:

- it is technically feasible to complete the product so that it will be available for use:
- management intends to complete the product and use or sell it;
- there is an ability to use or sell the product;
- it can be demonstrated how the product will generate probable future economic benefits:
- adequate technical, financial and other resources to complete the development and to use or sell the product are available; and
- the expenditure attributable to the product during its development can be reliably measured.

2. 重要會計政策摘要(續)

2.9 無形資產(續)

(b) 客戶合同關係及其他無形資產

在業務合併中購入的客戶合同關係按購買日的 公允價值列賬。客戶合同關係有限定的可使用 年期,並按成本減累計攤銷列賬。攤銷是按客 戶合同關係的十年預計可使用年期利用直線法 分攤計算。

其他無形資產中,管理合同及獨家供貨合同均 有限定的可使用年期,並按成本減累計攤銷列 賬。攤銷是按其預計可使用年期利用直線法分 攤計算。

(c) 專利技術、商標權和計算機軟件

與維護專利技術、商標權和計算機軟件程序有關的成本在產生時確認為費用。如符合下列條件,由本集團控制的可辨認和獨有專利技術、商標權和軟件產品在設計和測試中的直接應佔開發成本,可確認為無形資產:

- 完成該產品以致其可供使用在技術上是可行的;
- 管理層有意完成該產品並使用或出售;
- 有能力使用或出售該產品;
- 可證實該產品如何產生很可能出現的未來經濟利益:
- 有足夠的技術、財務和其他資源完成開發並使用或出售該產品:及
- · 該產品在開發期內應佔的支出能可靠地 計量。

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.9 Intangible assets (Continued)

(c) Patented technology, trademark licence and computer software (Continued)

Directly attributable costs that are capitalised as part of the patented technology, trademark licence and software product include the development employee costs and an appropriate portion of relevant overheads.

Other development expenditures that do not meet these criteria are recognised as an expense as incurred. Development costs previously recognised as an expense are not recognised as an asset in a subsequent period.

Patented technology, trademark licence and computer software development costs recognised as assets are amortised over their estimated useful lives, which does not exceed ten years.

2.10 Impairment of non-financial assets

Assets that have an indefinite useful life — for example, goodwill or intangible assets not ready to use — are not subject to amortisation and are tested annually for impairment. Assets that are subject to amortisation are reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. An impairment loss is recognised for the amount by which the asset's carrying amount exceeds its recoverable amount. The recoverable amount is the higher of an asset's fair value less costs to sell and value in use. For the purposes of assessing impairment, assets are grouped at the lowest levels for which there are separately identifiable cash flows (CGUs). Non-financial assets other than goodwill that suffered an impairment are reviewed for possible reversal of the impairment at each reporting date.

2. 重要會計政策摘要(續)

2.9 無形資產(續)

(c) 專利技術、商標權和計算機軟件(續)

可資本化成為專利技術、商標權和軟件產品部 分成本的直接應佔成本包括軟件開發的職工成 本和相關生產費用的適當部分。

不符合以上條件的其他開發支出在產生時確認 為費用。以往確認為費用的開發成本不會在往 後期間確認為資產。

確認為資產的專利技術、商標權和計算機軟件 開發成本按估計可使用年期(不超過十年)攤 銷。

2.10 非金融資產的減值

使用壽命不確定的資產 — 例如商譽或尚未可供使用的無形資產 — 無需攤銷,但每年須減值進行測試。須作攤銷的各項資產,當有時就進行減值測試。減值虧損按資產的是無法收回金額的差額確認。或使用價值知能到達的公允價值扣除銷售成本或使用價值如者內分組。於商譽外,已蒙受減值的非金融資產的報告日期均就減值是否可以轉回進行測試。

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.11 Financial assets

(a) Classification

The Group classifies its financial assets in the following measurement categories:

- those to be measured subsequently at fair value (either through OCI, or through profit or loss), and
- those to be measured at amortised cost.

The classification depends on the entity's business model for managing the financial assets and the contractual terms of the cash flows.

For assets measured at fair value, gains and losses will either be recorded in profit or loss or OCI. For investments in equity instruments that are not held for trading, this will depend on whether the Group has made an irrevocable election at the time of initial recognition to account for the equity investment at FVOCI.

The Group reclassifies debt investments when and only when its business model for managing those assets changes.

(b) Recognition and derecognition

Regular way purchases and sales of financial assets are recognised on trade-date, the date on which the Group commits to purchase or sell the asset. Financial assets are derecognised when the rights to receive cash flows from the financial assets have expired or have been transferred and the Group has transferred substantially all the risks and rewards of ownership.

(c) Measurement

At initial recognition, the Group measures a financial asset at its fair value plus, in the case of a financial asset not at FVPL, transaction costs that are directly attributable to the acquisition of the financial asset. Transaction costs of financial assets carried at FVPL are expensed in profit or loss.

Financial assets with embedded derivatives are considered in their entirety when determining whether their cash flows are solely payment of principal and interest.

2. 重要會計政策摘要(續)

2.11 金融資產

(a) 分類

本集團按以下計量類別對金融資產進行分類:

- 其後以公允價值計量(且其變動計入其他 綜合收益或損益)的金融資產,及
- 以攤餘成本計量的金融資產。

該分類取決於主體管理金融資產的業務模式以及該資產的合同現金流量特征。

對於以公允價值計量的金融資產,其利得和損失計入損益或其他綜合收益。對於非交易性的權益工具投資,其利得和損失的計量將取決於本集團在初始確認時是否作出不可撤銷的選擇而將其指定為以公允價值計量且其變動計入其他綜合收益。

僅當該資產的業務模式發生變化時,本集團才 對債權投資進行重分類。

(b) 確認和終止確認

常規方式購買及出售的金融資產於交易日確認。交易日是指本集團承諾購買或出售資產的日期。當收取金融資產現金流量的權利已到期或已轉讓,且本集團已經轉移了金融資產所有權上幾乎所有的風險和報酬,金融資產即終止確認。

(c) 計量

對於不被分類為以公允價值計量且其變動計入 損益的金融資產,本集團以其公允價值加上可 直接歸屬於獲得該項金融資產的交易費用進行 初始確認。與以公允價值計量且其變動計入損 益的金融資產相關的交易費用計入損益。

對於包含嵌入式衍生工具的金融資產,本集團 對整個合同考慮其現金流量是否僅代表對本金 和利息的支付。

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.11 Financial assets (Continued)

(c) Measurement (Continued)

Debt instruments

Subsequent measurement of debt instruments depends on the Group's business model for managing the asset and the cash flow characteristics of the asset. There are three measurement categories into which the Group classifies its debt instruments:

- Amortised cost: Assets that are held for collection of contractual cash flows where those cash flows represent solely payments of principal and interest are measured at amortised cost. Interest income from these financial assets is included in finance income using the effective interest rate method. Any gain or loss arising on derecognition is recognised directly in profit or loss and presented in "Other income and gains/losses, net". Impairment losses are presented as separate line item in the income statement.
- FVOCI: Assets that are held for collection of contractual cash flows and for selling the financial assets, where the assets' cash flows represent solely payments of principal and interest, are measured at FVOCI. Movements in the carrying amount are taken through OCI, except for the recognition of impairment gains or losses, interest revenue and foreign exchange gains and losses which are recognised in profit or loss. When the financial asset is derecognised, the cumulative gain or loss previously recognised in OCI is reclassified from equity to profit or loss. Interest income from these financial assets is included in finance income using the effective interest rate method. Impairment losses are presented as separate line item in the income statement.
- FVPL: Assets that do not meet the criteria for amortised cost or FVOCI are measured at FVPL. A gain or loss on a debt investment that is subsequently measured at FVPL is recognised in profit or loss in the period in which it arises.

2. 重要會計政策摘要(續)

2.11 金融資產(續)

(c) 計量(續)

債務工具投資

債務工具投資的後續計量取決於本集團管理該 資產的業務模式以及該資產的合同現金流量特 征。本集團將債務工具投資分為以下三種計量 類別:

- · 以攤餘成本計量:對於持有以收取合同 現金流量的資產,如果合同現金流量僅 代表對本金和利息的支付,則該資產以 攤餘成本計量。該等金融資產的利息收 入以實際利率法計算,計入財務收入。 終止確認時產生的利得或損失直接計入 損益,列示在「其他收益及利得/損失, 淨額」中。減值損失作為單獨的科目在利 潤表中列報。
- · 以公允價值計量且其變動計入損益:不符合以攤餘成本計量或以公允價值計量 且其變動計入其他綜合收益標準的金融 資產,被分類為以公允價值計量且其變動計入損益。對於後續以公允價值計量 且其變動計入損益的債務工具投資,其 利得或損失於產生期間計入損益。

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.11 Financial assets (Continued)

(c) Measurement (Continued)

Equity instruments

The Group subsequently measures all equity investments at fair value. Where the Group's management has elected to present fair value gains and losses on equity investments in OCI, there is no subsequent reclassification of fair value gains and losses to profit or loss following the derecognition of the investment. Dividends from such investments continue to be recognised in profit or loss as other gains when the Group's right to receive payments is established.

Changes in the fair value of financial assets at FVPL are recognised in profit or loss as applicable. Impairment losses (and reversal of impairment losses) on equity investments measured at FVOCI are not reported separately from other changes in fair value.

(d) Impairment

The Group assesses on a forward-looking basis the expected credit losses associated with its debt instruments carried at amortised cost and FVOCI. The impairment methodology applied depends on whether there has been a significant increase in credit risk. The details of impairment methodology refer to Note 3.1(b).

2.12 Offsetting financial instruments

Financial assets and liabilities are offset and the net amount is reported in the balance sheet when there is a legally enforceable right to offset the recognised amounts and there is an intention to settle on a net basis or realise the asset and settle the liability simultaneously. The legally enforceable right must not be contingent on future events and must be enforceable in the normal course of business and in the event of default, insolvency or bankruptcy of the company or the counterparty.

2.13 Inventories

Inventories are stated at the lower of cost and net realisable value. Cost is determined using the weighted average method. The cost of finished goods and work in progress comprises raw materials, direct labour, other direct costs and related production overheads (based on normal operating capacity). It excludes borrowing costs. Net realisable value is the estimated selling price in the ordinary course of business, less estimated cost to completion and applicable variable selling expenses.

2. 重要會計政策摘要(續)

2.11 金融資產(續)

(c) 計量(續)

權益工具投資

本集團以公允價值對所有權益工具投資進行後續計量。如果本集團管理層選擇將權益工具投資的公允價值利得和損失計入其他綜合收益,則當終止確認該項投資時,不會將累計的公允價值利得和損失重分類至損益。對於股利,當本集團已確立收取股利的權利時,該等投資的股利才作為其他利得而計入損益。

對於以公允價值計量且其變動計入損益的金融 資產,其公允價值變動計入損益。對於以公允 價值計量且其變動計入其他綜合收益的權益工 具投資,其減值損失(以及減值損失轉回)不在 其他公允價值變動外單獨列示。

(d) 減值

對於以攤餘成本計量和以公允價值計量且其變動計入其他綜合收益的債務工具投資,本集團就其預期信用損失做出前瞻性評估。減值方法取決於其信用風險是否顯著增加。減值方法詳見附註 3.1(b)。

2.12 抵銷金融工具

當有法定可執行權力可抵銷已確認金額,並有 意圖按淨額基準結算或同時變現資產和結算負 債時,金融資產與負債可互相抵銷,並在資產 負債表報告其淨額。法定可執行權利必須不得 依賴未來事件而定,而在一般業務過程中以及 倘公司或對手方一旦出現違約、無償債能力或 破產時,這也必須具有約束力。

2.13 存貨

存貨按成本及可變現淨值兩者的較低者列賬。 成本利用加權平均法釐定。產成品及在產品的 成本包括原材料、直接勞工、其他直接成本和 相關的間接生產費用(依據正常營運能力)。這 不包括借款成本。可變現淨值為在日常經營活 動中的估計銷售價,減估計完成的成本及適用 的變動銷售費用。

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.14 Trade receivables

Trade receivables are amounts due from customers for goods sold or services performed in the ordinary course of business. They are generally due for settlement within 120 days and therefore all classified as current.

Trade receivables are recognised initially at the amount of consideration that is unconditional unless they contain significant financing components, when they are recognised at fair value. The Group holds the trade receivables with the objective of collecting the contractual cash flows and therefore measures them subsequently at amortised cost using the effective interest method. See Note 3.1(b) for a description of the Group's impairment policies.

2.15 Cash and cash equivalents

In the consolidated statement of cash flows, cash and cash equivalents includes cash in hand, deposits held at call with banks and other shortterm highly liquid investments with original maturities of three months or less.

2.16 Share capital

Ordinary shares are classified as equity. Incremental costs directly attributable to the issue of new shares or options are shown in equity as a deduction, net of tax, from the proceeds.

2.17 Trade payables

Trade payables are obligations to pay for goods or services that have been acquired in the ordinary course of business from suppliers. Trade payables are classified as current liabilities if payment is due within one year or less (or in the normal operating cycle of the business if longer). If not, they are presented as non-current liabilities.

Trade payables are recognised initially at fair value and subsequently measured at amortised cost using the effective interest method.

重要會計政策摘要(續)

2.14 應收賬款

應收賬款為在日常經營活動中就商品銷售或服 務執行而應收客戶的款項。應收賬款通常於 120日內結算,因此所有應收賬款均分類為流 動資產。

應收賬款按可無條件獲得的對價金額進行初始 確認,但當其包含重大融資成分時,按公允價 值進行初始確認。本集團持有應收賬款的目的 是收取合同現金流量,因此後續使用實際利率 法按攤餘成本計量應收賬款。關於本集團的減 值政策,請參見附註3.1(b)。

2.15 現金及現金等價物

在合併現金流量表中,現金及現金等價物包括 手頭現金、銀行通知存款及原到期為三個月或 以下的其他短期高流動性投資。

2.16 股本

普通股被分類為權益。直接歸屬於發行新股的 新增成本在權益中列為所得款的減少(扣除稅 項)。

2.17 應付賬款

應付賬款為在日常經營活動中從供應商購買商 品或服務而應支付的債務。如應付賬款的支付 日期在一年或以內(如仍在正常經營周期中, 則可更長時間),其被分類為流動負債;否則 分類為非流動負債。

應付賬款以公允價值為初始確認,其後利用實 際利率法按攤銷成本計量。

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.18 Borrowings

Borrowings are recognised initially at fair value, net of transaction costs incurred. Borrowings are subsequently carried at amortised cost; any difference between the proceeds (net of transaction costs) and the redemption value is recognised in the income statement over the period of the borrowings using the effective interest method.

Borrowings are classified as current liabilities unless the Group has an unconditional right to defer settlement of the liability for at least 12 months after the end of the reporting period.

2.19 Borrowing costs

General and specific borrowing costs directly attributable to the acquisition, construction or production of qualifying assets, which are assets that necessarily take a substantial period of time to get ready for their intended use or sale, are added to the cost of those assets, until such time as the assets are substantially ready for their intended use or sale.

Investment income earned on the temporary investment of specific borrowings pending their expenditure on qualifying assets is deducted from the borrowing costs eligible for capitalisation.

All other borrowing costs are recognised in profit or loss in the period in which they are incurred.

2.20 Current and deferred income tax

The tax expense for the period comprises current and deferred income tax. Tax is recognised in the income statement, except to the extent that it relates to items recognised in other comprehensive income or directly in equity. In this case the tax is also recognised in other comprehensive income or directly in equity, respectively.

(a) Current income tax

The current income tax charge is calculated on the basis of the tax laws enacted or substantively enacted at the balance sheet date in the countries where the Company and its subsidiaries, joint ventures and associates operate and generate taxable income. Management periodically evaluates positions taken in tax returns with respect to situations in which applicable tax regulation is subject to interpretation and considers whether it is probable that a taxation authority will accept an uncertain tax treatment. The Group measures its tax balances either based on the most likely amount or the expected value, depending on which method provides a better prediction of the resolution of the uncertainty.

2. 重要會計政策摘要(續)

2.18 借款

借款按公允價值並扣除產生的交易費用為初始確認。借款其後按攤銷成本列賬;所得款(扣除交易成本)與贖回價值的任何差額利用實際利率法於借款期間內在利潤表確認。

除非本集團可無條件將負債的結算遞延至結算日後最少12個月,否則借款分類為流動負債。

2.19 借款成本

直接歸屬於收購、興建或生產合資格資產(指必須經一段長時間處理以作其預定用途或銷售的資產)的一般及指定借款成本,加入該等資產的成本內,直至資產大致上備妥供其預定用途或銷售為止。

就特定借款,因有待合資格資產的支出而臨時 投資賺取的投資收入,應自合資格資本化的借 款成本中扣除。

所有其他借款成本在產生期內的損益中確認。

2.20 當期及遞延所得稅

本期間的税項支出包括當期和遞延税項。税項 在利潤表中確認,但與在其他綜合收益中或直 接在權益中確認的項目有關者則除外。在該情 況下,税項亦分別在其他綜合收益或直接在權 益中確認。

(a) 當期所得税

當期所得稅支出根據本公司及其子公司、合營及聯營企業經營及產生應課稅收入的國家於資產負債表日已頒布或實質上已頒布的稅務法例計算。管理層就適用稅務法例解釋所規限的情況定期評估報稅表的狀況,並在適用情況下根據預期須向稅務機關支付的稅款設定準備收據額,取決於哪種方法可以更好地解決估計的不確定性。

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.20 Current and deferred income tax (Continued)

Deferred income tax

Inside basis differences

Deferred income tax is recognised, using the liability method, on temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the consolidated financial statements. However, deferred income tax liabilities are not recognised if they arise from the initial recognition of goodwill, the deferred income tax is not accounted for if it arises from initial recognition of an asset or liability in a transaction other than a business combination that at the time of the transaction affects neither accounting nor taxable profit or loss. Deferred income tax is determined using tax rates (and laws) that have been enacted or substantively enacted by the balance sheet date and are expected to apply when the related deferred income tax asset is realised or the deferred income tax liability is settled.

Deferred income tax assets are recognised only to the extent that it is probable that future taxable profit will be available against which the temporary differences can be utilised.

Outside basis differences

Deferred income tax liabilities are provided on taxable temporary differences arising from investments in subsidiaries, associates and joint ventures, except for deferred income tax liability where the timing of the reversal of the temporary difference is controlled by the Group and it is probable that the temporary difference will not reverse in the foreseeable future.

Deferred income tax assets are recognised on deductible temporary differences arising from investments in subsidiaries, associates and joint ventures only to the extent that it is probable the temporary difference will reverse in the future and there is sufficient taxable profit available against which the temporary difference can be utilised.

Offsetting (c)

Deferred income tax assets and liabilities are offset where there is a legally enforceable right to offset current tax assets against current tax liabilities and where the deferred income tax assets and liabilities relate to income taxes levied by the same taxation authority on either the taxable entity or different taxable entities where there is an intention to settle the balances on a net basis.

重要會計政策摘要(續)

2.20 當期及遞延所得稅(續)

(b) 遞延所得税

內在差異

遞延所得税利用負債法確認資產和負債的税基 與資產和負債在合併財務報表的賬面值的差額 而產生的暫時性差異。然而,若遞延所得稅負 債來自對商譽的初始確認,以及若遞延所得稅 來自在交易(不包括業務合併)中對資產或負 債的初始確認,而在交易時不影響會計損益或 應課税利潤或損失,則不作記賬。遞延所得税 採用在資產負債表日前已頒布或實質上已頒 布,並在有關的遞延所得稅資產實現或遞延所 得稅負債結算時預期將會適用的稅率(及法例) 而釐定。

遞延所得税資產是就很可能有未來應課税利潤 而就此可使用暫時性差異而確認。

外在差異

就子公司、聯營和合營投資產生的應課稅暫時 性差異確認遞延所得税負債,但不包括本集團 可以控制暫時性差異的轉回時間以及暫時性差 異在可預見將來很可能不會轉回的遞延所得稅 負債。

就子公司、聯營和合營投資產生的可扣減暫時 性差異確認遞延所得稅資產,但只限於暫時性 差異很可能在將來轉回,並有充足的應課稅利 潤抵銷可用的暫時性差異。

(c) 抵銷

當有法定可執行權力將當期稅項資產與當期稅 務負債抵銷,且遞延所得税資產和負債涉及由 同一税務機關對應課稅主體或不同應課稅主體 但有意向以淨額基準結算所得稅結餘時,則可 將遞延所得税資產與負債互相抵銷。

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.21 Employee benefits

(a) Short-term compensation

Short-term compensation includes salaries, bonuses, allowances and subsidies, staff welfare etc. When an employee has rendered service to the Group during the reporting period, the Group shall recognise the short-term compensation actually incurred as a liability and charge to the cost of an asset or to profit or loss in the same period.

(b) Pension obligations

The Group participates in a number of defined contribution plans in Mainland China and Hong Kong. The pension plans are generally funded by payments from employees and relevant group companies. The Group pays contributions to the pension plans which are calculated as a certain percentage of the employees' salaries.

The Group has no legal or constructive obligations to make further payments once the required contributions have been paid, even if the plans do not hold sufficient assets to pay all employees the benefits relating to employee service in the current and prior periods. The contributions are recognised as employee benefit expense when they are due. Prepaid contributions are recognised as an asset to the extent that a cash refund or a reduction in the future payments is available.

(c) Other employee benefits

Other employee benefits include termination benefits which are payable whenever an employee accepts voluntary redundancy in exchange for these benefits. In the case of an offer made to encourage voluntary redundancy, the termination benefits are measured based on the number of employees expected to accept the offer. Benefits falling due more than 12 months after the end of the reporting period are discounted to their present value.

2. 重要會計政策摘要(續)

2.21 職工福利

(a) 短期薪酬

短期薪酬包括工資、獎金、津貼和補貼、職工 福利費等。本集團在職工提供服務的報告期 內,將實際發生的短期薪酬確認為負債,並計 入相關資產成本或當期損益。

(b) 退休金債務

本集團參與中國內地和香港的多個供款計劃。 退休金計劃中的資金主要由公司職工和集團內 各相關公司提供。本集團向該計劃的供款按照 職工工資的一定比例計算。

本集團根據供款計劃支付供款後,即使該些計劃並無持有足夠資產向所有職工就其在當期及以往期間的服務支付福利,本集團亦無法定或推定債務支付進一步供款。供款在應付時確認為職工福利費用。預付供款按照現金退款或可減少未來付款而確認為資產。

(c) 其他職工福利

其他職工福利包括離崗職工福利,即職工接受自願離崗而換取的福利。在鼓勵職工自願離崗的要約情況下,按預期接受要約的職工數目計算,在報告期末後超過12個月支付的福利應折現為現值。

For the vear ended 31 December 2020 截至二零二零年十二月三十一日止年度

SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.22 Provision

Provisions are recognised when the Group has a present legal or constructive obligation as a result of past events; it is probable that an outflow of resources will be required to settle the obligation; and the amount has been reliably estimated. Provisions are not recognised for future operating losses.

Where there are a number of similar obligations, the likelihood that an outflow will be required in settlement is determined by considering the class of obligations as a whole. A provision is recognised even if the likelihood of an outflow with respect to any one item included in the same class of obligations may be small.

Provisions are measured at the present value of the expenditures expected to be required to settle the obligation using a pre-tax rate that reflects current market assessments of the time value of money and the risks specific to the obligation. The increase in the provision due to passage of time is recognised as interest expense.

2.23 Revenue recognition

The Group recognises revenue when it satisfies a performance obligation by transferring control over a product or service to a customer.

(a) Sale of goods — wholesale

The Group manufactures and sells a range of healthcare products and Chinese medicines to wholesalers. Sales are recognised when control of the products has transferred, being when the products are delivered to the wholesaler, the wholesaler has full discretion over the channel and price to sell the products, and there is no unfulfilled obligation that could affect the wholesaler's acceptance of the products. Delivery occurs when the products have been shipped to the specific location, the risks of obsolescence and loss have been transferred to the wholesaler, and either the wholesaler 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 is recognised based on the price specified in the contract, net of the estimated discounts. And revenue is only recognised to the extent that it is highly probable that a significant reversal will not occur.

A receivable is recognised when the goods are delivered 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.

重要會計政策摘要(續)

2.22 準備

當本集團因已發生的事件而產生現有的法律或 推定債務;很可能需要有資源的流出以結算債 務;及金額已被可靠估計時,當確認準備。但 本集團不會就未來經營虧損確認準備。

如有多項類似債務,其需要在結算中有資源流 出的可能性,則可根據債務的類別整體考慮。 即使在同一債務類別所包含的任何一個項目相 關的資源流出的可能性極低,仍須確認準備。

準備採用税前利率按照預期需結算有關債務的 支出現值計量,該利率反映當時市場對貨幣時 間值和有關債務固有風險的評估。隨著時間過 去而增加的準備確認為利息支出。

2.23 收入確認

本集團在商品或服務的控制權被轉移至客戶, 履約義務得以滿足時確認收入。

(a) 貨物銷售一批發

本集團生產中藥產品和保健品並銷售予經銷 商。當產品控制權已轉移,產品已交付予批發 商,批發商對銷售產品的渠道和價格擁有完全 決定權,且不存在可能影響批發商對產品接收 的未履行債務時,本集團即確認產品銷售收 入。當產品已運至指定地點,過期和損失風險 已轉讓予批發商,而批發商已根據銷售合同接 收產品、或所有驗收條款已失效,或本集團有 客觀證據顯示所有接收條款已經履行後,才算 滿足貨品已交付的條件。

銷售收入是根據合同約定的價格扣除估計的折 扣後確認。並且僅當極可能不會發生重大轉回 時才確認收入。

本集團在貨品交付時確認應收款,因為此時收 回對價的權利是無條件的,本集團僅需等待客 戶付款。

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.23 Revenue recognition (Continued)

(b) Sale of goods — retail

The Group also sells products to individual customers through its retail outlets. Revenue from the sale of goods is recognised when a group entity sells a product to the customer.

For retail sales, the Group operates a chain of retail outlets for selling products. Sales of goods are recognised when a group entity sells a product to the customer. Payment of the transaction price is due immediately. Retail sales are usually in cash or by credit card.

(c) Advertising services

Revenue from providing advertising services is recognised in the accounting period in which the services are rendered. For fixed-price contracts, revenue is recognised based on the actual service provided to the end of the reporting period as a proportion of the total services to be provided, because the customer receives and uses the benefits simultaneously. This is determined based on the stage of completion of service according to contractual agreement or by the reference to the percentage of completion method. Under this method, the percentage of completion is identified with proportion of incurred contract costs to estimated total cost. Advertising services have been completed within the reporting period.

(d) Services income

The Group provides Chinese medical consultation and treatments in retail outlets. Service income is recognised over-time in which the service is provided to the customer and it is settled in cash or by credit card.

(e) Royalty fee income

Royalty fee income is based on pre-determined rates on the total turnover of entities outside Mainland China for them to use the "Tong Ren Tang" brand name. Royalty fee is recognised on an accrual basis upon sales recognised by the entities outside Mainland China.

(f) Financing components

The Group does not expect to have any contracts where the period between the transfer of the promised goods or services to the customer and payment by the customer exceeds one year. As a consequence, the Group does not adjust any of the transaction prices for the time value of money.

2. 重要會計政策摘要(續)

2.23 收入確認(續)

(b) 貨物銷售一零售

本集團還透過連鎖零售商舖銷售產品予個人消費者。集團實體在產品出售給客戶時確認產品 銷售收入。

零售方面,本集團透過連鎖零售商舖銷售產品。銷售貨品於集團實體向客戶銷售產品時確認,並應立即支付交易價款。零售通常以現金或信用卡結付。

(c) 廣告服務

提供廣告服務的收入於提供服務的會計期間內確認。對於固定價格合同,由於客戶接受服務的同時亦使用服務,本集團按截至報告期末實際提供的服務所佔將提供的全部服務的比例確認收入。該比例是基於合同約定的完成服務的階段或參照完工百分比(根據已發生成本費用佔預計總成本費用的比例來確定完工進度)來確定。廣告服務均已在報告期內完成。

(d) 服務收入

本集團於其零售商舖提供中醫診療。服務收益 於向客戶提供服務的會計期間確認,以現金或 信用卡結付。

(e) 品牌使用費收入

品牌使用費收入乃就中國內地以外實體使用 「同仁堂」品牌,根據其營業額按預定費率收取,品牌使用費於中國內地以外實體確認銷售 時按應付基準確認收入。

(f) 融資因素

本集團預計合同中承諾向客戶交付貨品或提供 服務的時間與客戶付款的時間間隔不會超過一 年。因此,本集團不因貨幣時間價值而調整任 何交易價格。

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.24 Earnings per share

(a) Basic earnings per share

Basic earnings per share is calculated by dividing:

- the profit attributable to owners of the company, excluding any costs of servicing equity other than ordinary shares
- by the weighted average number of ordinary shares outstanding during the financial year, adjusted for bonus elements in ordinary shares issued during the year and excluding treasury shares.

(b) Diluted earnings per share

Diluted earnings per share adjusts the figures used in the determination of basic earnings per share to take into account:

- the after-income tax effect of interest and other financing costs associated with dilutive potential ordinary shares, and
- the weighted average number of additional ordinary shares that would have been outstanding assuming the conversion of all dilutive potential ordinary shares.

2.25 Dividend income

Dividends are received from financial assets measured at FVPL and at FVOCI. Dividends are recognised as other income and gains, net in profit or loss when the right to receive payment is established.

2.26 Interest income

Interest income on financial assets at amortised cost calculated using the effective interest method is recognised in profit or loss as part of finance income, net. Any other interest income is included in other income and gains, net.

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).

2. 重要會計政策摘要(續)

2.24 每股收益

(a) 基本每股收益

基本每股收益計算根據:

- 歸屬於本公司所有者的利潤,不包括普 通股以外的其他服務權益成本
- 除以扣除庫存股後並包含本年因兑現獎勵的當年發行在外的普通股的加權平均數。

(b) 攤薄每股收益

攤薄每股收益考慮下列因素調整基本每股收益 計算依據:

- 與攤薄潛在普通股相關的稅後利息和其 他財務成本,以及
- 假定攤薄潛在普通股轉換為已發行普通 股而增加的普通股股數的加權平均數之 和。

2.25 股利收入

股利源自以公允價值計量且其變動計入損益的 金融資產以及以公允價值計量且其變動計入其 他綜合收益的金融資產。當本集團已確立收取 股利的權利時,股利才作為其他收益及利得 一淨額而計入損益。

2.26 利息收入

按實際利率法計算的以攤餘成本計量的金融資產利息收益於損益中確認為財務收入 — 淨額的一部分。所有其他利息收益計入其他收益/利得一淨額。

除後續會發生信用減值的金融資產外,按金融 資產的賬面餘額和實際利率計算利息收益。對 已發生信用減值的金融資產,按照其扣除減值 準備的賬面餘額和實際利率計算利息收益。

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.27 Leases

Leases are recognised as a right-of-use asset and a corresponding liability at the date at which the leased asset is available for use by the Group.

The Group leases various property, plant and land use rights. Rental contracts are typically made for fixed periods of 6 months to 20 years, but may have extension options as described in Note 7(d) below.

Contracts may contain both lease and non-lease components. The Group allocates the consideration in the contract to the lease and non-lease components based on their relative stand-alone prices. However, for leases of real estate for which the Group is a lessee, it has elected not to separate lease and non-lease components and instead accounts for these as a single lease component.

Lease terms are negotiated on an individual basis and contain a wide range of different terms and conditions. The lease agreements do not impose any covenants other than the security interests in the leased assets that are held by the lessor. Leased assets may not be used as security for borrowing purposes.

Assets and liabilities arising from a lease are initially measured on a present value basis. Lease liabilities include the net present value of the following lease payments:

- fixed payments (including in-substance fixed payments), less any lease incentives receivable
- variable lease payment that are based on an index or a rate, initially measured using the index or rate as at the commencement date
- amounts expected to be payable by the Group under residual value guarantees
- the exercise price of a purchase option if the Group is reasonably certain to exercise that option, and
- payments of penalties for terminating the lease, if the lease term reflects the Group exercising that option.

Lease payments to be made under reasonably certain extension options are also included in the measurement of the liability.

2. 重要會計政策摘要(續)

2.27 租賃

在本集團可使用租賃資產時,確認一項使用權 資產和相應的負債。

本集團租賃了不動產、廠房和土地使用權。租賃合同通常是固定期限,6個月至20年不等,還可能包含下文附註7(d)所述的續租選擇權。

合同可能包含租賃組成部分和非租賃組成部分。本集團基於各租賃組成部分與非租賃組成部分的單獨價格相對比例分攤合同對價。不過,對於本集團作為承租人的房地產租賃,本集團已選擇不拆分租賃組成部分與非租賃組成部分,而是將其作為一項單一的租賃組成部分進行會計處理。

租賃期限應在每項租賃的基礎上進行商談,並可能包含不同的條款和條件。租賃協議不應包含出租人持有的租賃資產的擔保利息之外的任何契約。租賃資產不得用作借款擔保。

租賃產生的資產和負債在現值基礎上進行初始 計量。租賃負債包括下列租賃付款額的淨現 值:

- 固定付款額(包括實質固定付款額),扣 除任何應收的租賃激勵
- 基於指數或比率確定的可變租賃付款額, 採用租賃期開始日的指數或比率進行初始計量
- 本集團根據餘值擔保預計應付的金額
- 本集團合理確定將行使的購買選擇權的 行權價格;以及
- 在租賃期反映出本集團將行使選擇權的 情況下終止租賃的罰款金額。

當本集團合理確定將行使續租選擇權時,租賃付款額也納入負債的計量中。

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.27 Leases (Continued)

The lease payments are discounted using the interest rate implicit in the lease. If that rate cannot be readily determined, which is generally the case for leases in the Group, the lessee's incremental borrowing rate is used, being the rate that the individual lessee would have to pay to borrow the funds necessary to obtain an asset of similar value to the right-of-use asset in a similar economic environment with similar terms, security and conditions.

To determine the incremental borrowing rate, the Group:

- where possible, uses recent third-party financing received by the individual lessee as a starting point, adjusted to reflect changes in financing conditions since third party financing was received
- uses a build-up approach that starts with a risk-free interest rate adjusted for credit risk for leases held by the Group, which does not have recent third party financing, and
- makes adjustments specific to the lease, e.g. term, country, currency and security.

The Group is exposed to potential future increases in variable lease payments based on an index or rate, which are not included in the lease liability until they take effect. When adjustments to lease payments based on an index or rate take effect, the lease liability is reassessed and adjusted against the right-of-use asset.

Lease payments are allocated between principal and finance cost. The finance cost is charged to profit or loss over the lease period so as to produce a constant periodic rate of interest on the remaining balance of the liability for each period.

Right-of-use assets are measured at cost comprising the following:

- the amount of the initial measurement of lease liability
- any lease payments made at or before the commencement date less any lease incentives received
- any initial direct costs, and
- restoration costs.

2. 重要會計政策摘要(續)

2.27 租賃(續)

租賃付款額按照租賃內含利率折現。本集團的租賃內含利率通常無法直接確定,在此情況下,則應採用承租人的增量借款利率,即承租人為在類似經濟環境下獲得與使用權資產價值相近的資產,在類似期間以類似抵押條件借入資金而必須支付的利率。

為確定增量借款利率,本集團:

- 在可能的情況下,以承租人最近收到的 第三方融資為起點,並進行調整以反映 融資條件自收到第三方融資後的變化
- 對於近期未獲得第三方融資的本集團持有的租賃,採用以無風險利率為起點的累加法,並按照租賃的信用風險進行調整;並
- 針對租賃做出特定調整,例如租賃期、 國家、貨幣及抵押。

本集團未來可能會面臨基於指數或利率確定的 可變租賃付款額增加的風險,這部分可變租賃 付款額在實際發生時納入租賃負債。當基於指 數或利率對租賃付款額進行調整時,租賃負債 應予以重估並根據使用權資產調整。

租賃付款額在本金和財務費用之間進行分攤。 財務費用在租賃期限內計入損益,以按照固定 的周期性利率對各期間負債餘額計算利息。

使用權資產按照成本計量,包括:

- 租賃負債初始計量金額
- 在租賃期開始日或之前支付的租賃付款額,扣除收到的租賃激勵
- 任何初始直接費用,以及
- 復原成本。

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.27 Leases (Continued)

Right-of-use assets are generally depreciated over the shorter of the asset's useful life and the lease term on a straight-line basis. If the Group is reasonably certain to exercise a purchase option, the right-of-use asset is depreciated over the underlying asset's useful life.

Payments associated with short-term leases and all leases of low-value assets are recognised on a straight-line basis as an expense in profit or loss. Short-term leases are leases with a lease term of 12 months or less without a purchase option.

Lease income from operating leases where the Group is a lessor is recognised in income on a straight-line basis over the lease term. Initial direct costs incurred in obtaining an operating lease are added to the carrying amount of the underlying asset and recognised as expense over the lease term on the same basis as lease income. The respective leased assets are included in the balance sheet based on their nature. The Group did not need to make any adjustments to the accounting for assets held as lessor as a result of adopting the new leasing standard.

2.28 Dividend distribution

Provision is made for the amount of any dividend declared, being appropriately authorised and no longer at the discretion of the entity, on or before the end of the reporting period but not distributed at the end of the reporting period.

2.29 Government grants

Grants from the government are recognised at their fair value where there is a reasonable assurance that the grant will be received and the Group will comply with all attached conditions.

Government grants relating to costs are deferred and recognised in the income statement over the period necessary to match them with the costs that they are intended to compensate.

Government grants relating to the purchase of property, plant and equipment are included in non-current liabilities as deferred income – government grants and are credited to the income statement on a straight-line basis over the expected lives of the related assets.

2. 重要會計政策摘要(續)

2.27 租賃(續)

使用權資產一般在資產的使用壽命與租賃期兩 者孰短的期間內按直線法計提折舊。如本集團 合理確定會行使購買權,則在標的資產的使用 壽命期間內對使用權資產計提折舊。

與短期租賃和低價值資產租賃相關的付款額按 照直線法確認為費用,計入損益。短期租賃是 指租賃期限為12個月或不足12個月的沒有購 買選擇權的租賃。

本集團作為出租人的經營租賃收入在租賃期內按直線法確認為收入。為獲得經營租賃而發生的初始直接費用計入標的資產的賬面金額,並在租賃期內按照與租賃收入相同的基礎確認為費用。租賃資產按其性質在資產負債表中列示。本集團採用了新的租賃準則,因而無需對作為出租人持有的資產的會計處理做出任何調整。

2.28 股息分派

在報告期末尚未分派且已宣告發放並經過適當 授權不再由實體決定的股息需在報告期末或之 前予以計提。

2.29 政府補助

當能夠合理地保證政府補助將可收取,而本集 團將會符合所有附帶條件時,將政府提供的補 助按其公允價值確認入賬。

與成本有關之政府補助遞延入賬,並按擬補償 之成本配合其所需期間在利潤表中確認。

與購買房屋及建築物、廠房及設備有關之政府 補助列入非流動負債作為遞延收入 — 政府補 助,並按有關資產之預計年期以直線法在利潤 表確認。

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

3. FINANCIAL RISK MANAGEMENT

3.1 Financial risk factors

The Group's activities expose it to a variety of financial risks: market risk (including foreign exchange risk and interest rate risk), credit risk and liquidity risk. The Group's overall risk management programme focuses on the unpredictability of financial markets and seeks to minimise potential adverse effects on the Group's financial performance. Risk management is carried out by management of each individual entity within the Group.

(a) Market risk

(i) Foreign exchange risk

The Group operates internationally and foreign exchange risk arises from commercial transactions, recognised assets and liabilities and net investments in foreign operations, primarily with respect to the Hong Kong dollar ("**HKD**").

The Group currently does not have a foreign currency hedging policy. The Group manages its foreign exchange risk by closely monitoring the movement of the foreign currency rates.

The foreign exchange is mainly as a result of foreign exchange gains/ losses on translation of HKD-denominated financial instruments held by PRC entities whose functional currency is Renminbi and translation of Renminbi-denominated financial instruments held by Hong Kong entities whose functional currency is HKD. If the respective functional currency of the Group's entities had strengthened/weakened by 5% against the relevant foreign currencies, with all other variables held constant, the profit before income tax for the year ended 31 December 2020 and 2019 would increase/decrease as follows:

3. 財務風險管理

3.1 財務風險因素

本集團的活動承受著多種的財務風險:市場風險(包括外匯風險及利率風險)、信用風險及流動性風險。本集團的整體風險管理計劃專注於財務市場的不可預測性,並尋求盡量減低對本集團財務表現的潛在不利影響。風險管理由本集團內每個實體的管理層實施。

(a) 市場風險

(i) 外匯風險

本集團在全球範圍內開展業務活動,外匯風險 來自貿易業務、已確認的資產和負債以及境外 經營淨投資,主要涉及港幣。

本集團現時並無任何外幣對沖政策。本集團主 要通過密切關注匯率變動來應對外匯風險。

外匯風險主要是由於換算中國內地公司(其功能貨幣為人民幣)所持港幣計價的金融工具及香港公司(其功能貨幣為港幣)所持人民幣計價的金融工具的外匯收益/損失所致。倘本集團實體各自的功能貨幣兑有關外幣升值/貶值5%,而所有其他變量保持不變,則截至二零年十二月三十一日及二零一九年十二月三十一日止年度的除所得稅前利潤增加/減少幅度如下:

	2020	20	19
Incre	ase/(decrease)	Increase/(o	decrease)
on profit	before income tax	on profit befor	re income tax
if exchan	ge rates change by	if exchange rat	es change by
倘匯率	出現下列變動,	倘匯率出現下列變動,	
除所得税前	利潤將增加/(減少)	除所得税前利潤	將增加/(減少)
+	5% –5%	+5%	-5%
RMB ^r	000 RMB'000	RMB'000	RMB'000
人民幣=	元 人民幣千元	人民幣千元	人民幣千元
HKD港幣 25,	(25,127)	30,309	(30,309)

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

3. FINANCIAL RISK MANAGEMENT (CONTINUED)

3.1 Financial risk factors (Continued)

(a) Market risk (Continued)

(ii) Interest rate risk

The Group's interest rate risk arises from long-term borrowings. Borrowings obtained at variable rates expose the Group to cash flow interest rate risk which is partially offset by cash held at variable rates. Borrowings obtained at fixed rates expose the Group to fair value interest rate risk. The interest rates and repayment terms of the Group's borrowings are disclosed in Note 20. As at 31 December 2020 and 2019, most of the non-current borrowings were at fixed interest rates and the operating cash flows are substantially independent of changes in market interest rates. The current debt level of the Group is relatively low and the exposure to the fair value interest rate risk is limited.

The management of the Group monitors the interest rate exposure regularly. The Group has not used any interest rate swaps to hedge its exposure to interest rate risk.

(b) Credit risk

(i) Risk Management

Credit risk is managed on group basis. Credit risk arises from cash and cash equivalents and deposits with banks and financial institutions, as well as credit exposures to wholesale and retail customers, including outstanding receivables and committed transactions.

Cash at bank and short-term bank deposits are deposited with high-credit-quality financial institutions. The Group has policies that limit the amount of credit exposure to any financial institution. As at 31 December 2020, majority of the bank deposits are placed with state-owned banks and listed financial institutions, which are at lower credit risk.

3. 財務風險管理(續)

3.1 財務風險因素(續)

(a) 市場風險(續)

(ii) 利率風險

本集團的利率風險來自長期借款。以浮動利率 獲得的借款令本集團承受現金流量利率風險來 到本獲得的借款令本集團承受公允價值利率 到本獲得的借款令本集團承受公允價值和 內子以披露。於二零二十二月三十一日 以披露。於二零二十二月三十一日 以披露。於二零二十二月 二零一九年十二月三十一日,非流動借款 之要 為固定利率借款,經營現金流量基本不相對較 低,且面對之公允價值利率風險有限。

本集團管理層定期監控利率風險。本集團並無 使用利率掉期來規避利率風險。

(b) 信用風險

(i) 風險管理

信用風險是按照組合方式管理。信用風險來自 現金及現金等價物和銀行與財務機構的存款, 亦有來自批發和零售客戶的信用風險,包括未 償付的應收款和已承諾交易。

銀行活期存款及短期銀行存款僅存於高信用素質的財務機構。本集團有政策限定任何財務機構的信用額度。於二零二零年十二月三十一日,主要的銀行存款均存於國有銀行和上市金融機構,該部分存款的信用風險較低。

As at 31 December 於十二月三十一日

	2020	2019
	RMB′000 人民幣千元	RMB'000 人民幣千元
State-owned banks and listed financial institutions 國有銀行及上市金融機構 Other banks 其他銀行	3,263,751 137,676	3,733,484 115,519
Total cash at bank and short-term bank deposits (Note 34(b)) 銀行活期存款及短期銀行存款 (附註 34(b))	3,401,427	3,849,003

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

FINANCIAL RISK MANAGEMENT 3. (CONTINUED)

3.1 Financial risk factors (Continued)

(b) Credit risk (Continued)

Impairment of financial assets (ii)

Trade and bills receivables

The Group applies the IFRS 9 simplified approach to measuring expected credit losses which uses a lifetime expected loss allowance for all trade and bills receivables.

Based on shared credit risk characteristics, the assessment of a significant increase in credit risk is performed on either an individual basis or a collective basis. When the assessment is performed on a collective basis, the expected loss rates are based on the corresponding historical credit losses experienced within this period. The historical loss rates are adjusted to reflect current and forward-looking information on macroeconomic factors affecting the ability of the customers to settle the receivables.

Measurement of expected credit loss on individual basis

The trade receivables relating to customers with known financial difficulties or with significant doubt on collection of receivables are assessed individually for provision for impairment allowance. As at 31 December 2020, the balance of loss allowance in respect of individually assessed receivables was RMB9,507,000 (2019: RMB10,434,000).

Measurement of expected credit loss on collective basis

Expected credit losses are also estimated by grouping the remaining receivables based on shared credit risk characteristics and collectively assessed for the likelihood of loss allowance for each group. During the year ended 31 December 2020, the impairment provision of bill receivables is immaterial, because they have a low risk of default and the issuer has a strong capacity to meet its contractual cash flow obligations in the near term. Taking into account the nature of the customer, its geographical location and its ageing category, the remaining trade receivables are grouped to the following classes and applying expected credit loss rates to the respective gross carrying amounts of the trade receivables.

財務風險管理(續) 3.

3.1 財務風險因素(續)

(b) 信用風險(續)

(ii) 金融資產的減值

應收賬款及票據

本集團採用國際財務報告準則第9號的簡化方 法計量預期信用損失,即對所有應收賬款及票 據確認整個存續期的預期損失撥備。

按照相同的信用風險特征,以單獨基準或集體 基準對應收賬款信用風險顯著上升進行評估。 當按集體基準評估時,預期信用損失率基於期 間發生的相應歷史信用損失確定。本集團調整 了歷史信用損失率,以反映影響客戶應收款結 算能力的當前和前瞻性宏觀經濟因素信息。

按個別基準計量預期信用損失

與已知財務困難或應收賬款收回存在重大疑慮 的客戶相關的應收款項單獨評估減值準備。於 二零二零年十二月三十一日,單獨評估的應收 款項損失撥備餘額為人民幣9,507,000元(二零 一九年:人民幣10,434,000元)。

按集體基準計量預期信用損失

本集團還按照相同的信用風險特征將剩餘應收 款項分組並按組合估計預期信用損失,評估損 失撥備概率。截至二零二零年十二月三十一日 止年度,由於違約風險較低並且發行人具備可 在短期內履行合同現金流義務的較強能力,應 收票據預期信用損失不重大。在綜合考慮客戶 性質、地理位置及賬齡類別後,將剩餘應收賬 款分為以下組合,按照相應的應收賬款賬面價 值總額採用預期信用損失率進行計算。

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

3. FINANCIAL RISK MANAGEMENT

(CONTINUED)

3.1 Financial risk factors (Continued)

Credit risk (Continued)

Impairment of financial assets (Continued)

Trade and bills receivables (Continued)

Measurement of expected credit loss on collective basis (Continued)

3. 財務風險管理(續)

3.1 財務風險因素(續)

(b) 信用風險(續)

(ii) 金融資產的減值(續)

應收賬款及票據(續)

按集體基準計量預期信用損失(續)

At 31 December 2020 於二零二零年十二月三十一日	Expected loss rate 預期損失率	Loss allowance 損失撥備 RMB'000 人民幣千元
The Company and domestic subsidiaries 本公司及境內子公司 Within 4 months 四個月以內 Over 4 months but within 1 year 四個月至一年 Over 1 year but within 2 years 一年至二年 Over 2 years but within 3 years 二年至三年 Over 3 years 三年以上	1.8% 8.8% 29.5% 54.6% 100.0%	5,934 2,828 4,841 22,582 21,428
Tong Ren Tang Chinese Medicine and its subsidiaries 同仁堂國藥及其子公司 — third parties 第三方 Within 4 months 四個月以內 Over 4 months but within 1 year 四個月至一年 Over 1 year but within 2 years 一年至二年	0.0% 4.0% 4.0%	57,613 - 96 20
Over 1 year but within 2 years 十主二十	4.070	116

Note: Given there is no history of significant defaults from related parties of Tong Ren Tang Chinese Medicine and its subsidiaries and insignificant impact from forward-looking estimates, the assessed expected credit losses are not material. As at 31 December 2020, the loss allowance for Tong Ren Tang Chinese Medicine and its subsidiaries in respect of the trade receivables due from related parties was RMB947,000 (2019: Nil).

附註:鑒於過去同仁堂國藥及其子公司關聯方無重大違約 且前瞻性估計的影響不重大,因此關聯方應收賬款 的預期信用損失不重大。於二零二零年十二月 三十一日,同仁堂國藥及其子公司關聯方應收賬款 損失撥備為人民幣947,000元(二零一九年:無)。

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

FINANCIAL RISK MANAGEMENT (CONTINUED)

3.1 Financial risk factors (Continued)

(b) Credit risk (Continued)

Impairment of financial assets (Continued) (ii)

Trade and bills receivables (Continued)

Measurement of expected credit loss on collective basis (Continued)

3. 財務風險管理(續)

3.1 財務風險因素(續)

- (b) 信用風險(續)
- (ii) 金融資產的減值(續)

應收賬款及票據(續)

按集體基準計量預期信用損失(續)

At 31 December 2019 於二零一九年十二月三十一日	Expected loss rate 預期損失率	Loss allowance 損失撥備 RMB'000 人民幣千元
The Company and domestic subsidiaries 本公司及境內子公司		
Within 4 months 四個月以內	0.3%	1,048
Over 4 months but within 1 year 四個月至一年	3.3%	3,734
Over 1 year but within 2 years 一年至二年	15.0%	11,043
Over 2 years but within 3 years 二年至三年	42.6%	9,266
Over 3 years 三年以上	100.0%	9,875
		34,966
Tong Ren Tang Chinese Medicine and its subsidiaries 同仁堂國藥及其子	子公司	
Within 4 months 四個月以內	0.0%	_
Over 4 months but within 1 year 四個月至一年	4.0%	344
Over 1 year but within 2 years 一年至二年	4.0%	215
		559

Please refer to Note 14 for details.

Other financial assets at amortised cost

For other financial assets at amortised cost, the Group recognises a loss allowance equal to 12-month expected credit losses unless there has been a significant increase in credit risk of the financial assets since initial recognition, in which case the loss allowance is measured at an amount equal to lifetime expected credit losses. During the year ended 31 December 2020, the impairment provision is determined based on the 12-month expected credit losses which is immaterial.

詳情請參閱附註14。

以攤餘成本計量的其他金融資產

對於以攤餘成本計量的其他金融資產,本集團 根據12個月預期信用損失進行計量,除非信 用風險自初始確認後顯著增加,將按照整個存 續期的預期損失計提損失撥備。截至二零二零 年十二月三十一日止年度,減值撥備根據12 個月預期信用損失進行計量,預期信用損失不 重大。

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

3. FINANCIAL RISK MANAGEMENT (CONTINUED)

3.1 Financial risk factors (Continued)

(b) Credit risk (Continued)

(ii) Impairment of financial assets (Continued)

Bill receivables at FVOCI

The Group applies the IFRS 9 simplified approach which uses a lifetime expected loss allowance for bills receivables at FVOCI. During the year ended 31 December 2020, the impairment provision of bill receivables at FVOCI is immaterial.

(iii) Financial assets at FVPL

The Group is also exposed to credit risk in relation to wealth management products that are measured at FVPL. No financial assets at FVPL is held by the Group at the end of the reporting period (2019: The maximum exposure is the carrying amount of these investments is RMB31,680,000).

(c) Liquidity risk

The Group's policy is to maintain sufficient cash and cash equivalents or have available funding through adequate amount of committed credit facilities to meet its working capital requirements. The amounts of borrowings and undrawn credit facilities at the balance sheet date are disclosed in Note 20 and Note 36 respectively.

Trade and bills payables and other payables are normally expected to be settled within one year after receipt of goods or services, while generally no specific credit period is granted by the suppliers.

3. 財務風險管理(續)

3.1 財務風險因素(續)

(b) 信用風險(續)

(ii) 金融資產的減值(續)

以公允價值計量且其變動計入其他綜合收益的應收票據

本集團採用國際財務報告準則第9號的簡化方法,對以公允價值計量且其變動計入其他綜合收益的應收票據確認整個存續期的預期損失撥備。截至二零二零年十二月三十一日止年度,以公允價值計量且其變動計入其他綜合收益的應收票據預期信用損失不重大。

(iii) 以公允價值計量且其變動計入損益的金 融資產

本集團還面臨以公允價值計量且其變動計入損益的理財產品相關信用風險。報告期末,本集團未持有以公允價值計提且其變動計入損益的金融資產(二零一九年:主體面臨的最大風險敞口為這些投資的賬面價值人民幣31,680,000元)。

(c) 流動性風險

本集團的政策是持有充足的現金和現金等價物,或擁有足夠的已承諾信貸額度以獲得資金來滿足對營運資金需求的承諾。於資產負債表日,借款在附註20中予以披露,尚未使用的信貸額度在附註36中予以披露。

一般來說,供應商不會給予特定信用期,但是 相應應付賬款及票據和其他應付款通常在收到 貨物或者服務後的一年內支付。

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

FINANCIAL RISK MANAGEMENT (CONTINUED)

3.1 Financial risk factors (Continued)

(c) Liquidity risk (Continued)

The table below analyses the Group's financial liabilities into relevant maturity groupings based on the remaining period at the balance sheet date to the contractual maturity date. The amounts disclosed in the table are the contractual undiscounted cash flows.

3. 財務風險管理(續)

3.1 財務風險因素(續)

(c) 流動性風險(續)

下表顯示本集團的金融負債,按照相關的到期 組別,根據由資產負債表日至合同到期日的剩 餘期間進行分析。在表內披露的金額為未經貼 現的合同現金流量。

	Within 1 year 一年以內 RMB'000 人民幣千元	Over 1 year but within 2 years 一年至二年 RMB'000 人民幣千元	Over 2 years but within 5 years 二年至五年 RMB'000 人民幣千元	Over 5 years 五年以上 RMB'000 人民幣千元	Total 合計 RMB'000 人民幣千元
As at 31 December 2020					
二零二零年十二月三十一日					
Trade and bills payables 應付賬款及票據	717,825	-	-	-	717,825
Other payables 其他應付款	498,175	-	-	-	498,175
Borrowings 借款	1,089,046	396,723	94,632	5,535	1,585,936
Lease liabilities 租賃負債	58,407	47,254	50,053	5,458	161,172
	2,363,453	443,977	144,685	10,993	2,963,108
As at 31 December 2019					
二零一九年十二月三十一日					
Trade and bills payables 應付賬款及票據	682,312	_	_	_	682,312
Other payables 其他應付款	560,043	_	_	_	560,043
Borrowings 借款	192,124	937,355	259,635	50,488	1,439,602
Lease liabilities 租賃負債	43,684	24,104	33,194	7,174	108,156
	1,478,163	961,459	292,829	57,662	2,790,113

Except for the bonds included in borrowings, the carrying amounts of the Group's financial liabilities approximate their fair values as the impact of discounting is not significant.

除借款中的公司债券外,本集團的金融負債的 賬面價值近似其公允價值, 貼現影響並不重 大。

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

3. FINANCIAL RISK MANAGEMENT (CONTINUED)

3.2 Capital risk management

The Group's objectives when managing capital are to safeguard the Group's ability to continue as a going concern in order to provide returns for shareholders and benefits for other stakeholders and to maintain an optimal capital structure to reduce the cost of capital.

In order to maintain or adjust the capital structure, the Group may adjust the amount of dividends paid to shareholders, provide returns for shareholders, issue new shares or sell assets to repay borrowings.

The Group monitors capital on the basis of the gearing ratio. This ratio is calculated as total borrowings divided by total equity. Total borrowings included "current and non-current borrowings" as shown in the consolidated balance sheet. Total equity was shown in the consolidated balance sheet.

3. 財務風險管理(續)

3.2 資金風險管理

本集團的資金管理政策,是保障本集團能繼續 營運,以為股東提供回報和為其他權益持有人 提供利益為目標,同時維持最佳的資本結構以 減低資金成本。

為了維持或調整資本結構,本集團可能會調整 支付予股東的股利數額、向股東退還資本、發 行新股或出售資產以減低債務。

本集團利用負債比率監察其資本。此比率按照 借款總額除以權益總額計算。借款總額包括合 併資產負債表所列的「流動及非流動借款」。 權益總額為合併資產負債表所列。

As at 31 December 於十二月三十一日

	2020	2019
	RMB′000 人民幣千元	RMB'000 人民幣千元
Total borrowings 借款總額	1,539,526	1,363,769
Total equity 權益總額	7,751,505	7,414,574
Gearing ratio 負債比率	19.9%	18.4%

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

3. FINANCIAL RISK MANAGEMENT (CONTINUED)

3.3 Fair value estimation

The Group's financial assets include cash and cash equivalents, short-term bank deposits, receivables, financial assets at FVOCI and FVPL. Financial liabilities include payables, short-term borrowings and long-term borrowings. Except for long-term borrowings, the carrying amount of the financial assets and financial liabilities approximate their fair values due to their short maturities.

Below analyses the Group's financial instruments carried at fair value by level of the inputs to valuation techniques used to measure fair value. Such inputs are categorised into three levels within a fair value hierarchy as follows:

- Quoted prices (unadjusted) in active markets for identical assets or liabilities (level 1).
- Inputs other than quoted prices included within level 1 that are observable for the asset or liability, either directly (that is, as prices) or indirectly (that is, derived from prices) (level 2).
- Inputs for the asset or liability that are not based on observable market data (that is, unobservable inputs) (level 3).

Details on the fair value measurement for bonds, financial assets at FVOCI and FVPL are set out in Note 20(b), Note 12 and Note 13 respectively.

3. 財務風險管理(續)

3.3 公允價值估計

本集團金融資產的賬面值包括現金及現金等價物、短期銀行存款、應收款項、以公允價值計量且其變動計入其他綜合收益及以公允價值計量且其變動計入損益的金融資產,而金融負債包括應付款項、短期借款和長期借款。除長期借款外,本集團的金融資產和金融負債由於離到期日均較短,因此賬面價值均與其公允價值相近。

以下根據在評估公允價值的估值技術中所運用 到的輸入的層級,分析本集團按公允價值入賬 的金融工具。這些輸入按照公允價值層級歸類 為如下三層:

- 相同資產或負債在活躍市場的報價(未經調整)(第1層)。
- 除了第1層所包括的報價外,該資產和負債的可觀察的其他輸入,可為直接(即例如價格)或間接(即源自價格)(第2層)。
- 資產和負債並非依據可觀察市場數據的輸入(即非可觀察輸入)(第3層)。

債券、以公允價值計量且其變動計入其他綜合收益的金融資產和以公允價值計量且其變動計入損益的金融資產的公允價值詳情分別載列於附註20(b)、附註12和附註13。

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

4. CRITICAL ACCOUNTING ESTIMATES AND JUDGEMENTS

Estimates and judgements are continually evaluated and are based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances.

The Group makes estimates and assumptions concerning the future. The resulting accounting estimates will, by definition, seldom equal to the related actual results. The estimates and assumptions that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year are addressed below.

(a) Net realisable value of inventories

Net realisable value of inventories is the estimated selling price in the ordinary course of business, less estimated cost to completion and selling expenses. These estimates are based on the current market condition and the historical experience of manufacturing and selling products of similar nature. It could change significantly as a result of changes in consumer preferences and competitor actions in response to severe industry cycles. Management reassesses these estimations by each balance sheet date.

(b) Impairment of financial assets

The loss allowances for financial assets 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. Details of the key assumptions and inputs used are disclosed in Note 3.1(b).

(c) Income taxes

The Group is subject to income taxes in numerous jurisdictions. Significant judgement is required in determining the worldwide provision for income taxes. There are many transactions and calculations for which the ultimate tax determination is uncertain. 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 differences will impact the current and deferred income tax assets and liabilities in the period in which such determination is made.

4. 關鍵會計估計與判斷

估計和判斷會被持續評估,並根據過往經驗和 其他因素進行評價,包括在有關情況下相信對 未來事件的合理預測。

本集團對未來作出估計和假設。所得的會計估計如其定義,很少會與其實際結果相同。很大機會導致下個財政年度的資產和負債的賬面值 作出重大調整的估計和假設討論如下:

(a) 存貨的可變現淨值

存貨的可變現淨值乃按其於日常業務過程中的估計售價,減估計完成的成本及銷售費用。該等估計乃基於目前市場狀況及製造與銷售同類產品以往經驗。但可能會因為消費喜好的改變及競爭對手為應對嚴峻行業形勢而採取的行動出現重大變化。管理層於每個會計年度結算日前重新評估該等估計。

(b) 金融資產減值

金融資產損失撥備是基於對違約風險和預期損失率的假設而計算的。本集團在做出假設和選擇計算的輸入值時,按照本集團以往經驗、現有市場條件以及於各報告期末的前瞻性估計進行判斷。本集團所使用的關鍵假設和輸入值詳情披露於附註 3.1(b)。

(c) 所得税

本集團需要在多個司法權區繳納所得稅。在釐 定全球所得稅撥備時,需要作出重大判斷。有 許多交易和計算所涉及的最終稅務釐定都是不 確定的。本集團根據對是否需要繳付額外稅款 的估計,就預期稅務審計項目確認負債。如此 等事件的最終稅務後果與最初記錄的金額不 同,此等差額將影響作出此等釐定期間的當期 及遞延所得稅資產和負債。

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

5. SEGMENT INFORMATION

The Board of Directors is the Group's chief operating decision-maker. The Board of Directors has determined the operating segments for the purposes of allocating resources and assessing performance.

The Board of Directors considers the business from an operational entity perspective. Generally, the Board of Directors considers the performance of business of each entity within the Group separately. Thus, each entity within the Group is an operating segment.

The reportable operating segments derive their revenue primarily from (i) the manufacture and sale of Chinese medicine of the Company in Mainland China ("**The Company**" Segment), and (ii) Tong Ren Tang Chinese Medicine and its subsidiaries engaged in manufacturing, retail and wholesale of Chinese medicine products and healthcare products, and provision of Chinese medical consultation and treatments outside Mainland China and wholesale of healthcare products in Mainland China ("**Tong Ren Tang Chinese Medicine**" Segment).

Other companies are engaged in processing and purchasing of Chinese medicinal raw materials, sales of medicinal products, medical services and advertising, etc. They do not form separate reportable segments as they do not meet the quantitative thresholds required by IFRS 8.

The Board of Directors assesses the performance of the operating segments based on revenue and profit after income tax of each segment.

5. 分部信息

董事會為本集團的主要決策者。為分配資源及評估業績,董事會釐定了經營分部。

董事會從經營實體角度研究業務狀況。一般而 言,董事會單獨考慮集團內各實體業務的表 現。因而,集團內各實體均是一個經營分部。

報告經營分部的收益主要來自於:(i)本公司在中國內地製造和銷售中藥產品(「本公司」分部),(ii)同仁堂國藥及其子公司在中國內地以外地區從事中藥產品和保健品的生產、零售及批發並提供中醫診療服務,在內地批發保健品(「同仁堂國藥」分部)。

其他公司從事生產加工及收購中藥材、藥品銷售、醫療服務和廣告等業務。由於不符合國際財務報告準則第8號規定的數量披露要求,因而不作為單獨的報告分部。

董事會根據收入和税後利潤評估各經營分部的 表現。

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

5. SEGMENT INFORMATION (CONTINUED)

5. 分部信息(續)

The segment information provided to the Board of Directors for the reportable segments for the year ended 31 December 2020 is as follows:

截至二零二零年十二月三十一日止年度,向董 事會提供有關報告分部的分部資料如下:

	The Company 本公司 RMB'000 人民幣千元	Tong Ren Tang Chinese Medicine 同仁堂國藥 RMB'000 人民幣千元	All other Segments 其他業務分部 RMB'000 人民幣千元	Total 總計 RMB′000 人民幣千元
Segment revenue 分部收入 Inter-segment revenue 分部間收入	3,058,737 (140,549)	1,170,364 (7,704)	1,001,970 (475,449)	5,231,071 (623,702)
Revenue from external customers 來自外部客戶的收入	2,918,188	1,162,660	526,521	4,607,369
Timing of revenue recognition 收入確認的時間 At a point in time 在某一時點確認 Over time 在某一時段內確認	2,918,161 27	1,128,213 34,447	502,832 23,689	4,549,206 58,163
	2,918,188	1,162,660	526,521	4,607,369
Profit for the year 年度利潤	276,512	504,685	5,310	786,507
Interest income 利息收入 Interest expense 利息支出 Depreciation of property, plant and equipment 房屋及建築物、廠房及設備折舊 Amortisation of right-of-use assets 使用權資產攤銷 Amortisation of other long-term assets 其他長期資產攤銷 Provision for impairment of inventories 房態進度	24,356 (46,302) (91,773) (18,055) (3,946) (14,506)	18,509 (3,821) (14,857) (49,371) (5,167)	6,253 (1,441) (77,022) (5,645) (4,417) (8,302)	49,118 (51,564) (183,652) (73,071) (13,530) (22,808)
Provision for impairment of receivables 壞賬準備計提 Provision for impairment of goodwill 商譽減值準備計提 Share of profit/(losses) of investments accounted for using the equity method 享有按權益法入賬的投資的收益/(虧損)份額 Income tax expense 所得税費用	(14,122) (1,235) 314 (52,613)	(2,948) - (765) (104,879)	(5,226) - - 4,380	(22,296) (1,235) (451) (153,112)
Segment assets and liabilities 分部資產和負債				
Total assets 總資產	5,780,240	2,872,702	2,287,856	10,940,798
Investments accounted for using the equity method 按權益法入賬的投資	9,293	14,949	-	24,242
Additions to non-current assets (1) 非流動資產的增加(1)	687,732	58,170	149,238	895,140
Total liabilities 總負債	2,423,474	228,452	537,367	3,189,293

⁽¹⁾ Excluding investments accounted for using the equity method, financial instruments and deferred income tax assets.

不包括按權益法入賬的投資、金融工具和遞延所得 税資產。

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

5. SEGMENT INFORMATION (CONTINUED)

5. 分部信息(續)

The segment information provided to the Board of Directors for the reportable segments for the year ended 31 December 2019 is as follows:

截至二零一九年十二月三十一日止年度,向董 事會提供有關報告分部的分部資料如下:

	The Company 本公司 RMB'000 人民幣千元	Tong Ren Tang Chinese Medicine 同仁堂國藥 RMB'000 人民幣千元	All other Segments 其他業務分部 RMB'000 人民幣千元	Total 總計 RMB'000 人民幣千元
Segment revenue 分部收入 Inter-segment revenue 分部間收入	2,798,841 (93,600)	1,262,714 -	1,064,585 (556,091)	5,126,140 (649,691)
Revenue from external customers 來自外部客戶的收入	2,705,241	1,262,714	508,494	4,476,449
Timing of revenue recognition 收入確認的時間 At a point in time 在某一時點確認 Over time 在某一時段內確認	2,705,158 83	1,212,240 50,474	476,373 32,121	4,393,771 82,678
	2,705,241	1,262,714	508,494	4,476,449
Profit for the year 年度利潤	231,858	507,630	1,902	741,390
Interest income 利息收入 Interest expense 利息支出 Depreciation of property, plant and equipment	10,545 (33,427)	37,905 (3,702)	1,309 (3,896)	49,759 (41,025)
房屋及建築物、廠房及設備折舊 Amortisation of right-of-use assets 使用權資產攤銷 Amortisation of other long-term assets 其他長期資產攤銷 Provision for impairment of inventories 存貨跌價準備計提 Provision for impairment of receivables 壞賬準備計提	(43,986) (3,940) (1,627) (24,165) (12,146)	(14,197) (45,155) (10,382) (6,319) (2,992)	(32,639) (5,806) (2,330) (18,130) (4,975)	(90,822) (54,901) (14,339) (48,614) (20,113)
Share of profit/(losses) of investments accounted for using the equity method 享有按權益法入賬的投資的收益/(虧損)份額 Release of foreign currency translation differences upon liquidation of a joint venture	279	(1,735)	_	(1,456)
合營企業清算而撥回之外幣報表折算差額 Income tax expense 所得税費用	– (77,268)	846 (98,886)	- (5,961)	846 (182,115)
Segment assets and liabilities 分部資產和負債				T I
Total assets 總資產	5,545,840	2,812,631	2,111,499	10,469,970
Investments accounted for using the equity method 按權益法入賬的投資	9,066	16,612	_	25,678
Additions to non-current assets ⁽¹⁾ 非流動資產的增加 ⁽¹⁾	206,991	34,205	303,747	544,943
Total liabilities 總負債	2,264,221	328,404	462,771	3,055,396

Excluding investments accounted for using the equity method, financial instruments and deferred income tax assets.

不包括按權益法入賬的投資、金融工具和遞延所得 税資產。

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

5. SEGMENT INFORMATION (CONTINUED)

Sales between segments are carried out at arm's length. The revenue from external parties reported to the Board of Directors is measured in a manner consistent with that in the income statement.

The amounts provided to the Board of Directors with respect to total assets and liabilities are measured in a manner consistent with that of the financial statements. These assets are allocated based on the operations of the segment and the physical location of the asset.

Revenues from external customers are derived from the sales of medicine and provision of services. The breakdown of sales of medicine by region is provided in Note 24.

The total of the non-current assets other than financial instruments and deferred income tax assets located in Mainland China is RMB3,045,147,000 (2019: RMB2,415,712,000), and the total of these non-current assets located outside Mainland China is RMB385,144,000 (2019: RMB423,351,000).

During the 2020 and 2019 financial year, revenue from two customers each accounted for ten percent or more of the Group's total external revenue. These revenues are mainly attributable to the Company Segment and Tong Ren Tang Chinese Medicine Segment. The revenues from these customers are summarised below:

5. 分部信息(續)

分部之間的銷售是按公允交易原則進行。向董 事會報告的外部收入按與利潤表內的收入一致 的核算方式。

向董事會提供有關總資產和總負債的金額,是 按照與財務報表一致的核算方式。此等資產根 據分部的經營和資產所處的地域進行分配。

來自外部客戶的收入源自藥品銷售及服務提供。藥品銷售分地區分析如附註24所示。

位於中國內地的除金融資產及遞延所得稅資產之外的非流動資產總額為人民幣3,045,147,000元(二零一九年:人民幣2,415,712,000元),而中國內地以外的此等非流動資產總額則為人民幣385,144,000元(二零一九年:人民幣423,351,000元)。

二零二零年及二零一九年來自二名客戶的收入 各佔本集團來自外部客戶的總收入百分之十以 上。該等收入主要來自本公司分部及同仁堂國 藥分部。來自該等客戶的收入概述如下:

	2020	2019
	RMB′000 人民幣千元	RMB'000 人民幣千元
Entities under control of ultimate holding company 最終控股公司所控制的實體 Customer A Group 客戶A集團	1,284,781 683,078	959,408 540,294
	1,967,859	1,499,702

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

6. PROPERTY, PLANT AND EQUIPMENT

6. 房屋及建築物、廠房及設備

	Buildings and freehold land 樓宇及永久 產權土地 RMB'000	Equipment and machinery 機器設備 RMB'000	Motor vehicles 運輸工具 RMB'000	Office equipment 辦公設備 RMB'000	CIP 在建工程 RMB'000	Total 合計 RMB'000
	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
As at 1 January 2019 於二零一九年一月一日						
Cost成本	655,629	574,715	35,381	67,827	1,339,894	2,673,446
Accumulated depreciation 累計折舊	(241,252)	(386,036)	(26,055)	(47,812)	-	(701,155)
Accumulated impairment 減值準備	(5,223)	(12,028)		(634)	-	(17,885)
Net book amount 賬面淨值	409,154	176,651	9,326	19,381	1,339,894	1,954,406
Year ended 31 December 2019 截至二零一九年十二月三十一日止年度 Opening net book amount 期初賬面淨值 Additions 增加 Transferred from CIP 在建工程轉入	409,154 3,217 1.086.336	176,651 7,395 627,843	9,326 1,210 5,973	19,381 4,068 16.473	1,339,894 421,706 (1,736,625)	1,954,406 437,596
Disposals 清理	(819)	(1,459)	(183)	(1,042)	(1,730,023)	(3,503)
Depreciation 折舊	(28,380)	(51,554)	(3,105)	(7,783)	_	(90,822)
Exchange differences 匯兑差額	3,097	254	16	217	_	3,584
Closing net book amount 期末賬面淨值	1,472,605	759,130	13,237	31,314	24,975	2,301,261
As at 31 December 2019 於二零一九年十二月三十一日						
Cost成本	1,733,657	1,183,409	41,462	85,234	24,975	3,068,737
Accumulated depreciation 累計折舊	(261,052)	(412,161)	(28,225)	(53,518)	=	(754,956)
Accumulated impairment 減值準備	_	(12,118)	-	(402)		(12,520)
Net book amount 賬面淨值	1,472,605	759,130	13,237	31,314	24,975	2,301,261

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

6. PROPERTY, PLANT AND EQUIPMENT 6. 房屋及建築物、廠房及設備(續) (CONTINUED)

	Buildings and freehold land 樓宇及永久 產權土地 RMB'000 人民幣千元	Equipment and machinery 機器設備 RMB'000 人民幣千元	Motor vehicles 運輸工具 RMB'000 人民幣千元	Office equipment 辦公設備 RMB'000 人民幣千元	CIP 在建工程 RMB'000 人民幣千元	Total 合計 RMB′000 人民幣千元
Year ended 31 December 2020 截至二零二零年十二月三十一日止年度						
Opening net book amount 期初賬面淨值	1,472,605	759,130	13,237	31,314	24,975	2,301,261
Additions 增加	371,239	31,944	15,478	18,481	105,672	542,814
Transferred from CIP 在建工程轉入	8,855	26,026	910	3,798	(39,589)	_
Disposals清理	(3,102)	(668)	(41)	(150)	-	(3,961)
Depreciation 折舊	(58,656)	(106,100)	(5,052)	(13,844)	-	(183,652)
Exchange differences 匯兑差額	(5,945)	(744)	(81)	(342)		(7,112)
Closing net book amount 期末賬面淨值	1,784,996	709,588	24,451	39,257	91,058	2,649,350
A 104D 0000 W - 50 - 50 C - 1 - 1 - 1						
As at 31 December 2020 於二零二零年十二月三十一日 Cost 成本	2,094,521	1,226,631	56,340	104,483	91,058	3,573,033
Accumulated depreciation 累計折舊	(309,525)	(505,829)	(31,889)	(64,846)	91,036	(912,089
Accumulated depreciation 索斯斯雷 Accumulated impairment 滅值準備	(303/323)	(11,214)	(51)005)	(380)	-	(11,594)
Net book amount 賬面淨值	1,784,996	709,588	24,451	39,257	91,058	2,649,350

Depreciation expenses were charged to the consolidated income 折舊費用在合併利潤表中列示如下: statements as follows:

	2020	2019
	RMB′000 人民幣千元	RMB'000 人民幣千元
Cost of sales 銷售成本	153,081	69,049
Distribution expenses 銷售費用	7,713	7,995
Administrative expenses 管理費用	22,858	13,778
	183,652	90,822

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

PROPERTY, PLANT AND EQUIPMENT (CONTINUED)

During the year, the Group has no capitalised borrowing costs (2019: the Group had capitalised borrowing costs amounting to RMB20,617,000 at the weighted average rate of its general borrowings of 3.06% on qualifying assets).

As at 31 December 2020, bank borrowings are secured by land and buildings with carrying amount of RMB9,472,000 (2019: RMB9,438,000) (Note 20).

7. **LEASES**

Right-of-use assets

6. 房屋及建築物、廠房及設備(續)

在本年度中,本集團無資本化借款(二零一九 年:本集團的合資格資產已資本化借款成本為 人民幣20,617,000元,根據一般借款的加權平 均年利率3.06%來進行資本化)。

於二零二零年十二月三十一日,銀行借款以賬 面價值人民幣9,472,000元(二零一九年:人民 幣9,438,000元)的土地及樓宇作為抵押(附註 20) 。

租賃 7.

(a) 使用權資產

	Buildings 樓宇 RMB'000 人民幣千元	Leasehold land 租賃土地 RMB'000 人民幣千元	Total 合計 RMB'000 人民幣千元
As at 1 January 2019 於二零一九年一月一日	119,628	243,407	363,035
Year ended 31 December 2019 截至二零一九年十二月三十一日止年度			
Opening net book amount 期初賬面淨值	119,628	243,407	363,035
Additions 增加	20,866	72,520	93,386
Disposals減少	(414)	(538)	(952)
Depreciation 折舊	(46,286)	(9,417)	(55,703)
Exchange differences 匯兑差額	2,299	1,934	4,233
Closing net book amount 期末賬面淨值	96,093	307,906	403,999
Year ended 31 December 2020 截至二零二零年十二月三十一日止年度			
Opening net book amount 期初賬面淨值	96,093	307,906	403,999
Additions 增加	80,681	259,535	340,216
Disposals 減少	(3,272)	(405)	(3,677)
Depreciation 折舊	(61,042)	(13,605)	(74,647)
Exchange differences 匯兑差額	(3,382)	(5,193)	(8,575)
Closing net book amount 期末賬面淨值	109,078	548,238	657,316

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

7. LEASES (CONTINUED)

7. 租賃(續)

(b) Lease liabilities

(b) 租賃負債

As at 31 December 於十二月三十一日

	», ı −/ı	N 1 —/3 — 1 H		
	2020	2019		
	RMB′000 人民幣千元	RMB'000 人民幣千元		
Current 流動 Non-current 非流動	52,693 94,895	40,322 59,649		
	147,588	99,971		

- (c) The total cash outflow for leases in 2020 was RMB83,640,000 (2019: RMB95,921,000).
- (c) 2020年度因租賃發生的現金流出合計為 人民幣83,640,000元(2019年:人民幣 95,921,000元)。

(d) Extension options

Extension options are included in some property leases across the Group. These are used to maximise operational flexibility in terms of managing the assets used in the Group's operations. The majority of extension options held are exercisable only by the Group and not by the respective lessor.

(d) 續租選擇權

本集團的部分房產租賃包含續租選擇權,以在 本集團經營所用的資產管理方面最大程度地提 高運營的靈活性。本集團持有的大部分續租選 擇權僅由本集團行使,而非由相應的出租人行 使。

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

8. INTANGIBLE ASSETS

8. 無形資產

	Goodwill 商譽 RMB'000	Contractual customer relationships and others 客戶合同關係及其他 RMB'000	Patented technology, trademark licence and computer software 專利技術、 商標權及 計算機軟件 RMB'0000	Total 合計 RMB'000
• · · · · · · · · · · · · · · · · · · ·	人民幣千元	人民幣千元	人民幣千元	人民幣千元
As at 1 January 2019 於二零一九年一月一日 Cost 成本	46,434	30,583	15,947	92,964
Accumulated amortisation 累計攤銷	-	(10,371)	(8,603)	(18,974)
Net book amount 賬面淨值	46,434	20,212	7,344	73,990
Year ended 31 December 2019 截至二零一九年十二月三十一日止年度				
Opening net book amount 期初賬面淨值	46,434	20,212	7,344	73,990
Additions 增加	-		3,695	3,695
Disposals減少	-	_	(37)	(37)
Amortisation 攤銷費用	_	(10,381)	(2,330)	(12,711)
Exchange differences 匯兑差額	968	247	_	1,215
Closing net book amount 期末賬面淨值	47,402	10,078	8,672	66,152
As at 31 December 2019 於二零一九年十二月三十一日				
Cost 成本	47,402	31,136	19,596	98,134
Accumulated amortisation 累計攤銷	-	(21,058)	(10,924)	(31,982)
Net book amount 賬面淨值	47,402	10,078	8,672	66,152
· · · · · · · · · · · · · · · · · · ·				
Year ended 31 December 2020 截至二零二零年十二月三十一日止年度 Opening net book amount 期初賬面淨值	47,402	10,078	8,672	66,152
Additions 增加	47,402	10,078	6,752	6,752
Amortisation 攤銷費用	-	(5,167)	(4,024)	(9,191)
Impairment charge 減值損失	(1,235)	-	-	(1,235)
Exchange differences 匯兑差額	(2,678)	(352)	-	(3,030)
Closing net book amount 期末賬面淨值	43,489	4,559	11,400	59,448
As at 31 December 2020 於二零二零年十二月三十一日				
Cost 成本	44,724	29,167	26,348	100,239
Accumulated amortisation and impairment 累計攤銷和減值準備	(1,235)	(24,608)	(14,948)	(40,791)

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

8. INTANGIBLE ASSETS (CONTINUED)

The goodwill acquired in the acquisitions of Honour Essence and Tong Ren Tang Chengdu during 2015 is allocated to each unit respectively. As at 31 December 2020, goodwill allocated to Tong Ren Tang Chinese Medicine Segment and other segments is RMB41,591,000 and RMB3,133,000 respectively. The recoverable amounts of these CGUs are determined based on value-in-use calculations. These calculations use cash flow projections based on financial budgets approved by management covering a five-year period. Cash flows beyond the five-year period are extrapolated using estimated growth rates of 3% and 0% for Honour Essence and Tong Ren Tang Chengdu respectively. Other key assumptions used for value-in-use calculations include 16% (2019: 16%) and 12% (2019: 12%) discount rates applied to the cash flow projections of Honour Essence and Tong Ren Tang Chengdu respectively.

Management determined annual volume growth rate for Honour Essence ranging between 0% to 21% (2019: -7% to 12%), covering over the five-year forecast period to be a key assumption. The volume of sales in each period is the main driver for revenue and costs. The annual volume growth rates are based on past performance and management's expectations of market development. The discount rates used are pre-tax and reflect specific risks relating to the relevant business.

During the year, the impairment loss on goodwill of Tong Ren Tang Chengdu amounted to approximately RMB1,235,000 was recognised in the consolidated income statement (2019: Nil).

Amortisation expenses were charged to the consolidated income statements under administrative expenses and cost of sales.

8. 無形資產(續)

自二零一五年收購大宏貿易和同仁堂成都產生的商譽會分別分配至每個現金產出單元。零二零年十二月三十一日,分配到同仁堂成務分部和其他業務分部的商譽分別為人民幣3,133,000元。現金產單元的可收回金額根據使用價值計算。計五五年期財政預算。大宏貿易和同仁堂成都超計五年期財政預算。大宏貿易和同仁堂成都在計算年出推算。大宏貿易和同仁堂成都在使開價值計算中使用的其他關鍵假設還包括計算現金流量預測分別使用16%(二零一九年:16%)及12%(二零一九年:12%)的貼現率。

管理層確定大宏貿易五年期財政預算的年銷量增長率為0%至21%(二零一九年:-7%至12%)是一個關鍵假設。每期的銷量是收入和成本的主要驅動因素。銷量增長率是根據過往表現和管理層對市場發展的預期而計算。所採用的貼現率為税前比率,並反映相關行業的特定風險。

本年度,同仁堂成都的商譽減值損失約人民幣 1,235,000元已確認在利潤表中(2019年:無)。

攤銷費用在合併利潤表內計入管理費用和營業 成本。

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

9. SUBSIDIARIES

Material non-controlling interests

As at 31 December 2020, the total non-controlling interest is RMB2,019,956,000 (2019: RMB1,887,319,000), of which RMB1,667,509,000 (2019: RMB1,570,962,000) is for Tong Ren Tang Chinese Medicine. The non-controlling interest in respect of others is not material.

Set out below are the summarised financial information for Tong Ren Tang Chinese Medicine that has non-controlling interests that are material to the Group.

Summarised balance sheet

9. 對子公司的投資

重大的非控制性權益

於二零二零年十二月三十一日,非控制性權益 的總額為人民幣 2,019,956,000 元 (二零一九年: 人民幣1,887,319,000元),其中人民幣 1,667,509,000元(二零一九年:人民幣 1,570,962,000元)屬於同仁堂國藥,其他有關的 非控制性權益不重大。

以下所載為對本集團重大的非控制性權益同仁 堂國藥的財務數據摘要。

資產負債表摘要

Tong Ren Tang Chinese Medicine 同仁堂國藥 As at 31 December 於十二月三十一日

	M 1 — 73 — 1 H	
	2020	2019
	RMB'000	RMB'000
	人民幣千元	人民幣千元
Current 流動		
Assets 資產	2,468,368	2,369,653
Liabilities 負債	(182,303)	(276,406)
Total current net assets 流動淨資產總額	2,286,065	2,093,247
Non-current 非流動		
Assets 資產	407,352	442,978
Liabilities 負債	(59,621)	(58,767)
Total non-current net assets 非流動淨資產總額	347,731	384,211
	((05.055)
Non-controlling interests 非控制性權益	(94,277)	(95,076)
NG VIII when		0.000.00
Net assets 淨資產	2,539,519	2,382,382

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

9. SUBSIDIARIES (CONTINUED)

Summarised statement of comprehensive income

9. 對子公司的投資(續) 綜合收益表摘要

Tong Ren Tang Chinese Medicine

同仁堂國藥

	2020	2019
	RMB′000 人民幣千元	RMB'000 人民幣千元
Revenue 收入	1,170,364	1,262,714
Profit before income tax 除所得税前利潤 Income tax expense 所得税費用	609,555 (104,879)	606,516 (98,886)
Profit for the year 年度利潤 Other comprehensive (losses)/income 其他綜合 (損失)/收益	504,676 (157,617)	507,630 49,104
Total comprehensive income 綜合收益合計	347,059	556,734
Total comprehensive income allocated to non-controlling interests 綜合收益分配至非控制性權益	222,163	352,677
Dividends paid to non-controlling interests 股息支付予非控制性權益	125,616	462,825

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

9. SUBSIDIARIES (CONTINUED)

Summarised statement of cash flows

9. 對子公司的投資(續) 現金流量表摘要

Tong Ren Tang Chinese Medicine

同仁堂國藥

	2020	2019
	RMB′000 人民幣千元	RMB'000 人民幣千元
Cash generated from operations 經營活動收到的現金 Income tax paid 支付的所得税	291,128 (187,991)	490,297 (5,408)
Net cash generated from operating activities 經營活動收到的現金流量淨額 Net cash generated from investing activities 投資活動收到的現金流量淨額 Net cash used in financing activities 籌資活動支付的現金流量淨額	103,137 450,329 (234,882)	484,889 735,277 (773,230)
Net increase in cash and cash equivalents 現金及現金等價物的淨增加	318,584	446,936
Cash and cash equivalents at beginning of year 現金及現金等價物的年初餘額 Effects of exchange rate changes on cash and cash equivalents 匯率變動對現金及現金等價物的影響	946,602	481,762 17,904
Cash and cash equivalents at end of year 現金及現金等價物的年末餘額	1,200,155	946,602

The information above is the amount before inter-company eliminations.

以上財務數據摘要均為公司間抵銷前金額。

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

10. INVESTMENTS ACCOUNTED FOR USING 10. 按權益法入賬的投資 THE EQUITY METHOD

As at 31 December 於十二月三十一日

	2020	2019
	RMB′000 人民幣千元	RMB'000 人民幣千元
Joint ventures (Note(a)) 合營企業(附註(a)) Associates (Note(b)) 聯營企業(附註(b))	14,949 9,293	16,612 9,066
	24,242	25,678

(a) Interests in joint ventures

The Group has interests in a number of individually immaterial joint ventures. The following table analyses, in aggregate, the movement of the carrying amount of the Group's interests in these joint ventures, and its share of results, other comprehensive income and commitments of these joint ventures.

(a) 於合營企業之權益

本集團擁有若干個別不重大的合營企業的權益。下表分析本集團合共所持該等合營企業的權益賬面值變動和應佔該等合營企業的業績、 其他綜合收益及承擔。

	2020	2019
	RMB′000 人民幣千元	RMB'000 人民幣千元
As at 1 January 於一月一日	16,612	17,682
Share of losses for the year 應佔年度損失的份額 Release of foreign currency translation differences upon liquidation of a joint venture	(765)	(1,735)
合營企業清算而撥回之外幣報表差額	_	846
Exchange differences 匯兑差額	(898)	(181)
As at 31 December 於十二月三十一日	14,949	16,612
The Group's share of joint ventures' commitments 本集團應佔合營企業承諾份額	467	_

Notes: 附註:

- (i) The joint ventures are private companies and there are no quoted market prices available for their shares.
- (i) 合營企業為非上市公司,其股份沒有市場報價。
- (ii) There are no contingent liabilities relating to the Group's interests in the joint ventures.
- (ii) 並無有關本集團持有合營企業權益的或有負債。
- (iii) Details of the joint ventures are set out in Note 1 to the consolidated financial statements
- i) 合營企業的詳細資料已在合併財務報表附註1中予 以披露。

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

10. INVESTMENTS ACCOUNTED FOR USING THE EQUITY METHOD (CONTINUED)

(b) Interests in associates

The Group has interests in a number of individually immaterial associates.

10. 按權益法入賬的投資(續)

(b) 於聯營企業之權益

本集團擁有若干個別不重大的聯營公司的權益。

	2020	2019
	RMB′000 人民幣千元	RMB'000 人民幣千元
As at 1 January 於一月一日	9,066	8,787
Share of profits for the year 應佔年度利潤的份額 Dividends proposed 應收股息	314 (87)	279 -
As at 31 December 於十二月三十一日	9,293	9,066

Notes:

- (i) The associates are private companies and there are no quoted market prices available for their shares.
- (ii) There are no contingent liabilities relating to the Group's interests in the associates.
- (iii) Details of the associates are set out in Note 1 to the consolidated financial statements.

附註:

- (i) 聯營企業為非上市公司,其股份沒有市場報價。
- (ii) 並無有關本集團持有聯營企業權益的或有負債。
- (iii) 聯營企業的詳細資料已在合併財務報表附註1中予 以披露。

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

11. FINANCIAL INSTRUMENTS BY **CATEGORY**

11. 金融工具(按類別)

As at 31 December 於十二月三十一日

	2020	2019
	RMB′000	RMB'000
	人民幣千元	人民幣千元
Financial assets 金融資產		
Financial assets at amortised cost 以攤餘成本計量的金融資產		
Trade and bills receivables 應收賬款及票據	1,044,856	1,194,589
Other financial assets at amortised cost 以攤餘成本計量的其他金融資產	31,830	35,773
Short-term bank deposits 短期銀行存款	454,395	859,454
Cash and cash equivalents 現金及現金等價物	2,947,958	2,990,645
Financial assets at fair value through profit or loss		
以公允價值計量且其變動計入損益的金融資產	_	31,680
Financial assets at fair value through other comprehensive income		,
以公允價值計量且其變動計入其他綜合收益的金融資產	55,964	37,150
がなれ 原国司 里立六久 判司 八六 他 砂石 牧 無 門 立 概 貝 注	55,304	37,130
	4,535,003	5,149,291

As at 31 December 於十二月三十一日

	# 1 — 73 =	31 1 -73 - 1 H	
	2020	2019	
	RMB′000 人民幣千元	RMB'000 人民幣千元	
Financial liabilities 金融負債 Liabilities at amortised cost 以攤餘成本計量的負債		7 (7 (1) 7 / 2	
Trade and bills payables 應付賬款及票據	717,825	682,312	
Other payables 其他應付款	498,175	560,043	
Borrowings 借款	1,539,526	1,363,769	
Lease liabilities 租賃負債	147,588	99,971	
	2,903,114	2,706,095	

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

12. FINANCIAL ASSETS AT FAIR VALUE THROUGH OTHER COMPREHENSIVE **INCOME**

Financial assets at FVOCI comprise:

Equity securities which are not held for trading, and which the Group has irrevocably elected at initial recognition to recognise in this category. These are strategic investments and the Group considers this classification to be more relevant.

12. 以公允價值計量且其變動計入其 他綜合收益的金融資產

以公允價值計量且其變動計入其他綜合收益的 金融資產包括:

(a) 本集團在初始確認時已不可撤銷地選擇 在此分類中予以確認的非交易性權益證 券。這些金融資產屬於戰略性投資,並 且本集團認為這一分類更恰當。

	2020	2019
	RMB′000 人民幣千元	RMB'000 人民幣千元
At 1 January 於一月一日	9,839	13,553
Loss recognised in other comprehensive income 虧損計入至其他綜合收益	(4,332)	(3,947)
Exchange differences 匯兑差額	(367)	233
At 31 December 於十二月三十一日	5,140	9,839

The equity investments at FVOCI is denominated in HKD. The fair value is within level 1 of the fair value hierarchy (Note 3.3).

以公允價值計量且其變動計入其他綜合收益的 權益投資以港幣計價。公允價值在公允價值層 級的第一層內(附註3.3)。

(b) Part of bills receivable where the contractual cash flows are solely principal and the objective of the Group's business model is achieved both by collecting contractual cash flows and selling of these assets.

(b) 合同現金流量僅為本金且本集團業務模 式為持有以收取合同現金流量及出售的 部分應收票據。

	2020	2019
	RMB′000 人民幣千元	RMB'000 人民幣千元
Bills receivable 應收票據	50,824	27,311

The bills receivable at FVOCI is denominated in RMB. The fair value is within level 3 of the fair value hierarchy (Note 3.3).

以公允價值計量且其變動計入其他綜合收益的 應收票據以人民幣計價。公允價值在公允價值 層級的第三層內(附註3.3)。

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

13. FINANCIAL ASSETS AT FAIR VALUE THROUGH PROFIT OR LOSS

13. 以公允價值計量且其變動計入損益的金融資產

As at 31 December 於十二月三十一日

	2020	2019
	RMB′000 人民幣千元	RMB'000 人民幣千元
Wealth management products 理財產品	-	31,680

Guaranteed wealth management products held by the Group mainly with floating rates bear expected interests at approximately 2.9% per annum as of 31 December 2019. The underlying investments were mostly debt instruments with AA above credit ratings.

The fair values are based on cash flows discounted using the expected returns based on management judgement and are within level 3 of the fair value hierarchy.

本集團持有的保本浮動收益類理財產品,截至 二零一九年十二月三十一日止的年收益率約 2.9%。投資產品大多為信用評級在AA以上的 債務投資工具。

公允價值根據管理層判斷以未來現金流入確 定,屬於公允價值層級的第三級。

14. TRADE AND BILLS RECEIVABLES

14. 應收賬款及票據

As at 31 December 於十二月三十一日

	2020	2019
	RMB′000 人民幣千元	RMB'000 人民幣千元
Trade receivables 應收賬款		
— third parties 第三方	561,719	660,253
— related parties (Note 35(d)) 關聯方 (附註 35(d))	353,888	187,898
	915,607	848,151
Bills receivables 應收票據	197,432	392,398
	1,113,039	1,240,549
Less: provision for impairment 減:減值準備	(68,183)	(45,960)
Trade and bills receivables, net 應收賬款及票據,淨值	1,044,856	1,194,589

The carrying amounts of trade and bills receivables approximate their fair 應收賬款及票據的賬面值接近其公允價值。values.

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

14. TRADE AND BILLS RECEIVABLES

(CONTINUED)

Retail sales at the Group's stores are usually made in cash or by debit or credit cards. For wholesale to distributors, the Group normally grants a credit period ranging from 30 days to 120 days. As at 31 December 2020 and 2019, the ageing analysis of trade and bills receivables based on invoice date was as follows:

14. 應收賬款及票據(續)

本集團零售銷售一般以現金、借記卡或信用卡 結賬,對於批發商通常給予30日至120日的賬 期。於二零二零年十二月三十一日及二零一九 年十二月三十一日,應收賬款及票據根據發票 日期的賬齡分析如下:

As at 31 December 於十二月三十一日

	15.7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7		
	2020	2019	
	RMB′000 人民幣千元	RMB'000 人民幣千元	
Within 4 months 四個月以內	831,424	939,715	
Over 4 months but within 1 year 四個月至一年	128,243	175,443	
Over 1 year but within 2 years 一年至二年	81,665	81,914	
Over 2 years but within 3 years 二年至三年	42,238	32,251	
Over 3 years 三年以上	29,469	11,226	
	1,113,039	1,240,549	

As at 31 December 2020, trade receivables of RMB68,183,000 (2019: RMB45,960,000) were provided for impairment. Movements in the provision for impairment of receivables were as follows:

於二零二零年十二月三十一日,應收賬款已計 提了人民幣68,183,000元(二零一九年:人民幣 45,960,000元)減值準備。應收款減值準備的變 動如下:

	2020	2019
	RMB′000 人民幣千元	RMB'000 人民幣千元
As at 1 January 於一月一日	45,960	25,837
Provision for impairment 減值計提 Exchange differences 匯兑差額	22,296 (73)	20,113 10
As at 31 December 於十二月三十一日	68,183	45,960

The maximum exposure to credit risk at the reporting date is the carrying value of trade and bills receivables mentioned above. The Group does not hold any collateral as security.

在報告日期,信貸風險的最高風險承擔為上述 每類應收賬款及票據的賬面價值。本集團不持 有任何作為質押的抵押品。

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

14. TRADE AND BILLS RECEIVABLES

14. 應收賬款及票據(續)

(CONTINUED)

The carrying amounts of the Group's trade and bills receivables are denominated in the following currencies:

本集團應收賬款及票據的賬面價值以下列的貨 幣計值:

As at 31 December 於十二月三十一日

	3 T 73 — T —		
	2020	2019	
	RMB′000 人民幣千元	RMB'000 人民幣千元	
RMB 人民幣	980,224	1,112,981	
HKD港幣	125,046	120,219	
United States Dollar 美元	7,053	6,229	
Others 其他	716	1,120	
	1,113,039	1,240,549	

15. INVENTORIES

15. 存貨

As at 31 December 於十二月三十一日

	が 1 一万 -	_ I H	
	2020	2019	
	RMB′000 人民幣千元	RMB'000 人民幣千元	
Raw materials 原材料	1,466,566	1,089,113	
Work-in-progress 在產品	571,442	507,516	
Finished goods 產成品	799,801	817,979	
	2,837,809	2,414,608	
Less: provision for impairment 減:減值準備	(104,477)	(92,824)	
	2,733,332	2,321,784	

The cost of inventories recognised as expense and included in "cost of sales" amounted to RMB1,512,788,000 (2019: RMB1,517,416,000).

存貨成本中確認為費用並列入「銷售成本」的 金額共計人民幣 1,512,788,000 元 (二零一九年: 人民幣 1,517,416,000 元)。

The impairment loss on inventories and written off of inventories included in the "cost of sales" amounted to RMB22,808,000 (2019: RMB48,614,000) and RMB11,155,000 (2019: RMB25,716,000) for the year ended 31 December 2020, respectively.

截至二零二零年十二月三十一日止年度,計入 「銷售成本」的存貨減值及存貨撇減金額分別 為人民幣22,808,000元(二零一九年:人民幣 48,614,000元)和人民幣11,155,000元(二零一九 年:人民幣25,716,000元)。

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

16. DEFERRED INCOME TAX

Deferred income tax is calculated on temporary differences under the liability method using the tax rates which are expected to apply at the time of reversal of the temporary differences.

The analysis of deferred income tax assets and deferred income tax liabilities is as follows:

16. 遞延所得税

遞延所得税是按負債法下的暫時差異以預期回 撥暫時差異時適用的税率計算。

遞延所得税資產與遞延所得税負債的分析如

As at 31 December 於十二月三十一日

	2020	2019
	RMB'000	RMB'000
	人民幣千元	人民幣千元
Deferred income tax assets: 遞延所得税資產:		
— Deferred income tax assets to be recovered after 12 months		
超過十二個月後收回的遞延所得税資產	20,497	16,132
— Deferred income tax assets to be recovered within 12 months		45.222
在十二個月內收回的遞延所得稅資產	56,946	45,228
	77 442	(1.260
Set-off of deferred income tax liabilities pursuant to set-off provisions	77,443	61,360
按照抵銷規定所抵銷的遞延所得税負債	(25,560)	(20,589)
Deferred income tax assets, net 淨遞延所得稅資產	51,883	40,771
Deferred income tax liabilities: 遞延所得税負債:		
— Deferred income tax liabilities to be settled after 12 months		
超過十二個月後支付的遞延所得税負債	(21,213)	(17,759)
— Deferred income tax liabilities to be settled within 12 months		()
在十二個月內支付的遞延所得税負債	(10,189)	(8,852)
	(24,400)	(26.611)
Set-off of deferred income tax assets pursuant to set-off provisions	(31,402)	(26,611)
按照抵銷規定所抵銷的遞延所得稅資產	25,560	20,589
ンンハバドン 1/10/ピーバーン 1/1 1/1 1/1 1/1 1/1 1/1 1/1 1/1 1/1 1/	25,500	20,307
Deferred income tax liabilities, net 淨遞延所得税負債	(5,842)	(6,022)
2 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3	(=,5:=)	(1,322)
Deferred income tax assets, net 遞延所得税資產,淨值	46,041	34,749

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

16. DEFERRED INCOME TAX (CONTINUED)

The movement in deferred income tax assets and liabilities during the year, without taking into consideration the offsetting of balances within the same tax jurisdiction, is as follows:

16. 遞延所得税(續)

年內遞延所得稅資產和負債(沒有考慮結餘可 在同一征税區內抵銷)的變動如下:

Deferred income tax assets

遞延所得稅資產

	2020	2019
	RMB′000 人民幣千元	RMB'000 人民幣千元
Beginning of the year 年初餘額	61,360	62,486
Credited/(charged) to income statement 貸記/(借記)損益	17,101	(1,764)
Exchange differences 匯兑差額	(1,018)	638
End of the year 年末餘額	77,443	61,360

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

16. DEFERRED INCOME TAX (CONTINUED)

Deferred income tax assets (Continued)

16. 遞延所得税(續) 遞延所得稅資產(續)

	Provision for termination benefits 離崗員工相關費用 RMB'000 人民幣千元	Other provisions, depreciation and amortisation 資產減值準備 與折舊攤銷 RMB'000 人民幣千元	Unrealised profit resulting from intragroup transactions 集團內部 交易產生的 未實現利潤 RMB'000 人民幣千元	Lease liabilities 租賃負債 RMB'000 人民幣千元	Others 其他 RMB'000 人民幣千元	Total 合計 RMB'000 人民幣千元
As at 1 January 2019 於二零一九年一月一日	184	14,596	22,312	24,619	775	62,486
(Charged)/credited to income statement						
(借記)/貸記損益	(55)	7,563	(8,618)	(4,270)	3,616	(1,764)
Exchange differences 匯兑差額		5	161	463	9	638
As at 31 December 2019						
於二零一九年十二月三十一日	129	22,164	13,855	20,812	4,400	61,360
(Charged)/credited to income statement						
(借記)/貸記損益	(61)	8,269	2,730	6,074	89	17,101
Exchange differences 匯兑差額		(3)	(549)	(471)	5	(1,018)
As at 31 December 2020 於二零二零年十二月三十一日	68	30,430	16,036	26,415	4,494	77,443

Deferred income tax liabilities

遞延所得税負債

	2020	2019
	RMB′000 人民幣千元	RMB'000 人民幣千元
Beginning of the year 年初餘額 Charged/(credited) to income statement 借記/(貸記)損益 Exchange differences 匯兑差額	26,611 5,559 (768)	30,580 (4,532) 563
End of the year 年末餘額	31,402	26,611

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

16. DEFERRED INCOME TAX (CONTINUED)

Deferred income tax liabilities (Continued)

16. 遞延所得稅(續) **遞延所得稅負債**(續)

	Accelerated tax depreciation allowance 税法之加速 折舊提存 RMB'000 人民幣千元	Deferred income tax liabilities arising from business combination 業務合併產生的遞延所得稅負債 RMB'000人民幣千元	Right-of-use assets 使用權資產 RMB'000 人民幣千元	Total 合計 RMB'000 人民幣千元
As at 1 January 2019 於二零一九年一月一日	4,262	1,699	24,619	30,580
Charged/(credited) to income statement 借記/(貸記)損益	695	(505)	(4,722)	(4,532)
Exchange differences 匯兑差額	107	1	455	563
As at 31 December 2019				
於二零一九年十二月三十一日	5,064	1,195	20,352	26,611
Charged/(credited) to income statement 借記/(貸記)損益	391	(154)	5,322	5,559
Exchange differences 匯兑差額	(313)	_	(455)	(768)
As at 31 December 2020 於二零二零年十二月三十一日	5,142	1,041	25,219	31,402

Deferred income tax assets are recognised for tax loss carry-forwards to the extent that the realisation of the related tax benefit through future taxable profits is probable. The Group did not recognise deferred income tax assets of RMB13,013,000 (2019: RMB15,376,000) in respect of losses amounting to RMB73,146,000 (2019: RMB74,467,000) at 31 December 2020. As at 31 December 2020, these tax losses have no expiry dates except for the tax losses of RMB35,590,000 (2019: RMB29,356,000) which will expire between 2021 and 2040 (2019: between 2020 and 2039).

對可抵扣虧損確認為遞延所得稅資產的數額,是按透過很可能產生的未來應課稅利潤而實現的相關稅務利益而確認。於二零二零年十二月三十一日,本集團並無就稅務虧損人民幣73,146,000元(二零一九年:人民幣74,467,000元)確認遞延所得稅資產人民幣13,013,000元(二零一九年:人民幣15,376,000元)。於二零二零十二月三十一日,除人民幣35,590,000元(二零一九年:人民幣29,356,000元)的稅務虧損將於二零二一年至二零四零年(二零一九年:二零二零年至二零三九年)到期外,其餘稅務虧損並無到期日。

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

17. SHARE CAPITAL

17. 股本

As at 31 December 於十二月三十一日

			• • •	
	2020		201	9
	Number of shares 股份數目	Nominal value 股份面值 RMB'000 人民幣千元	Number of shares 股份數目	Nominal value 股份面值 RMB'000 人民幣千元
Total share capital 總股本	1,280,784,000	1,280,784	1,280,784,000	1,280,784
Issued and fully paid 已發行並已繳足之股本 — Domestic shares with a par value of RMB1 per share 內資股,每股面值人民幣1元 — H shares with a par value of RMB1 per share H股,每股面值人民幣1元	652,080,000 628,704,000	652,080 628,704	652,080,000 628,704,000	652,080 628,704
	1,280,784,000	1,280,784	1,280,784,000	1,280,784

	2020			2019		
	Domestic shares 內資股 RMB'000 人民幣千元	H shares H股 RMB'000 人民幣千元	Total 合計 RMB′000 人民幣千元	Domestic shares 內資股 RMB'000 人民幣千元	H shares H股 RMB'000 人民幣千元	Total 合計 RMB'000 人民幣千元
At 1 January 於一月一日	652,080	628,704	1,280,784	652,080	628,704	1,280,784
At 31 December於十二月三十一日	652,080	628,704	1,280,784	652,080	628,704	1,280,784

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

18. RESERVES

(a) Capital reserve

Capital reserve represents the difference between the amount of share capital issued by the Company and the historical net value of the assets, liabilities and interests transferred to the Company upon its establishment and net premium on issue of shares upon listing of the Company and issuance of additional shares.

(b) Statutory reserves

The Company sets aside 10% of its net profit after income tax, before distribution of dividend to shareholders, as stated in the financial statements prepared under PRC accounting standards to the statutory surplus reserve fund. Approximately RMB38,172,000 (2019: RMB55,246,000), being 10% of the net profit after income tax as stated in the financial statements prepared under PRC accounting standards, was transferred to the statutory surplus reserve fund as at 31 December 2020.

In accordance with the amendment of the Company Law of the PRC on 27 October 2005 effective from 1 January 2006, it is not required to accrue for statutory public welfare fund since the year 2006. The balance together with statutory surplus reserve fund can be used to offset accumulated losses or convert as share capital of the Company.

(c) Tax reserve

According to the preferential enterprise income tax policy for new technology enterprises ("NTE") under the old PRC Enterprise Income Tax ("EIT") regulation (effective before 1 January 2008), an NTE located in a designated area of Beijing Economic and Technological Development Zone was subject to EIT at a preferential income tax rate of 15%. Moreover, upon approval by the relevant local tax bureau, the Company was entitled to full exemption from EIT from 2000 to 2002 and 50% reduction from 2003 to 2005. An amount for exemption and reduction has to be appropriated to a non-distributable tax reserve. However, the utilisation of the exempted tax is restricted to specified purposes and not distributable to shareholders.

18. 儲備

(a) 資本儲備

資本儲備反映本公司發行的股本金額與於成立 時轉入的資產、負債和權益的歷史淨值的差 額,本公司上市時和上市後發行新股產生的資 本公積淨額。

(b) 法定儲備

本公司每年根據中國會計準則報告之淨利潤的10%撥入法定盈餘公積金。於二零二零年十二月三十一日,本公司根據中國會計準則報告按稅後淨利潤的10%提取法定盈餘公積金,約為人民幣38,172,000元(二零一九年:人民幣55,246,000元)。

根據於二零零五年十月二十七日修訂並於二零 零六年一月一日起施行的《中華人民共和國公司法》,本公司從二零零六年起不再計提法定 公益金。本公司法定公益金結餘,與法定盈餘 公積金一併用於彌補虧損或轉增公司資本。

(c) 免税基金

根據中國舊所得税法下(於二零零八年一月一日以前有效)對高新技術企業所得稅優惠政策的有關規定,位於北京經濟技術開發區指定地點內的高新技術企業適用的所得稅優惠稅率為15%。且經有關地方稅務局批准,本公司自二零零零年度至二零零二年度免繳企業所得稅,二零零三年度至二零零五年度減半繳納企業所得稅。但是上述三免三減半政策所免稅款需轉為不可分配的免稅基金,必須用於特定目的並不得用於派發股息。

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

18. RESERVES (CONTINUED)

(d) Foreign currency translation differences

Foreign currency translation differences reserve arises from currency translations of all group entities that have a functional currency different from the RMB being translated into the Group's presentation currency of RMB.

(e) Other reserve

Other reserve mainly includes reserves arising from the issuance of additional shares by subsidiaries and disposals to non-controlling interests without change in control.

19. DEFERRED INCOME — GOVERNMENT **GRANTS**

18. 儲備(續)

(d) 外幣折算差額

外幣折算差額產生於集團中的所有實體將使用 的不同於人民幣的功能性貨幣換算成本集團的 記賬本位幣人民幣時的差額。

(e) 其他儲備

其他儲備主要產生於子公司增發股份及不導致 失去控制權的子公司權益變動。

19. 遞延收入 — 政府補助

	2020	2019
	RMB′000 人民幣千元	RMB'000 人民幣千元
Beginning of the year 年初餘額	76,492	83,680
Government grants received 本年收到的政府補助	90,690	8,065
Amortisation in the income statement (Note 26) 確認收益金額(附註26)	(16,777)	(15,253)
End of the year 年末餘額	150,405	76,492

The ending balance of the government grants are relating to:

年末政府補助餘額與以下項目相關:

As at 31 December 於十二月三十一日

	W 1 = 73	M 1 = 73 = 1 H	
	2020	2019	
	RMB′000 人民幣千元	RMB'000 人民幣千元	
Research and development expenditure 研究開發支出 Property, plant and equipment 房屋及建築物、廠房及設備	6,519 43,815	4,385 46,510	
Land use rights 土地使用權 Other expenditures 其他支出	93,530 6,541	21,041 4,556	
	150,405	76,492	

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

20. BORROWINGS

20. 借款

As at 31 December 於十二月三十一日

	2020	2019
	RMB′000 人民幣千元	RMB'000 人民幣千元
Non-current 非流動		
Corporate bonds (" bonds ") (Note (b)) 公司債券 (「 債券 」) (附註(b))	-	816,326
Bank borrowings 銀行借款		
— Secured 抵押	49	_
— Unsecured 無抵押	483,178	407,245
	483,227	1,223,571
Current 流動		
Bonds (Note (b)) 債券 (附註(b))	806,080	_
Bank borrowings 銀行借款		
— Secured 抵押	3,000	3,000
— Unsecured 無抵押 Add: Current portion of non-current unsecured bank borrowing	200,000	_
增加:無抵押非流動銀行借款的即期部分	15,219	105,149
Current portion of non-current secured bank borrowing		,
抵押非流動銀行借款的即期部分	-	49
Borrowings from a related party (Note 35(d)) 從關聯公司借入的款項(附註35(d))	32,000	32,000
	1,056,299	140,198
	1,030,299	140,196
Total borrowings 借款總額	1,539,526	1,363,769

Certain secured bank borrowings are secured by land and buildings of carrying amounts of RMB9,472,000 (2019: RMB9,438,000) of the Group (Note 6).

部分抵押借款以本集團的土地和樓宇賬面價值 人民幣9,472,000元(二零一九年:人民幣 9,438,000元) 為抵押(附註6)。

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

20. BORROWINGS (CONTINUED)

(a) As at 31 December 2020 and 2019, the Group's borrowings would be repayable as follows:

20. 借款(續)

(a) 於二零二零年十二月三十一日及二零 一九年十二月三十一日,本集團借款的 償還期如下:

As at 31 December 於十二月三十一日

	M 1 — 73 — 1 H	
	2020	2019
	RMB′000 人民幣千元	RMB'000 人民幣千元
Within 1 year 一年以內	1,056,299	140,198
Between 1 and 2 years 一年至二年	385,594	921,475
Between 2 and 5 years 二年至五年	92,133	251,947
Over 5 years 五年以上	5,500	50,149
	1,539,526	1,363,769

- (b) In 2016, the Company issued bonds with aggregate principal amount of RMB800 million and a maturity of five years with a nominal interest rate of 2.95% per annum, which are listed on the Shanghai Stock Exchange. According to the current market environment and the Company's circumstance, the Company decided on 19 June 2019 to raise the coupon rate of the bonds to 4.35% at the end of the third year of the current bond term. The coupon rate of the fourth year and the fifth year (from 31 July 2019 to 30 July 2021) is 4.35%. The fair value of bonds as at 31 December 2020 amounted to RMB804,088,000 (2019: RMB811,600,000) which is determined by reference to published price quotations and within level 1 of the fair value hierarchy (Note 3.3).
 - The carrying amounts of other borrowings approximate to their fair value.
- b) 本公司於二零一六年在上海證券交易所發行8億元債券,票面年利率為2.95%,期限為5年。根據當前的市場環境和公司實際情況,本公司於二零一九年六月十九日決定在本期債券存續期第3年末末期債券的票面利率至4.35%,即本年日)的票面利率為4.35%。於二零二零十二日)的票面利率為4.35%。於二零二零年十二月三十一日,公司債券的公允價值內參考報價百接營定,屬公允價值層級的第一級(附款3.3)。

其他借款的賬面價值與其公允價值相近。

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

20. BORROWINGS (CONTINUED)

20. 借款(續)

- (c) The carrying amounts of the Group's borrowings are denominated in the following currencies:
- (c) 本集團借款的賬面值以下列貨幣為單位:

As at 31 December 於十二月三十一日

	2020	2019
	RMB′000 人民幣千元	RMB'000 人民幣千元
RMB 人民幣 Macanese Pataca 澳門元 United States Dollar 美元 Polan Złote 波蘭茲羅提 Canadian Dollar 加拿大元 Australian Dollar 澳大利亞元	1,537,582 700 665 377 153 49	1,362,825 895 - - - 49
	1,539,526	1,363,769

(d) The average interest rates (per annum) are as follows:

(d) 平均年利率如下:

	2020	2019
Bonds 債券 — RMB 人民幣	3.008%	3.008%
Other borrowings 其他借款		
— RMB 人民幣	2.832%	3.200%
— Australian Dollar 澳大利亞元	3.774%	4.890%
— United States Dollar 美元	1.000%	

The borrowings in other currencies bear free interest rate.

其他幣種借款是無息借款。

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

21. TRADE AND BILLS PAYABLES

21. 應付賬款及票據

As at 31 December 於十二月三十一日

	N 1 -/3 = 1 H	
	2020	2019
	RMB′000 人民幣千元	RMB'000 人民幣千元
Trade payables 應付賬款		
— third parties 第三方	588,177	588,774
— related parties (Note 35(d)) 關聯方 (附註 35(d))	29,648	43,538
	617,825	632,312
Bills payables 應付票據	100,000	50,000
	747.005	602.212
Trade and bills payables 應付賬款及票據	717,825	682,312

As at 31 December 2020, the ageing analysis of trade and bills payables based on invoice date and financial position was as follows:

於二零二零年十二月三十一日,應付賬款及票 據根據發票日期和財務狀況的賬齡分析如下:

As at 31 December 於十二月三十一日

	N 1 — /3 — 1 H	
	2020	2019
	RMB′000 人民幣千元	RMB'000 人民幣千元
Within 4 months 四個月以內	627,718	541,484
Over 4 months but within 1 year 四個月至一年	78,971	87,254
Over 1 year but within 2 years 一年至二年	4,956	30,415
Over 2 years but within 3 years 二年至三年	4,831	22,197
Over 3 years 三年以上	1,349	962
	717,825	682,312

Trade payables are unsecured and are usually paid within 120 days of recognition.

應付賬款無擔保,並通常在確認120天內予以 支付。

The carrying amounts of trade and bills payables are considered to be the same as their fair values, due to their short-term nature.

由於期限較短,應付賬款及票據的賬面價值被 視為與其公允價值相等。

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

22. OTHER PAYABLES

22. 其他應付款

As at 31 December 於十二月三十一日

	75 1 75	#* 1	
	2020	2019	
	RMB′000 人民幣千元	RMB'000 人民幣千元	
Other payables 其他應付款			
— third parties 第三方	511,376	599,500	
— related parties (Note 35(d)) 關聯方 (附註 35(d))	24,745	29,513	
	536,121	629,013	

As at 31 December 於十二月三十一日

	2020	2019
	RMB′000 人民幣千元	RMB'000 人民幣千元
Payable to vendors of construction, machinery and equipment 應付設備工程款	146,600	247,102
Provision for sales discount and promotion expenses 計提銷售折讓及宣傳推廣費	105,542	103,429
Advances from customers 預收款	117,860	84,902
Service fee payable 應付服務費	32,275	21,845
Labour-union expenditure and education funds 工會經費及職工教育經費	21,383	20,464
Accruals for travel expenses 預提差旅費	5,413	5,888
Interest payable 應付利息	14,500	14,500
Payment for land use right 應付土地款	7,870	7,870
Non-controlling interests payable 應付少數股東款項	6,365	7,843
Research and development payable 應付研究開發費	5,476	11,662
Indirect taxes payable 應交間接税	16,506	48,506
Deposits received 應付保證金	6,897	5,571
Dividends payable 應付股利	474	3,734
Others 其他	48,960	45,697
	536,121	629,013

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

23. SALARY AND WELFARE PAYABLES

23. 應付工資及福利費

As at 31 December 於十二月三十一日

	3/ 1 —/3 — 1 H	
	2020	2019
	RMB′000 人民幣千元	RMB'000 人民幣千元
Salary payable 應付工資 Welfare payable 應付福利費	52,295 324	62,235 1,048
	52,619	63,283

24. REVENUE

24. 收入

	2020	2019
	RMB′000 人民幣千元	RMB'000 人民幣千元
Sales of Chinese medicine products 中蔡產品銷售收入 — Mainland China 於中國內地 — Outside Mainland China 除中國內地以外	3,788,289 758,659	3,443,104 951,826
Advertising services income 廣告服務收入 — Mainland China 於中國內地	4,546,948 23,616	4,394,930 32,053
Services income 服務收入 — Mainland China 於中國內地 — Outside Mainland China 除中國內地以外	6,525 30,100	6,790 42,458
	36,625	49,248
Royalty fee income 品牌使用權收入 — Outside Mainland China 除中國內地以外	180	218
	4,607,369	4,476,449

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

24. REVENUE (CONTINUED)

24. 收入(續)

The Group has recognised the following asset and liability related to contract with customers:

本集團已確認以下與客戶合同有關的資產和負債:

As at 31 December 於十二月三十一日

	2020	2019
	RMB′000 人民幣千元	RMB'000 人民幣千元
Contract liabilities — Services income 合同負債 — 服務收入	3,142	1,934

The Group has not recognised any contract assets related to contract with customers as at 31 December 2020 and 2019.

於二零二零年十二月三十一日和二零一九年 十二月三十一日,本集團未確認與客戶合同有 關的合同資產。

There is no significant changes in contract liabilities during the year ended 31 December 2020.

截至二零二零年十二月三十一日止年度,合同 負債未發生重大變更。

Revenue recognised in relation to contract liabilities

已確認的與合同負債有關的收入

The following table shows revenue recognised in relation to contract liabilities in the year ended 31 December 2020 and 2019 related to carried forward contract liabilities at the beginning of the year.

下表所示為截至二零二零年十二月三十一日及 二零一九年十二月三十一日止年度已確認的與 合同負債有關的收入中與年初已結轉合同負債 有關的收入金額。

As at 31 December 於十二月三十一日

	2020	2019
	RMB′000 人民幣千元	RMB'000 人民幣千元
Revenue recognised that was included in the contract liability balance at the		
beginning of the year		
於年初已確認的與合同負債有關的收入	1,180	2,475

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

25. FINANCE INCOME AND COSTS

25. 財務收益及費用

	2020	2019
	RMB'000	RMB'000
	人民幣千元	人民幣千元
Finance income 財務收益		
Interest income 利息收入	49,118	49,759
Exchange losses, net 匯兑損失,淨額	(1,033)	(1,920)
	48,085	47,839
Finance costs 財務費用		
Interest on bonds 債券利息	(24,554)	(45,685)
Interest on bank borrowings 銀行貸款利息	(20,994)	(11,656)
Interest on lease liabilities 租賃負債利息	(6,016)	(4,301)
Less: amounts capitalised on qualifying assets (Note 6)		
減:合資格資產資本化數額(附註6)	-	20,617
	(51,564)	(41,025)
Finance (costs)/income, net 財務 (費用)/收益,淨額	(3,479)	6,814

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

26. EXPENSE BY NATURE

26. 按照性質對費用進行列示

Operating profit was arrived at after charging/(crediting) the following:

下列各項已借記/(貸記)稅前利潤:

	2020	2019
	RMB′000 人民幣千元	RMB'000 人民幣千元
Raw materials, merchandise and consumables used 原材料、商品及消耗品消耗		1,404,752
Change in inventories of finished goods and work-in-progress 產成品及在產品的存貨變動	1,558,536 (45,748)	1,404,732
Employee benefit expense (Note 27) 員工福利開支(附註27)	753,335	827,041
Depreciation of property, plant and equipment (Note 6)	755,555	027,041
房屋及建築物、廠房及設備折舊(附註6)	183,652	90,822
Amortisation of right-of-use assets (Note 7) 使用權資產攤銷(附註7)	73,071	54,901
Amortisation of intangible assets (Note 8) 無形資產攤銷 (附註 8)	9,191	12,711
Amortisation of other long-term assets 其他長期資產攤銷	4,339	1,628
Provision for impairment of inventories 存貨跌價準備計提	22,808	48,614
Provision for impairment of goodwill 商譽減值準備計提	1,235	40,014
Provision for impairment of goodwill 同喜城區平備計提 Provision for impairment of receivables 應收款項壞賬準備計提	22,296	20,113
Expenses relating to short-term leases 短期租賃費用	21,988	45,321
Variable lease payments not included in the measurement of lease liabilities (1)	21,500	75,521
可變租賃付款額費用(不包含於租賃負債) ⁽¹⁾	2,142	956
COVID-19-related rent concessions 新型冠狀病毒肺炎相關租金減讓	(2,986)	_
Auditor's remuneration 核數師酬金	(2)500)	
— Audit services 核數服務		
— PricewaterhouseCoopers 羅兵咸永道	6,096	6,153
— Other auditors 其他審計師	1,328	3,033
— Non-audit services 非核數服務	.,520	3,033
— PricewaterhouseCoopers 羅兵咸永道	271	194
Research and development costs ② 研究開發費用 ②	65,548	28,316
(Gains)/losses on disposal of non-current assets 非流動資產清理(收益)/損失	(10,051)	3,387
Amortisation of deferred income — government grants (Note 19)	(10,001)	3,307
遞延收入一政府補助的攤銷(附註19)	(16,777)	(15,253)
Processing costs 加工費	244,384	259,119
Advertising and promotion expenses 廣告及宣傳推廣費	229,952	189,541
Transportation 運輸費	48,399	45,175
Repair and maintenance 維修及保養	52,697	54,707
Utilities 燃料及供暖支出	120,586	90,319
Other taxes 其他税金	40,508	43,328

- Variable lease payments represent the amounts which are calculated based on percentages of revenue generated by certain retail outlets that exceed their fixed rentals.
- Excluding employee benefit expense, depreciation and amortisation expense. The research and development costs including employee benefit expense, depreciation and amortisation expense were RMB103,641,000 (2019: RMB61,248,000).
- 可變租賃付款額費用指若干零售店產生 的收入按百分比計算後超出其固定租金 的金額。
- ② 不包括員工福利開支、折舊及攤銷費用,包括上述費用的研究開發費用為人民幣103,641,000元(二零一九年:人民幣61,248,000元)。

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

27. EMPLOYEE BENEFIT EXPENSE

27. 員工福利開支

	2020	2019
	RMB′000 人民幣千元	RMB'000 人民幣千元
Salary and wages 工資	609,033	604,225
Staff welfare 福利費	43,165	40,790
Housing fund (Note 33) 住房公積金(附註 33)	49,675	51,214
Contribution to pension schemes (Note 32) 退休金供款(附註32)	51,462	130,812
	753,335	827,041

The five individuals whose emoluments before individual income tax were the highest in the Group for the year include one (2019: one) director and no (2019: no) supervisor whose emoluments are reflected in the analysis presented in Note 31. The emoluments payable to the remaining four (2019: four) individuals during the year are as follows:

本年度本集團個人所得稅前薪金最高的五位人士包括一位(二零一九年:一位)董事,零位(二零一九年:零位)監事,他們的酬金在附註31的分析中反映。本年度支付予其餘四位(二零一九年:四位)人士的酬金如下:

	2020	2019
	RMB′000 人民幣千元	RMB'000 人民幣千元
Basic salaries, allowances and bonuses 基本酬金、津貼及獎金 Contribution to pension scheme 退休金供款	6,308 125	5,593 166
	6,433	5,759

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

27. EMPLOYEE BENEFIT EXPENSE (CONTINUED)

27. 員工福利開支(續)

The emoluments of these individuals fell within the following band:

此等人士的酬金在以下範圍的人數為:

	2020	2019
HKD1,000,001-HKD1,500,000 (Equivalent to RMB888,701-RMB1,333,050)		
港幣1,000,001-1,500,000元(相等於人民幣888,701-1,333,050元)	1	2
HKD1,500,001-HKD2,000,000 (Equivalent to RMB1,333,051-RMB1,777,400)		
港幣1,500,001-2,000,000元(相等於人民幣1,333,051-1,777,400元)	2	2
HKD2,000,001–HKD2,500,000 (Equivalent to RMB1,777,401–RMB2,221,750)		
港幣2,000,001-2,500,000元(相等於人民幣1,777,401-2,221,750元)	-	_
HKD2,500,001–HKD3,000,000 (Equivalent to RMB2,221,751–RMB2,666,100)		
港幣2,500,001-3,000,000元(相等於人民幣2,221,751-2,666,100元)	1	_
HKD3,000,001–HKD3,500,000 (Equivalent to RMB2,666,101–RMB3,110,450)		
港幣3,000,001-3,500,000元(相等於人民幣2,666,101-3,110,450元)	_	_

Among the above four (2019: four) individuals, there are four (2019: four) individuals whose emoluments were paid by Tong Ren Tang Chinese Medicine and its subsidiary for the year.

None of the five highest paid individuals of the Group waived any emoluments and no emoluments were paid by the Group to any of such individuals as an inducement to join or upon joining the Group or as compensation for loss of office.

本年度上述四位(二零一九年:四位)人士中有四位(二零一九年:四位)人士的薪酬由同仁堂 國藥及其子公司支付。

上述五位最高薪人士並未放棄任何酬金。本集 團並無向五位最高薪人士支付酬金作為邀請彼 等加入本集團的酬金,或失去職位的賠償。

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

28. INCOME TAX EXPENSE

Pursuant to the Corporate Income Tax Law of the PRC effective from 1 January 2008, enterprises with a High/New Technology Enterprise ("HNTE") status are able to enjoy a preferential tax rate of 15%. For the entities without the HNTE status, the PRC income tax rate is 25% (2019: 25%). As of 31 December 2020 and 2019, the Company and certain of its subsidiaries have obtained the HNTE certificate. Consequently, their applicable income tax rate in 2020 is 15% (2019: 15%).

Hong Kong profits tax has been provided at the rate of 16.5% (2019: 16.5%) on the estimated assessable profit for the year.

Income tax on other countries and regions (excluding Mainland China and Hong Kong) profits has been calculated on the estimated assessable profit for the year at the income tax rates prevailing in the tax jurisdictions in which the Group operates.

28. 所得税費用

根據自二零零八年一月一日執行的中國企業所得稅法規定,高新技術企業能夠享有15%的所得稅優惠稅率。對於非高新技術企業,所得稅稅率為25%(二零一九年:25%)。截至二零二零年十二月三十一日及二零一九年十二月三十一日,本公司及部分子公司已取得高新技術企業證書。因此,該部分公司二零二零年適用所得稅稅率為15%(二零一九年:15%)。

按照本年度估計應課税利潤,香港地區盈利之税款適用所得税税率為16.5%(二零一九年:16.5%)。

除中國內地及中國香港以外的其他國家或地區 盈利之税款按照本年度估計應課税利潤依照本 集團經營業務所在國家或地區之現行稅率計 算。

	2020	2019
	RMB′000 人民幣千元	RMB'000 人民幣千元
Current income tax expense 當期所得税費用		
— Mainland China 中國內地	71,724	89,781
— Hong Kong 香港	83,478	89,130
— Other countries and regions (excluding Mainland China and Hong Kong)		
除中國內地及中國香港以外的其他國家或地區	9,452	5,972
	164,654	184,883
Deferred income tax credit 遞延所得税貸項	(11,542)	(2,768)
	153,112	182,115

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

28. INCOME TAX EXPENSE (CONTINUED)

The tax on the Group's profit before income tax differs from the theoretical amount that would arise using the weighted average income tax rate of 20.9% (2019: 23.7%) to profits of the consolidated entities as follows:

28. 所得税費用(續)

本集團就除所得税前利潤的税項,與採用合併主體利潤適用的加權平均税率20.9%(二零一九年:23.7%)而應產生的理論税額的差額如下:

	2020	2019
	RMB′000 人民幣千元	RMB'000 人民幣千元
Profit before income tax 除所得税前利潤	939,619	923,505
Tax calculated at domestic tax rates applicable to profits in the respective countries 在各有關國家的利潤按適用的當地税率計算的税項 Tax effects of: 税項影響:	196,093	218,852
— Income not subject to tax 無需納税之收入	(5,855)	(6,451)
— Expenses not deductible for tax purposes 不可抵税之費用	6,100	6,173
 — Tax losses and temporary differences for which no deferred income tax assets were recognised 		
沒有確認遞延所得税資產的税務虧損及暫時性差異	1,283	3,641
— Effect of preferential income tax treatments 所得税優惠政策的影響	(41,687)	(38,177)
— Final settlements and payments 匯算清繳調整	(2,269)	290
_ — Others 其他	(553)	(2,213)
Income tax expense 所得税費用	153,112	182,115

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

29. EARNINGS PER SHARE

Basic earnings per share is calculated by dividing the profit attributable to owners of the Company of approximately RMB467,553,000 by the weighted average number of 1,280,784,000 shares in issue during the

The Company had no dilutive potential shares in 2020 and 2019.

29. 每股收益

每股基本收益按本公司所有者應佔淨利潤約人 民幣467,553,000元,除以當期已發行普通股的 加權平均數目 1,280,784,000 股來計算的。

本公司於二零二零年及二零一九年並無潛在之 攤薄股份。

	2020	2019
	RMB′000 人民幣千元	RMB'000 人民幣千元
Profit attributable to owners of the Company 利潤歸屬於本公司所有者	467,553	417,650
Weighted average number of ordinary shares in issue (thousands) 加權平均已發行普通股股數(千股)	1,280,784	1,280,784
Earnings per share 每股收益	RMB0.37	RMB0.33

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

30. DIVIDENDS

The cash dividends paid in 2020 and 2019 were RMB204,925,000 (RMB0.16 (including tax) per share) and RMB230,541,000 (RMB0.18 (including tax) per share) respectively.

On 26 March 2021, the Board of Directors proposed a cash dividend in respect of the year ended 31 December 2020 of RMB0.16 (including tax) per share, amounting to a total of RMB204,925,440, which is subject to the shareholders' approval at the 2020 annual general meeting. These financial statements do not reflect this dividend payable.

30. 股息

於二零二零年及二零一九年內支付的現金股息分別為人民幣204,925,000元(每股人民幣0.16元(含税))及人民幣230,541,000元(每股人民幣0.18元(含税))。

於二零二一年三月二十六日,董事會建議按每股人民幣0.16元(含稅)派發截至二零二零年十二月三十一日止年度現金股息,總額為人民幣204,925,440元。該股息分配預案需經二零二零年度股東周年大會批准。本財務報表未反映此項應付股息。

	2020	2019
	RMB′000 人民幣千元	RMB'000 人民幣千元
Interim dividend paid of RMB nil (2019: RMB nil) per ordinary share 中期派發股息,每股人民幣 0 元 (二零一九年:每股人民幣 0 元) Final dividend proposed of RMB0.16 (including tax) (2019: RMB0.16 (including tax)) per ordinary share	-	-
擬派末期股息,每股人民幣 0.16元 (含税) (二零一九年:每股人民幣 0.16元 (含税))	204,925	204,925
	204,925	204,925

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

31. BENEFITS AND INTERESTS OF DIRECTORS AND SUPERVISORS

Directors' and supervisors' emoluments

For the year ended 31 December 2020:

31. 董事及監事的利益和權益

董事及監事薪酬

截至二零二零年十二月三十一日止年度:

	Emoluments paid or receivable in respect of a person's services as a director/ supervisor, whether of the Company or its subsidiary undertaking 作為董事/監事(不管是本公司或其子公司企業)提供服務而支付或應收的酬金	connection	with the management of	f the affairs of the Compa	ipervisor's other services in ny or its subsidiary undertal 事服務而支付或應收的酬金 Employer's	king
	Fees	Salary	Discretionary bonuses (1)	Allowances and benefits (2)	contribution to a retirement benefit scheme 退休福利計劃的	Total
	袍金 RMB′000 人民幣千元	薪金 RMB′000 人民幣千元	酌情獎金 ^⑴ RMB′000 人民幣千元	津貼及福利 ^[2] RMB′000 人民幣千元	展主供款 RMB'000 人民幣千元	總計 RMB′000 人民幣千元
Chairman 董事長 Mr. Gu Hai Ou 顧海鷗先生	-	-	-	-	-	-
Executive directors 執行董事 Mr. Jin Tao ^③ 金濤先生 ^③	-	-	-	-	-	-
Mr. Ma Guan Yu [®] 馬觀宇先生 [®] Mr. Huang Ning [®] 黃寧先生 [®] Mr. Wu Le Jun [®] 吳樂軍先生 [®]	-	-	-	-	-	-
Mr. Wu Le Jun 《 英荣单元生 》 Ms. Wu Qian 吳倩女士 Mr. Wang Yu Wei ⑤王煜煒先生 ⑤	- - -	- - 253	- - 1,402	- - 45	- - 4	- - 1,704
Ms. Fang Jia Zhi 房家志女士	-	147	548	42	4	741
Independent non-executive directors 獨立非執行董事						
Mr. Ting Leung Huel, Stephen 丁良輝先生 Ms. Chan Ching Har, Eliza 陳清霞女士	213 213	-	-	-	-	213 213
Mr. Zhan Yuan Jing 詹原競先生	100	-	-	-	-	100
Supervisors 監事 Ms. Su Li 蘇莉女士	-					
Mr. Wu Yi Gang 吳以鋼先生 Mr. Li Yuan Hong [©] 李元紅先生 [©]	100	- 591	-	- 42	- 4	100 637
Mr. Dong Ke Man ⁽⁴⁾ 董克滿先生 ⁽⁴⁾	-	49	324	14	4	391

Notes: 附註: Bonuses are accrued according to current year's results, which will be paid 本公司根據當年業績預提高級管理人員獎金,並於 in the following year after Board of Directors' approval 次年經董事會批准後發放。 (2) Include housing and car allowance (2) 包括房屋津貼及車補 Appointed on 18 June 2020 (3) (3) 於二零二零年六月十八日接受委任 Resigned on 18 June 2020 於二零二零年六月十八日退任 (4) (5) General manager of the Company

公司總經理

214 TONG REN TANG TECHNOLOGIES CO. LTD. • ANNUAL REPORT 2020

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

31. BENEFITS AND INTERESTS OF DIRECTORS AND SUPERVISORS (CONTINUED)

31. 董事及監事的利益和權益(續)

Directors' and supervisors' emoluments (Continued)

董事及監事薪酬(續)

For the year ended 31 December 2019:

截至二零一九年十二月三十一日止年度:

	Emoluments paid or					
	receivable in respect					
	of a person's					
	services as a director/					
	supervisor, whether					
	of the Company or its	Emoluments paid or receivable in respect of director's/supervisor's other services in connection with the management of the affairs of the Company or its subsidiary undertaking				
	subsidiary undertaking					
	作為董事/監事					
	(不管是本公司或其子					
	公司企業)提供服務					
	而支付或應收的酬金 Fees 袍金	就管理本公司或其子公司企業的事務提供其他董事/監事服務而支付或應收的酬金				
		Employer's				
						Total總計
		Salary 薪金	Discretionary bonuses ⁽¹⁾ 酌情獎金 ⁽¹⁾	Allowances and benefits ²² 津貼及福利 ²²	to a retirement benefit scheme 退休福利計劃的 僱主供款	
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
Chairman 董事長						
Mr. Gu Hai Ou ^⑶ 顧海鷗先生 ^⑶	_	_	_	_	-	=
Mr. Gao Zhen Kun ^⑷ 高振坤先生 ^⑷	=	=	=	=	=	-
Executive directors 執行董事						
Mr. Huang Ning 黃寧先生	-	-	-	-	-	-
Mr. Wu Le Jun 吳樂軍先生	=	=	=	=	=	-
Ms. Wu Qian 吳倩女士	-	-	=	-	-	-
Mr. Wang Yu Wei ⑸ 王煜煒先生⑸	=	1,214	847	45	50	2,156
Ms. Fang Jia Zhi 房家志女士	-	490	242	42	50	824
Independent non-executive directors						
獨立非執行董事						
Mr. Ting Leung Huel, Stephen 丁良輝先生	211	=	-	_	=	211
Ms. Chan Ching Har, Eliza 陳清霞女士	211	-	-	-	=	211
Mr. Zhan Yuan Jing 詹原競先生	100	-	-	-	-	100
6						
Supervisors 監事						
Ms. Su Li 蘇莉女士	100	_	_		_	100
Mr. Wu Yi Gang 吳以鋼先生	100	-	101	-	-	100
Mr. Dong Ke Man 董克滿先生		368	121	42	50	581

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

31. BENEFITS AND INTERESTS OF DIRECTORS AND SUPERVISORS (CONTINUED)

Directors' and supervisors' emoluments (Continued)

For the year ended 31 December 2019: (Continued)

Notes:

- (1) Bonuses are accrued according to current year's results, which will be paid in the following year after Board of Directors' approval
- (2) Include housing and car allowance
- (3) Appointed on 11 June 2019
- (4) Resigned on 11 June 2019
- (5) General manager of the Company

No directors and supervisors waived any emoluments and no emoluments were paid by the Group to any of the directors and supervisors as an inducement to join or upon joining the Group or as compensation for loss of position.

No payments or benefits in respect of termination of directors' and supervisors' services were paid or made, directly or indirectly, to or receivable by any director or supervisor; nor are any payable.

No consideration was provided to or receivable by third parties for making available directors' or supervisors' services.

There are no loans, quasi-loans or other dealings in favour of the directors and supervisors, their controlled bodies corporate and connected entities.

Saved as disclosed in Note 35 and elsewhere in these financial statements, none of the directors and supervisors had a material interest, either directly or indirectly, in any transactions, arrangements and contracts of significance relating to the business of the Group, to which the Company or any of its subsidiaries was a party, and which was subsisting at the end of the year or at any time during the year.

31. 董事及監事的利益和權益(續)

董事及監事薪酬(續)

截至二零一九年十二月三十一日止年度:(續)

附註:

- (1) 本公司根據當年業績預提高級管理人員獎金,並於次年經董事會批准後發放。
- (2) 包括房屋津貼及車補
- (3) 於二零一九年六月十一日接受委任
- (4) 於二零一九年六月十一日退任
- (5) 公司總經理

本公司並無董事及監事放棄任何酬金,本集團亦無向本公司任何董事及監事支付任何酬金, 作為吸引加入本集團之獎勵或在加入時獎勵或 作為離職補償。

本年度內並無直接或間接因董事及監事終止提 供服務而向其支付(或其應收)的款額。

本年度內並無因董事及監事提供服務而向第三 方支付或收取的款額。

本年度內並無董事及監事、董事及監事控制企業、董事關聯實體之貸款、准貸款以及其他交易相關信息。

如反映在附註35及本財務報表其他部分,本 年度內或年結時,本集團概無簽訂任何涉及本 集團之業務而本公司之董事及監事直接或間接 在其中擁有重大權益之重要交易、安排或合 同。

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

32. RETIREMENT AND TERMINATION BENEFITS

Pursuant to the PRC laws and regulations, the Group is required to make monthly contributions to various retirement benefit schemes organised by the relevant provincial and municipal governments for the Group's employees in the PRC at rates ranging from 22% to 24% (2019: 22% to 24%) of the employees' standard salaries, of which 14% to 16% (2019: 14% to 16%) is borne by the Group and the remaining portion is borne by the employees.

The Group's subsidiaries in Hong Kong participate in a Mandatory Provident Fund scheme (the "MPF scheme") in accordance with the Mandatory Provident Fund Scheme Ordinance of Hong Kong (the "MPF Ordinance"). The only obligation of the Group with respect to the MPF scheme is to make the required contributions under the scheme. These defined contribution schemes are responsible for the pension liabilities of the employees. The Group's contributions to these defined contribution schemes are expensed as incurred.

In addition, the Group provides termination benefits to certain employees up to their normal retirement age as set out in Note 2.21(c). The carrying amount of the relevant provision as at 31 December 2020 was approximately RMB454,000 (2019: RMB863,000).

33. HOUSING FUND

The Group's full-time employees in Mainland China participate in a state-sponsored housing fund ("**Fund**"). The housing fund can be used by the Group's employees for purchasing houses, or withdrawn upon their retirement. The Group is required to make annual contributions to the Fund based on certain percentages of the employees' salaries. The Group's liability in respect of the housing fund is limited to the contributions payable in each period. For the year ended 31 December 2020, the Group contributed approximately RMB49,752,000 (2019: RMB51,602,000) to the Fund.

32. 退休福利及離崗報酬

根據中國有關法律法規之規定,本集團應當為境內員工按月向政府代理機構繳納基本養老保險。提交基礎為當地政府制定的標準工資的22%至24%之間(二零一九年:22%至24%之間),其中由本集團承擔的比例為14%至16%(二零一九年:14%至16%),其餘部分由員工承擔。

本集團位於香港的子公司根據香港強制性公積 金條例(「強積金條例」)參與強制性公積金計 劃(「強積金計劃」)。在強積金計劃內,本集團 之責任僅為向計劃作出所需供款。該等員工退 休後之養老金由強積金計劃負擔。本集團對政 府代理機構的供款於發生時費用化。

此外,本集團為某些僱員因提前退休而計提其至正常退休年齡之前的離崗報酬(附註2.21(c))。於二零二零年十二月三十一日該項計提的餘額約為人民幣454,000元(二零一九年:人民幣863,000元)。

33. 住房公積金

所有本集團的中國內地全職員工有權參加國家資助的住房公積金計劃(「公積金計劃」)。本集團員工可用公積金購買房屋或於退休時一次性支取。本集團每年按員工工資一定百分比向公積金計劃供款。就此等公積金計劃供款。就此等公積金一期間作出供款。截至二零二零年十二月三十一日止年度,本集團為此等公積金共支付約人民幣49,752,000元(二零一九年:約人民幣51,602,000元)。

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

34. CASH FLOW INFORMATION

(a) Reconciliation from profit before income tax to cash generated from operations:

34. 現金流量表信息

(a) 除所得税前利潤與經營活動收到現金 流量淨額調節表:

	2020	2019
	RMB'000	RMB'000
	人民幣千元	人民幣千元
Profit before income tax 除所得税前利潤	939,619	923,505
Adjustments for: 調整項目:		
Depreciation of property, plant and equipment (Note 6)		
房屋及建築物、廠房及設備折舊(附註6)	183,652	90,822
Amortisation of right-of-use assets (Note 7) 使用權資產攤銷(附註7)	73,071	54,901
Amortisation of intangible assets (Note 8) 無形資產攤銷(附註8)	9,191	12,711
Amortisation of other long-term assets 其他長期資產攤銷	4,339	1,628
Provision for impairment of inventories 存貨跌價準備計提	22,808	48,614
Provision for impairment of receivables 應收款項減值計提	22,296	20,113
Provision for impairment of goodwill 商譽減值準備計提	1,235	_
(Gains)/losses on disposal of non-current assets 非流動資產清理(收益)/損失	(10,051)	3,387
Amortisation of deferred income — government grants (Note 19)		
遞延收入一政府補助的攤銷(附註19)	(16,777)	(15,253)
Interest income (Note 25) 利息收入(附註25)	(49,118)	(49,759)
Interest expense (Note 25) 利息支出(附註25)	51,564	61,642
Exchange losses (Note 25) 匯兑損失(附註25)	1,033	1,920
Share of losses of investments accounted for using the equity method (Note 10)		
享有按權益法入賬的投資的虧損份額(附註10)	451	1,456
Release of foreign currency translation differences upon liquidation		
of a joint venture (Note 10)		
合營企業清算而撥回之外幣折算差額(附註10)	-	(846)
Other income and gains, net 其他收益及利得,淨額	(587)	(902)
Operating profit before working capital changes 營運資金變動前之經營利潤	1,232,726	1,153,939
Changes in: 變動:		
Inventories 存貨	(454,819)	(3,694)
Trade and bills receivables 應收賬款及票據	55,605	27,685
Other financial assets at amortised cost 以攤餘成本計量的其他金融資產	(2,576)	27,518
Prepayments and other current assets 預付款及其他流動資產	(71,140)	(87,685)
Financial assets at fair value through other comprehensive income		
以公允價值計量且其變動計入其他綜合收益的金融資產	(23,513)	114,516
Trade and bills payables 應付賬款及票據	35,513	(88,474)
Other current liabilities 其他流動負債	(25,188)	47,848
Proceeds from government grants 遞延收入-政府補助	12,134	2,396
Cash generated from operations 經營活動收到的現金	758,742	1,194,049

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

34. CASH FLOW INFORMATION (CONTINUED)

(b) Analysis of the balances of cash and cash equivalents and short-term bank deposits

As at 31 December, cash and cash equivalents were denominated in the following currencies:

34. 現金流量表信息(續)

(b) 現金及現金等價物和短期銀行存款

於十二月三十一日,現金及現金等價物按幣種 列示如下:

As at 31 December 於十二月三十一日

	м 1 — 71 — 1	
	2020	2019
	RMB'000	RMB'000
	人民幣千元	人民幣千元
Cash at bank and in hand 現金及銀行活期存款		
RMB人民幣	1,748,411	2,005,623
HKD港幣	1,079,591	894,389
United States Dollar 美元	30,543	25,579
Australian Dollar 澳大利亞元	25,648	18,510
Macanese Pataca 澳門元	23,299	10,142
Singapore Dollar 新加坡元	15,308	12,452
Canadian Dollar 加拿大元	9,450	9,973
New Zealand Dollar 新西蘭元	7,305	7,351
UAE Dirham 阿聯酋迪拉姆	3,509	2,709
Other currencies 其他貨幣	4,894	3,917
	2,947,958	2,990,645

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

34. CASH FLOW INFORMATION (CONTINUED)

(b) Analysis of the balances of cash and cash equivalents and short-term bank deposits (Continued)

Bank deposits with original maturities of over three months were classified as short-term bank deposits and denominated in the following currencies:

34. 現金流量表信息(續)

(b) 現金及現金等價物和短期銀行存款(續)

原始存款期限超過三個月的銀行存款列示為短 期銀行存款,按幣種列示如下:

As at 31 December 於十二月三十一日

	311 /3 — 1 🖂	
	2020	2019
	RMB′000 人民幣千元	RMB'000 人民幣千元
RMB人民幣	100,000	42,793
HKD港幣	328,510	797,638
Canadian Dollar 加拿大元	16,035	8,976
Singapore Dollar 新加坡元	8,387	8,626
Other currencies 其他貨幣	1,463	1,421
	454,395	859,454

As at 31 December 2020, the cash in hand balance of the Group was RMB926,000 (2019: RMB1,096,000). Cash at bank and short-term bank deposits balance of the Group was RMB3,401,427,000 (2019: RMB3,849,003,000). Management did not expect any losses from non-performance by those banks.

於二零二零年十二月三十一日,本集團庫存現金餘額為人民幣926,000元(二零一九年:人民幣1,096,000元)。本集團銀行存款及短期銀行存款餘額為人民幣3,401,427,000元(二零一九年:人民幣3,849,003,000元)。管理層認為該等存款餘額信用風險較低。

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

34. CASH FLOW INFORMATION (CONTINUED)

34. 現金流量表信息(續)

(c) Reconciliation of cash flows from financing activities

(c) 籌資活動所產生的現金流量調節

This section sets out an analysis of cash flows of financial liabilities from financing activities and its movement for each of the year presented.

本節載列每個期間內所列示的籌資活動所產生的現金流量的分析和變動。

	2020	2019
	RMB′000 人民幣千元	RMB'000 人民幣千元
Gross debt — fixed interest rates 總債務 — 固定利率 Gross debt — variable interest rates 總債務 — 浮動利率	(1,117,476) (422,050)	(928,720) (435,049)
	(1,539,526)	(1,363,769)

	Borrowings due within 1 year 一年內到期借款 RMB' 000 人民幣千元	Borrowings due after 1 year 一年後到期借款 RMB' 000 人民幣千元	Lease liabilities 租賃負債 RMB'000 人民幣千元	Tota 總計 RMB'000 人民幣千元
Liability from financing activity as at 1 January 2019	(200446)	(011 221)	(4.22.060)	(4.22.4.5.4)
於二零一九年一月一日籌資活動的負債	(200,146)	(911,331)	(123,068)	(1,234,54
Cash flows 現金流量	165,146	(400,000)	45,343	(189,51
Acquisition — leases 增加 — 租賃	_	_	(20,866)	(20,86
Foreign exchange adjustments 匯率調整	_	(20)	(2,301)	(2,32
Other changes 其他變動	(105,198)	87,780	921	(16,49
Liability from financing activity as at 31 December 2019				
於二零一九年十二月三十一日籌資活動的負債	(140,198)	(1,223,571)	(99,971)	(1,463,74
Cash flows 現金流量	(184,852)	(1,237)	56,480	(129,60
Acquisition — leases 增加 — 租賃	_	_	(111,244)	(111,24
Foreign exchange adjustments 匯率調整	_	86	3,624	3,71
Other changes ⁽¹⁾ 其他變動 ⁽¹⁾	(731,249)	741,495	3,523	13,76
iability from financing activity as at				
31 December 2020				
於二零二零年十二月三十一日籌資活動的負債	(1,056,299)	(483,227)	(147,588)	(1,687,1

During 2020, other changes are non-cash movements, mainly including non-current borrowings of RMB731,249,000 reclassified to current portion and lease modification.

²⁰²⁰年度,其他變動為非現金變動,主要包括人民幣731,249,000元長期借款重分類至流動借款及租賃修改。

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

35. RELATED PARTY TRANSACTIONS

Related parties are those parties that have the ability to control the other party or exercise significant influence in making financial and operating decisions. Parties are also considered to be related if they are subject to common control.

Related parties include the ultimate holding company and its subsidiaries, other entities and corporations in which the Company is able to control or exercise significant influence in making financial and operating decisions and key management personnel of the Company as well as their close family members.

During the year, the Group had the following material transactions with related parties, which were entered into at terms mutually agreed with these related parties in the ordinary course of business.

(a) Transactions with the ultimate holding company

Transactions with the ultimate holding company during the year are summarised as follows:

35. 關聯方交易

關聯方是指一方有能力控制另一方或在其財務 和經營決策上施加重大影響。任何受到相同控 制的人士亦屬於關聯方。

關聯方包括最終控股公司及其下屬子公司、其 他本公司有能力對其財務和經營決策實施控制 或施加重大影響之公司以及本公司關鍵管理人 員及他們關係密切的家庭成員。

本年度本集團與關聯公司有如下重大交易。這 些交易是於一般業務過程中按與關聯公司議定 的條款進行的。

(a) 與最終控股公司交易

本年度與最終控股公司的交易如下:

	2020	2019
	RMB′000 人民幣千元	RMB'000 人民幣千元
Trademark licence fee (Note (i)) 商標使用費(附註(i))	3,550	3,250
Property leasing expense (Note (ii)) 物業租賃費用(附註(ii))	687	8,510
Additions to right-of-use assets 新增的使用權資產 — Property, plant and equipment (Note (ii)) 房屋及建築物、廠房及設備(附註(ii)) — Land use right (Note (iii)) 土地使用權(附註(iii))	31,496 33,189	1,669 -
Interest on lease liabilities 租賃負債利息支出		
— Property, plant and equipment (Note (ii)) 房屋及建築物、廠房及設備 (附註 (ii)) — Land use right (Note (iii)) 土地使用權 (附註 (iii))	1,415 429	76 171

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

35. RELATED PARTY TRANSACTIONS

(CONTINUED)

(a) Transactions with the ultimate holding company (Continued)

Notes:

- (i) A licence agreement was entered on 28 February 2018 between the Company and the ultimate holding company whereby the Company is allowed to use certain trademarks and trademark logos (collectively, "Trademarks") of the ultimate holding company. The licence agreement is effective from 1 March 2018 to 31 March 2021. In case of the extension of the agreement, the Company can apply three months prior to the expiration of the licence and renew the licence agreement with the ultimate holding company. The annual licence agreement fee is RMB3,000,000 with an annual increase of RMB300,000 thereafter.
- (ii) On 25 January 2017, the Company and the ultimate holding company entered into a property leasing framework agreement, pursuant to which, the ultimate holding company has agreed to lease and procure its other members to lease certain premises to the Group for its productions and operations, including but not limited to office premises, warehouses and staff quarter, for a term of three years commencing from 1 January 2017 to 31 December 2019. The continuing connected transactions under the Property Leasing Framework Agreement was entered into in accordance with the pricing policies below: (1) The relevant market price. (2) Where the market price is not available, then the contracted price, which shall be determined after arm's length negotiation between the parties of the agreement based on the principle of cost plus a fair and reasonable profit ratio and by reference to the historical rentals. The reasonable cost shall be determined by reference to the size of the premises provided by the ultimate holding company, and the cost of premises management.

On 30 December 2019, the Company renewed the property leasing framework agreement with the ultimate holding company, for a term of three years from 1 January 2020 to 31 December 2022.

(iii) A land use right leasing agreement (the "Old Agreement") dated 6 October 2000 was entered into between the Company and the ultimate holding company. Pursuant to the agreement, the total area leased to the Company is approximately 49,776.35 sq.m. The land is located in Beijing, the PRC, with a lease period of 20 years commencing from 6 October 2000. The annual rental is calculated at a rate of RMB53.95 per sq.m. Any adjustments to the annual rental shall be made at the market rent, provided that such adjustment shall not exceed 10% of that of the previous year. On 1 January 2006, an amendment was made to reduce the total area of the land leased to 43,815.15 sq.m., the remaining clauses on the Old Agreement still remain effective.

On 26 March 2021, a land use right leasing agreement was entered into between the Company and the ultimate holding company. Pursuant to the agreement, the total area leased to the Company is approximately 43,812.95 sq.m. The land is located in Beijing, the PRC, with a lease period of 5 years commencing from 6 October 2020. The annual rental expense is about RMB8,373,000.

(iv) The Company entered into the asset transfer agreement and supplemental asset transfer agreement with the ultimate holding company, which was approved at the extraordinary general meeting of the Company on 17 February 2020. Pursuant to the agreements, the Company purchased Beijing Tong Ren Tang Chinese Medicine Processing Base (including land use right and buildings) at the consideration of approximately RMB640,682,000 (tax inclusive), which is recognised as right-of-use assets and property, plant and equipment with carrying amounts of RMB183,434,000 and RMB404,348,000 respectively.

35. 關聯方交易(續)

(a) 與最終控股公司交易(續)

附註:

- (i) 本公司已於二零一八年二月二十八日與最終控股公司訂立一份商標使用許可合同,據此,本公司可使用最終控股公司的商標及商標圖樣(統稱「**商標**」)。商標使用期限自二零一八年三月一日起至二零二一年三月三十一日止,如需延長使用時間,本公司可在合同到期前三個月提出申請,與最終控股公司另行續訂商標使用許可合同。二零一八年度商標使用許可合同金額為人民幣300萬元,以後每年定增人民幣30萬元。

於二零一九年十二月三十日,本公司與最終控股公司續訂物業租賃框架協議,為期三年,自二零二零年一月一日起至二零二二年十二月三十一日止。

(iii) 本公司於二零零零年十月六日與最終控股公司簽訂 一份土地使用權租賃協議(「**原協議**」)。根據該協 議,本公司租入土地面積約49,776.35平方米。該土 地位於中國北京市,租賃期自二零零零年十月六日 起,為期二十年。年租金為每平方米人民幣53.95 元。若需調整該年租賃費,年增減幅應按照市場價 釐定,但不應超過上年度的百分之十。於二零零元 年一月一日,本公司與最終控股公司簽訂補充協 議,將租賃面積變更為43,815.15平方米,原協議的 其他條款不變。

本公司於二零二一年三月二十六日與最終控股公司簽訂一份土地使用權租賃協議。根據該協議,本公司租入土地面積約43,812.95平方米。該土地位於中國北京市,租賃期自二零二零年十月六日起,為期五年。年租金約為人民幣8,373,000元。

(iv) 於二零二零年二月十七日,經本公司股東特別大會 批准,本公司與最終控股公司訂立的資產轉讓協議 及資產轉讓補充協議生效。根據該協議,本公司以 現金人民幣640,682,000元(含稅)的方式購買北京同 仁堂中藥加工基地之資產(包括土地使用權和房屋 及建築物),其確認於使用權資產和房屋及建築物、 廠房及設備的資產原值分別為人民幣183,434,000元 和人民幣404,348,000元)。

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

35. RELATED PARTY TRANSACTIONS

(CONTINUED)

(b) Transactions with the subsidiaries and joint ventures of the ultimate holding company

35. 關聯方交易(續)

(b) 與最終控股公司的子公司及合營企業 的交易

	2020	2019
	RMB′000 人民幣千元	RMB'000 人民幣千元
Sales of Chinese medicine related products (Note (i)) 銷售中藥相關產品 (附註(i))	1,262,162	927,411
Purchases of Chinese medicine related products (Note (ii)) 採購中藥相關產品(附註(ii))	114,585	155,773
Purchases of products for exclusive distributorship (Note (iii)) 採購獨家經銷產品 (附註 (iii))	44,224	50,511
Advertising services income (Note (iv)) 廣告服務收入(附註(iv))	22,619	31,997
Property leasing expense (Note (a)(ii)) 物業租賃費用(附註(a)(ii))	4,332	3,873
Additions to right-of-use assets (Note (a)(ii)) 新增的使用權資產 (附註(a)(ii))	11,595	-
Interest on lease liabilities (Note (a)(ii)) 租賃負債利息支出(附註(a)(ii))	387	_

Notes:

(i) On 29 September 2016, the Company entered the distribution framework agreement with the ultimate holding company. Pursuant to the agreement, the price of the products to be sold by the Group to the ultimate holding company's subsidiaries and joint ventures shall not be lower than that charged by the Group to other independent third parties and shall be determined in accordance with a reasonable cost plus a fair and reasonable profit margin: (1) the reasonable cost shall be determined by reference to the cost of the raw materials, the cost of labour and the manufacturing expense etc.; and (2) the profit margin shall be determined by reference to the prevailing market and the then market price for comparable products in the related industry, and the profit rate of the products of the Group in the past years of not exceeding 50%, which is in line with the previous gross profit rate of the Group. The agreement was approved at the extraordinary general meeting of the Company on 16 December 2016 and for a term of three years from 1 January 2017 to 31 December 2019.

On 16 October 2019, the Company renewed the distribution framework agreement with the ultimate holding company with similar pricing policies. The renewed agreement was approved at the extraordinary general meeting of the Company on 16 December 2019 and for a term of three years from 1 January 2020 to 31 December 2022.

附註:

(i) 於二零一六年九月二十九日,本公司與最終控股公司訂立銷售框架性協議,根據該協議,本集團將銷售予最終控股公司的子公司及合營企業之產品價格將不低於本集團向其他獨立第三方銷售之價格,並按合理成本加公平合理利潤率釐定:(1)合理成本參照原材料成本、人工成本及生產開支等釐定:及(2)利潤率參照相關行業可比產品之當前市場及當時市場價格及本集團產品過往年度不超過50%(與本事團過往毛利率一致)之利潤率而釐定。該協議已獲本公司二零一六年十二月十六日召開的股東特別大會批准,為期三年,從二零一七年一月一日至二零一九年十二月三十一日。

於二零一九年十月十六日,本公司與最終控股公司以相似的價格政策續訂該銷售框架性協議。該續訂協議已獲本公司二零一九年十二月十六日召開的股東特別大會批准,為期三年,從二零二零年一月一日至二零二二年十二月三十一日。

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

35. RELATED PARTY TRANSACTIONS

(CONTINUED)

(b) Transactions with the subsidiaries and joint ventures of the ultimate holding company (Continued)

Notes: (Continued)

(ii) The Company entered a master procurement agreement with the ultimate holding company on 29 September 2016. Pursuant to the agreement, the subsidiaries and joint ventures of the ultimate holding company can supply to the Group the products that are required for the Group's production, sale and distribution. The price procured by the Group from the ultimate holding company's subsidiaries and joint ventures shall be negotiated by the parties on an arm's length basis. The agreement was approved at the extraordinary general meeting of the Company on 16 December 2016 and for a term of three years from 1 January 2017 to 31 December 2019.

On 16 October 2019, the Company renewed the master procurement agreement with the ultimate holding company. Pursuant to the agreement, the subsidiaries and joint ventures of the ultimate holding company can supply to the Group the products that are required for the Group's production, sale and distribution. The price procured by the Group from the ultimate holding company's subsidiaries and joint ventures shall be negotiated by the parties on an arm's length basis. The ultimate holding company shall not supply the products to the Group (1) provided that the products satisfy the pharmacopoeia of the PRC standard and the internal quality standard of the Company, and under the premise of equal quality, the price shall be negotiated and agreed by the parties based on the market price for procurement with fair market competition and public offer, which shall be determined with reference to the prevailing market price of comparable products negotiated and provided by at least two independent suppliers in the same or surrounding areas; (2) if the relevant products are only available from specific suppliers due to content, special requirement or market resource limitations, reference shall be made to the price offer of suppliers and book comparable price; and (3) under the premise of equal quality, the price to be paid by the Group for the procurement of the products shall not be higher than that available from independent third parties for similar products, or higher than the market price, whichever is the lower. The renewed agreement was approved at the extraordinary general meeting of the Company on 16 December 2019 and for a term of three years from 1 January 2020 to 31 December 2022.

35. 關聯方交易(續)

(b) 與最終控股公司的子公司及合營企業 的交易(續)

附註:(續)

(ii) 本公司於二零一六年九月二十九日與最終控股公司 訂立一份採購框架性協議。據此,最終控股公司的 子公司及合營企業可向本集團供應本集團生產、銷 售及分銷所需之產品。本集團向最終控股公司的子 公司及合營企業採購的價格將按公平原則進行磋 商。該協議已獲本公司二零一六年十二月十六日召 開的股東特別大會批准,為期三年,從二零一七年 一月一日至二零一九年十二月三十一日。

> 本公司於二零一九年十月十六日與最終控股公司續 簽一份採購框架性協議。據此,最終控股公司的子 公司及合營企業可向本集團供應本集團生產、銷售 及分銷所需之產品。本集團向最終控股公司的子公 司及合營企業採購的價格將按公平原則進行磋商。 (1)在產品滿足《中華人民共和國藥典》標準及本公 司內部質量標準以及在同等質量的前提下,對於存 在公平市場競爭、有公開報價的採購以市場價格為 基礎協商確定。有關市價乃參考在同一或周邊地區 至少兩名獨立商品供貨商提供的經公平磋商的可資 比較商品的現行市價釐定;(2)受含量、特殊要求或 市場資源限制,須向特定供貨商採購的,需參考供 貨商報價及賬面可比價格;及(3)在同等質量下,本 集團因採購產品支付的價格,不得高於任何獨立第 三方向本公司供應同類產品的價格或市場價格(以 兩者較低為准)。該續訂協議已獲本公司二零一九 年十二月十六日召開的股東特別大會批准,為期三 年,從二零二零年一月一日至二零二二年十二月 =十一日。

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

35. RELATED PARTY TRANSACTIONS

(CONTINUED)

(b) Transactions with the subsidiaries and joint ventures of the ultimate holding company (Continued)

Notes: (Continued)

(iii) Tong Ren Tang Chinese Medicine entered an exclusive distributorship frame-work agreement with Tong Ren Tang Ltd. on 8 November 2017, with an effective period from 1 January 2018 to 31 December 2020, pursuant to which, Tong Ren Tang International Natural-Pharm, a wholly-owned subsidiary of Tong Ren Tang Chinese Medicine, is appointed as the sole distributor outside Mainland China of the Tong Ren Tang Ltd., for the purpose of the distribution of the relevant Tong Ren Tang branded products supplied by Tong Ren Tang Ltd. ("Relevant Products") outside Mainland China. The price of the Relevant Products supplied shall not be higher than the wholesale price of the Relevant Products sold to the wholesale customers in Mainland China and shall be determined with reference to the then prevailing market price. The agreement has been approved by the extraordinary general meeting of Tong Ren Tang Chinese Medicine on 1 December 2017.

Tong Ren Tang Chinese Medicine renewed the agreement with Tong Ren Tang Ltd. with similar pricing policies on 6 November 2020, with an effective period from 1 January 2021 to 31 December 2023. The renewed agreement has been approved by the extraordinary general meeting of Tong Ren Tang Chinese Medicine on 17 December 2020.

(iv) On 29 September 2016, Tong Ren Tang Century Advertising renewed the advertising agency framework agreement with the ultimate holding company for a term of three years from 1 January 2017 to 31 December 2019. Accordingly, the fees for the provision of specific services by Tong Ren Tang Century Advertising to the ultimate holding company or its subsidiaries and joint ventures under individual implementation agreement shall be negotiated and determined by the parties with reference to the actual quotation offered by the advertiser, which is at discount on the basis of its published price list, plus a reasonable fee for the advertising agency service of Tong Ren Tang Century Advertising, which is generally not higher than 15% of the quotation offered by the advertiser.

On 28 February 2020, Tong Ren Tang Century Advertising renewed the advertising agency framework agreement with the ultimate holding company for a term of three years from 1 January 2020 to 31 December 2022. Accordingly, the fees for the provision of specific services by Tong Ren Tang Century Advertising to the ultimate holding company or its subsidiaries and joint ventures under individual implementation agreement shall be determined with reference to the actual quotation offered by third-party advertising providers on the basis of their published price lists, plus a reasonable fee for the advertising agency service provided by Tong Ren Tang Century Advertising (generally not higher than 10% of the quote offered by third-party advertising providers).

35. 關聯方交易(續)

(b) 與最終控股公司的子公司及合營企業 的交易(續)

附註:(續)

(iii) 於二零一七年十一月八日,同仁堂國藥與同仁堂股份訂立獨家經銷協議,有效期從二零一八年一月一日至二零二零年十二月三十一日。根據協議,同仁堂國藥的全資子公司同仁堂國際藥業作為同仁堂股份中國內地以外獨家經銷商,可以於中國內地以外地區銷售同仁堂股份供應之有關同仁堂品牌產品(「相關產品」),同仁堂股份提供相關產品的價格將參考可得到的市場價格確定,且不得高於其銷售予中國內地經銷商的批發價格。該協議已獲於二零一七年十二月一日召開的同仁堂國藥股東特別大會批准。

於二零二零年十一月六日,同仁堂國藥與同仁堂股份以相似的價格政策續簽了該協議,有效期從二零二一年一月一日至二零二三年十二月三十一日。該協議已獲於二零二零年十二月十七日召開的同仁堂國藥股東特別大會批准。

(iv) 於二零一六年九月二十九日,同仁堂世紀廣告與最終控股公司續訂廣告代理框架協議,為期三年,有效期從二零一七年一月一日至二零一九年十二月三十一日。據此,同仁堂世紀廣告向最終控股公司及其子公司或合營企業就具體執行協議項下所提供的具體服務之費用乃經參考廣告提供商在其廣告刊例價的基礎上給予一定折扣後的實際報價並加上同仁堂世紀廣告的合理服務費用(一般不高於廣告提供商報價的15%)釐定。

於二零二零年二月二十八日,同仁堂世紀廣告與最終控股公司續訂廣告代理框架協議,為期三年十二月 英期從二零二零年一月一日至二零二二年十二月 三十一日。據此,同仁堂世紀廣告向最終控股公司 及其子公司或合營企業就具體執行協議項下所提供 的具體服務之費用乃經參考第三方廣告提供商在其 廣告刊例價的基礎上提供的實際報價以及同仁堂世 紀廣告的合理服務費用(一般不高於第三方廣告提 供商報價的10%)。

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

35. RELATED PARTY TRANSACTIONS

(CONTINUED)

(c) Key management compensation

Key management includes directors (executive and non-executive) and senior management. The compensation paid or payable to key management for employee services is shown below:

35. 關聯方交易(續)

(c) 主要管理人員薪酬

主要管理人員包括執行及非執行董事和高級管理人員。就僱員服務向主要管理人員支付或應付的酬金如下:

As at 31 December 於十二月三十一日

	W 1 = 73	— ı
	2020	2019
	RMB′000 人民幣千元	RMB'000 人民幣千元
Salaries and other short-term employee benefits 薪金和其他短期僱員福利 Pension costs — defined contribution plans 退休金成本 — 定額供款計劃	7,056 26	9,370 406
	7,082	9,776

(d) Balances with related parties

As at 31 December, balances with related parties consisted of:

(d) 關聯公司往來餘額

於十二月三十一日,關聯公司往來餘額為:

As at 31 December 於十二月三十一日

	2020	2019
	RMB′000 人民幣千元	RMB'000 人民幣千元
Amounts due from related parties (Note(i)): 應收關聯公司款項(附註(i)):		
Subsidiaries and joint ventures of the ultimate holding company 最終控股公司的子公司及合營企業		
Trade receivables 應收賬款	345,133	183,286
Other financial assets at amortised cost 以攤餘成本計量的其他金融資產	818	1,146
Prepayments 預付賬款	1,046	160
	346,997	184,592

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

35. RELATED PARTY TRANSACTIONS

(CONTINUED)

(d) Balances with related parties (Continued)

35. 關聯方交易(續)

關聯公司往來餘額(續)

As at 31 December 於十二月三十一日

	2020	2019
	RMB′000 人民幣千元	RMB'000 人民幣千元
Amounts due to related parties (Note(i)):		
應付關聯公司款項(附註(i)):		
Subsidiaries and joint ventures of the ultimate holding company		
最終控股公司的子公司及合營企業		
Trade payables 應付賬款	29,648	43,538
Other payables 其他應付款	24,745	29,513
	54,393	73,051
Lease liabilities: 租賃負債:		
Ultimate holding company (Note (a)(ii)), (Note (a)(iii)) 最終控股公司 (附註 (a)(ii)), 附註 ((a)(iii))	62,807	3,026
- 英宗 3 エルス ム FJ (PI) 丘 ((a)(ii)), PI) 丘 ((a)(iii))	02,007	3,020
Borrowings from a related party (Note(ii)):		
從關聯公司借入的款項(附註(ii)):		
Ultimate holding company 最終控股公司	32,000	32,000

Notes:

- The amounts due from/to related parties are unsecured, interest-free and recoverable or repayable within twelve months.
- Borrowings from a related party are in the form of entrusted loans which are unsecured, bear interest by reference to benchmark lending interest rate published by the People's Bank of China with moderate decrease and repayable within one year.

36. BANKING FACILITIES

As at 31 December 2020, the Group had aggregated banking facilities of RMB1,037,775,000 (2019: RMB586,859,000) for loan and other trade financing. As at 31 December 2020, the unutilised banking facilities amounted to RMB737,002,000 (2019: RMB536,810,000).

附註:

- 應收/應付關聯公司餘額為免息、無設定擔保款 項,並在十二個月內結算。
- 關聯公司借款為無設定擔保款項的委託貸款,貸款 利率參考中國人民銀行同期貸款基準利率適度下 浮,並在一年內結算。

36. 銀行融資

於二零二零年十二月三十一日,本集團擁有人 民幣1,037,775,000元銀行借貸額度(二零一九 年:人民幣586,859,000元),可用於貸款和貿 易融資。於二零二零年十二月三十一日,未用 之貸款額度為人民幣737,002,000元(二零一九 年:人民幣536,810,000元)。

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

37. COMMITMENTS

(a) Capital commitments

As at 31 December, the Group had the following capital commitments which were contracted but not provided for:

37. 承諾事項

(a) 資本承諾

於十二月三十一日,本集團有如下尚未反映在 財務報表內但已簽約的資本承諾:

As at 31 December 於十二月三十一日

		•
	2020	2019
	RMB′000 人民幣千元	RMB'000 人民幣千元
Property, plant and equipment 房屋及建築物、廠房及設備	43,208	215,523

(b) Operating lease commitments

The Group leases various warehouse and factory premises under non-cancellable operating leases.

From 1 January 2019, the Group has recognised right-of-use assets for these leases (Note 7), except for short-term and low-value leases as set out below.

(b) 經營租賃承諾

本集團對倉庫和生產經營用地的租賃為不可撤銷的租約。

自二零一九年一月一日起,本集團已確認這些租賃的使用權資產(附註7),但以下所載之短期租賃和低價值租賃除外。

As at 31 December 於十二月三十一日

	», I —, j =	- ı
	2020	2019
	RMB′000 人民幣千元	RMB'000 人民幣千元
Not later than one year 一年內	5,792	7,337

As at 31 December 2020, undiscounted future lease payments amounted to RMB11,832,000 (2019: RMB11,664,000) are committed by the Group but the relevant lease periods have not commenced. These lease commitments will be recognised as right-of-use assets upon the lease commencement date in 2021.

於二零二零年十二月三十一日,本集團已承諾但未開始的未折現未來租賃付款額為人民幣11,832,000元(二零一九年十二月三十一日:人民幣11,664,000元)。這些租賃承擔將於二零二一年租賃期開始日時被確認為使用權資產。

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

38. BALANCE SHEET AND RESERVE MOVEMENT OF THE COMPANY

38. 公司資產負債表及權益變動表

Balance sheet of the Company

公司資產負債表

As at 31 December 於十二月三十一日

		<u> </u>
	2020	2019
	RMB'000	RMB'000
	人民幣千元	人民幣千元
Assets 資產		
Ion-current assets 非流動資產		
Property, plant and equipment 房屋及建築物、廠房及設備	1,504,533	1,152,827
Right-of-use assets 使用權資產	304,477	74,577
Intangible assets 無形資產	9,055	6,173
Investments in subsidiaries 對子公司的投資	1,429,477	1,383,154
Investments accounted for using the equity method 按權益法入賬的投資	8,700	8,700
Prepayments for purchase of property, plant and equipment		
房屋及建築物、廠房及設備預付款	28,098	25,127
Deferred income tax assets 遞延所得税資產	16,062	15,972
	3,300,402	2,666,530
Current assets 流動資產		
Inventories 存貨	1,968,172	1,798,790
Trade and bills receivables 應收賬款及票據	447,635	801,459
Amounts due from subsidiaries 應收子公司款項	279,220	116,457
Other financial assets at amortised cost 以攤餘成本計量的其他金融資產	3,441	17,580
Prepayments and other current assets 預付款及其他流動資產	69,781	15,328
Financial assets at fair value through other comprehensive income		
以公允價值計量且其變動計入其他綜合收益的金融資產	50,824	27,311
Short-term bank deposits 短期銀行存款	100,000	42,794
Cash and cash equivalents 現金及現金等價物	1,301,900	1,607,044
	4,220,973	4,426,763

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

38. BALANCE SHEET AND RESERVE MOVEMENT OF THE COMPANY (CONTINUED)

38. 公司資產負債表及權益變動表(續)

Balance sheet of the Company (Continued)

公司資產負債表(續)

As at 31 December 於十二月三十一日

	バーカニ	が十一月二十一日		
	2020	2019		
	RMB'000	RMB'000		
	人民幣千元	人民幣千元		
Equity and liabilities 權益及負債				
Equity attributable to owners of the Company 歸屬於本公司所有者				
Share capital 股本	1,280,784	1,280,784		
Reserves (Note (a)) 儲備(附註 (a))	3,596,465	3,419,980		
Total equity 權益合計	4,877,249	4,700,764		
Liabilities 負債				
Non-current liabilities 非流動負債				
Borrowings 借款	481,500	1,222,826		
Lease liabilities 租賃負債	38,427	-		
Deferred income — government grants 遞延收入一政府補助	37,978	39,294		
	557,905	1,262,120		
Current liabilities 流動負債				
Trade and bills payables 應付賬款及票據	455,308	391,034		
Salary and welfare payables 應付工資及福利費	26,777	27,186		
Amounts due to subsidiaries 應付子公司款項	220,652	127,445		
Current income tax liabilities 當期所得税負債	3,741	16,419		
Other payables 其他應付款	310,140	429,726		
Borrowings 借款	1,053,080	137,000		
Lease liabilities 租賃負債	16,523	1,599		
	2,086,221	1,130,409		
Total liabilities 負債合計	2,644,126	2,392,529		
Total equity and liabilities 權益及負債總計	7,521,375	7,093,293		

The balance sheet of the Company was approved by the Board of Directors on 26 March 2021 and was signed on its behalf.

公司財務報表已由董事會於二零二一年三月 二十六日批准,並代表董事會簽署。

Gu Hai Ou 顧海鷗

Chairman董事長

Fang Jia Zhi 房家志

Director董事

For the year ended 31 December 2020 截至二零二零年十二月三十一日止年度

38. BALANCE SHEET AND RESERVE MOVEMENT OF THE COMPANY (CONTINUED)

38. 公司資產負債表及權益變動表(續)

Balance sheet of the Company (Continued)

公司資產負債表(續)

(a) Reserve movement of the Company

(a) 公司權益變動表

	Capital reserve 資本儲備 (Note 18(a)) (附註18(a)) RMB'000 人民幣千元	Statutory surplus reserve fund 法定盈餘 公積金 (Note 18(b)) (附註18(b)) RMB'000 人民幣千元	Statutory public welfare fund 法定公益金 (Note 18(b)) (附註18(b)) RMB'000 人民幣千元	Tax reserve 免税基金 (Note 18(c)) (附註18(c)) RMB'000 人民幣千元	Retained earnings 留存收益 RMB'000 人民幣千元	Total 權益合計 RMB'000 人民幣千元
Balance as at 1 January 2019						
於二零一九年一月一日餘額	414,100	492,112	45,455	102,043	2,044,635	3,098,345
Profit for the year 年度利潤	-	-	-	-	552,176	552,176
Appropriation from retained earnings						
提取盈餘公積	_	55,246	-	-	(55,246)	-
2018 dividends distributed to shareholders						
of the Company						(
分派本公司股東二零一八年度股息					(230,541)	(230,541)
Balance as at 31 December 2019		5.5050				
於二零一九年十二月三十一日餘額	414,100	547,358	45,455	102,043	2,311,024	3,419,980
Balance as at 1 January 2020 於二零二零年一月一日餘額 Profit for the year 年度利潤 Appropriation from retained earnings	414,100 -	547,358 -	45,455 -	102,043 -	2,311,024 381,410	3,419,980 381,410
提取盈餘公積		38,172	_	_	(38,172)	
2019 dividends distributed to shareholders		30,172			(30)172)	
of the Company						
分派本公司股東二零一九年度股息	-	-	-	-	(204,925)	(204,925)
Balance as at 31 December 2020 於二零二零年十二月三十一日餘額	414,100	585,530	45,455	102,043	2,449,337	3,596,465



Tong Ren Tang Technologies Co. Ltd 北京同仁堂科技發展股份有限公司

