

UMP HEALTHCARE HOLDINGS LIMITED

聯合醫務集團有限公司

(Stock Code 股份代號: 722)

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



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CORPORATE INFORMATION 公司資料

BOARD OF DIRECTORS

Executive Directors

Dr. Sun Yiu Kwong (Chairman and Chief Executive Officer)

Ms. Kwok Cheuk Kwan, Jacquen (Managing Director)

Mr. Tsang On Yip, Patrick

Dr. Sun Man Kin, Michael

Mr. Lee Kar Chung, Felix

Dr. Lee Pak Cheung, Patrick

Independent Non-executive Directors

Mr. Lee Luen Wai, John BBS JP

Dr. Li Kwok Tung, Donald SBS JP

Mr. Yeung Wing Sun, Mike

AUDIT COMMITTEE

Mr. Lee Luen Wai, John BBS JP (Chairman)

Dr. Li Kwok Tung, Donald SBS JP

Mr. Yeung Wing Sun, Mike

REMUNERATION COMMITTEE

Dr. Li Kwok Tung, Donald SBS JP (Chairman)

Mr. Yeung Wing Sun, Mike

Mr. Tsang On Yip, Patrick

NOMINATION COMMITTEE

Dr. Sun Yiu Kwong (Chairman)

Mr. Lee Luen Wai, John BBS JP

Dr. Li Kwok Tung, Donald SBS JP

AUTHORISED REPRESENTATIVES

Mr. Lee Kar Chung, Felix

Ms. Ma Hoi Wan

COMPANY SECRETARY

Ms. Ma Hoi Wan

HEADQUARTERS AND PRINCIPAL PLACE OF BUSINESS

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71 Des Voeux Road Central

Hong Kong

董事會

執行董事

孫耀江醫生(主席兼行政總裁)

郭卓君女士(董事總經理)

曾安業先生

孫文堅醫生

李家聰先生

李柏祥醫生

獨立非執行董事

李聯偉先生(銅紫荊星章,太平紳士)

李國棟醫生(銀紫荊星章,太平紳士)

楊榮燊先生

審核委員會

李聯偉先生(銅紫荊星章,太平紳士)(主席)

李國棟醫生(銀紫荊星章,太平紳士)

楊榮燊先生

薪酬委員會

李國棟醫生(銀紫荊星章,太平紳士)(主席)

楊榮燊先生

曾安業先生

提名委員會

孫耀江醫生(主席)

李聯偉先生(銅紫荊星章,太平紳士)

李國棟醫生(銀紫荊星章,太平紳士)

授權代表

李家聰先生

馬凱雲女士

公司秘書

馬凱雲女士

總部及主要營業地點

香港

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27樓

CORPORATE INFORMATION 公司資料

REGISTERED OFFICE

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PRINCIPAL SHARE REGISTRAR AND TRANSFER OFFICE IN THE CAYMAN ISLANDS

Conyers Trust Company (Cayman) Limited Cricket Square Hutchins Drive PO Box 2681 Grand Cayman KY1-1111 Cayman Islands

HONG KONG BRANCH SHARE REGISTRAR

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

AUDITOR

KPMG

Public Interested Entity Auditor registered in accordance with the Financial Reporting Council Ordinance 8th Floor, Prince's Building 10 Chater Road Central, Hong Kong

LEGAL ADVISERS

Allen & Overy 9th Floor, Three Exchange Square Central, Hong Kong

PRINCIPAL BANKERS

Hang Seng Bank Limited 20th Floor 83 Des Voeux Road Central Hong Kong

STOCK CODE

722

COMPANY WEBSITE

www.ump.com.hk

註冊辦事處

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PO Box 2681
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Cayman Islands

開曼群島主要股份過戶登記處

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香港股份過戶登記分處

卓佳證券登記有限公司 香港 皇后大道東183號 合和中心 54樓

核數師

畢馬威會計師事務所 《財務匯報局條例》下的 註冊公眾利益實體核數師 香港中環 遮打道十號 太子大廈八樓

法律顧問

安理國際律師事務所 香港中環 交易廣場三座九樓

主要往來銀行

恒生銀行有限公司 香港 德輔道中83號 20樓

股份代號

722

公司網站

www.ump.com.hk

OUR VISION 我們的願景

To give everyone access to trusted and affordable care, so that everyone can freely pursue their dreams without worrying about their health

讓所有人獲得可信任及可負擔的服務,從而在不用擔心健康的考慮下,追求自己的夢想

OUR VALUES 我們的價值觀



OVERVIEW

COVID-19 has continued to present unprecedented challenges to the overall business environment of the Group during the last financial year. As a socially responsible healthcare group, we expanded our online product offerings in a timely manner to include virtual care telemedicine services and same-day-delivery COVID-19 screening test kits in the past year to help individuals and enterprises overcome the barriers of social distancing and achieve peace of mind amid concerns over the lingering healthcare crisis.

Despite the challenging economic environment, our Group continued to record steady performance for the financial year ended 30 June 2021. Our revenue increased by 11.7% from HK\$557.5 million in FY2020 to HK\$622.8 million, mainly due to strong growth in our imaging and specialist lines of business and health assessments performed. Our reported net profit decreased by 47.7% from HK\$60.3 million in FY2020 to HK\$31.5 million, mainly due to one-off adjustments recognised in both the current and prior year. Despite the macroeconomic uncertainty, we have taken prompt measures to mitigate the adverse impact of the pandemic on our operations, and the Group's financial position has remained healthy. Our adjusted EBITDA increased by 29.6% from HK\$70.7 million in FY2020 to HK\$91.7 million in FY2021, mainly attributable to strong growth in our imaging and specialist lines of business and health assessments performed which enjoyed relatively higher margin, while our corporate healthcare solutions service has been affected by the knock-on impact on corporates, particularly those in the travel, hospitality and retail sectors. Backed by our recognised business and financial strengths, the Board has recommended, subject to shareholders' approval, a final dividend of HK2.8 cents per share, taking our full year dividend to HK3.8 cents per share (FY2020 full year dividend: HK3.3 cents per share).

To achieve our strategic goals of expanding the number of our online and offline patient visits in Hong Kong, Macau and the Mainland China markets, we are determined to realise transformation on our solid foundation and have carried out a number of strategic decisions to update our internal governance structure and external business approaches during the year.

概覽

於上一個財政年度,新型冠狀病毒疫情持續為本集團的整體經營環境帶來前所未有的考驗。本醫務集團肩負社會責任,去年我們及時推出更多類型的線上產品,包括視頻問診服務及即日送遞新型冠狀病毒篩查測試包,希望協助社會大眾及企業克服社交距離的障礙,在大家擔憂是次醫療危機揮之不去之時帶來一份安心。

儘管經濟環境充滿挑戰,本集團於截至2021 年6月30日止財政年度繼續錄得穩健表現。我 們的收入由2020財政年度的557.5百萬港元增 加11.7%至622.8百萬港元,主要由於我們的 醫學影像及專科業務線以及健康評估的強勁 增長所致。我們錄得的純利由2020財政年度 的60.3百萬港元減少47.7%至31.5百萬港元, 主要由於本年度及去年均確認一次性調整。 儘管面對宏觀經濟的不明朗因素,我們適時 採取多種措施以減輕疫情對旗下營運造成的 不利影響,本集團的財務情況維持穩健。我 們的經調整EBITDA由2020財政年度的70.7百 萬港元上升29.6%至2021財政年度的91.7百 萬港元,乃主要由於我們的醫學影像及專科 業務線以及健康評估的強勁增長而有關業務 的利潤率較高,同時我們的企業醫療保健解 決方案服務受各企業(尤其是從事旅遊、酒店 和零售業者)間的連鎖反應所影響。憑藉我們 備受認可的業務及財務實力,董事會建議派 發末期股息每股2.8港仙(惟須待股東批准後 方可作實),即全年派息每股3.8港仙(2020財 政年度全年股息:每股3.3港仙)。

為了實現我們在香港、澳門及中國內地市場擴大線上線下就診人次的策略目標,我們鋭意在現有穩健的根基上實現業務轉型,並於年內進行一系列的策略決策,推動內部管治架構及對外業務方針與時並進。

ENHANCED CORPORATE GOVERNANCE STRUCTURE

To foster growth of our business, ensure our strategic goals are aligned among our business units and streamline decision-making process, we have created UMP functional units comprising medical, finance and internal audit, legal and compliance, investor relations, technology and innovation as well as brand management reporting directly to a newly-established UMP Group management committee consisting of our Executive Directors. We believe strong commitment and clear strategic direction from the board is essential for our Group to achieve further milestones in our expansion plan. The synergies inspired by the newly-created functional units will allow us to retain, upskill and expand our talent pool and ensure we have the right enablers to achieve our strategic goals.

As part of our continued strategic approach of talent recruitment and retention, we expanded our senior management team during the year by on-boarding professionals that have significant experience and knowledge in clinic chain management, information technology, finance, legal, and talent acquisition and resources to support the robust growth of our businesses.

TALENT ATTRACTION AND RETENTION

We place an immense emphasis on strategic talent acquisition and efficient talent retention which we believe have lasting impact on our long-term business sustainability and growth. Employee engagement and competency building remain a key priority of our talent management approach. As an incentive scheme for our senior management members, we granted a total of 20,686,000 share options during the year to attract and retain talents who have made significant contribution to our business performance and results.

Despite the ongoing influence of the pandemic, our Group remains optimistic of the business outlook and seizes the opportunity of business expansion. As such, in July 2021, we expanded and relocated our headquarters in Central, Hong Kong to accommodate our rapid business growth. The new, enlarged office space supports our growth strategy and allows us to further expand our team and capabilities to serve a wider range of patients in the region.

加強企業管治架構

為推動業務增長,我們為各業務單位訂下協調一致的策略目標,同時精簡決策流程。。我們已設立聯合醫務職能組別,包括醫療係及內部審計、法律及合規、投資者關係。我投入創新以及品牌管理,直接向新成組內之醫務集團管理委員會(由執行董事組別所發展團管理委員會(由執行董事制度),對本集團在擴展別所強路,對本集團在擴展別所強時,對本集團在擴別所強時,對本集團在擴別所強時,對本集團在擴入才留效、加關時,對本集團的策略有助吸引人才留效、加強時間,以及繼續廣納優秀人才,在向策時,對於時間,

作為我們就招聘及保留人才所訂下持續策略方針的一環,我們於年內擴展高級管理層團隊,引入在醫務中心管理、資訊科技、財務、法律、人才招聘及資源方面具備豐富經驗及深厚知識的專業人士,以支持旗下業務的強勁增長。

吸引及挽留人才

我們尤其重視策略地吸納人才及有效地吸引人才留效,相信此對旗下業務的長遠可持續發展及增長影響深遠。擴大僱員的參與度及增強實力仍為我們人才管理方針的首要任務。我們為高級管理層成員提供獎勵計劃,於年內授出合共20,686,000份購股權,藉以吸引並保留對業務表現及成果作出重大貢獻的人才。

儘管持續受到疫情影響,本集團依然對業務前景抱樂觀態度,同時更把握業務擴張的機會。因此,我們在2021年7月把總部遷至空間更大的香港中環新址,以配合業務快速增長所需。更寬敞的總部新址支持增長策略的實行,讓我們能夠進一步擴充團隊及能力,為區內患者提供更廣泛的服務。

BUSINESS OVERVIEW & STRATEGIES

Hong Kong and Macau

Leveraging 31 years of strong development and industry experience, our Hong Kong and Macau business is the foundation for our past and future success. With a well-established team of clinical and business development professionals, we continue to generate good investment returns for our Hong Kong and Macau business notwithstanding the recent challenges imposed by COVID-19 and the associated economic worries. We continue to see significant potential for growth in our Hong Kong and Macau business, which allows us to cement our leading position in healthcare management services, as well as to expand our scope of clinical services.

As with many other developed economies around the globe, Hong Kong is witnessing a rapidly aging population. Such demographic traits lead to the rising prevalence of chronic diseases such as hypertension, diabetes and heart diseases. A full-service medical care is therefore crucial to serve the needs of individuals across different demographic.

With our proactive approach in seizing market opportunities, the Group is expanding its flagship medical centre at Wing On House in Central, Hong Kong, with a newly leased floor on 16/F with a total gross floor area of approximately 11,000 sq. ft. The new medical centre will provide dedicated specialist medical services, including the Group's first cardio metabolic centre, first physiotherapy and rehabilitation centre and a newly-extended specialist centre featuring elderly care, diabetes and chronic disease management, as well as preventive cardiology. This new flagship centre will be used to fulfill the huge demand rising from the aging population for years to come.

業務概覽及策略

香港及澳門

憑藉31年來的強勁發展以及從中積累的行業經驗,香港及澳門業務乃我們締造往績、繼往開來的關鍵。儘管近日新型冠狀病毒疫情帶來各種挑戰以及相關經濟隱憂,有賴由療及業務發展專才組成實力雄厚的團隊,觀不香港及澳門業務的投資繼續取得可觀時不香港及澳門業務亦繼續展現龐大增民國際大調,讓我們能夠藉此鞏固集團在醫療保健管理服務行業的領先地位,同時擴大我們的醫療門診服務範圍。

香港與全球許多其他發達經濟體同樣正面對 人口迅速老化的問題。此等人口變動現象導 致高血壓、糖尿病及心臟病等慢性疾病的發 病率上升,針對不同人口組別需求的全方位 醫療服務從而發揮關鍵作用。

本集團積極把握市場機遇,現正擴張位於香港中環永安集團大廈的旗艦醫務中心,新址位處16樓全層,總樓面面積約達11,000平方呎。新醫務中心將全力提供專科醫療服務,包括本集團首個心血管代謝中心、首個物理治療及復康中心,以及提供長者護理、糖尿病及慢性疾病管理以及預防性心臟科等相關服務的新擴建專科中心。此新旗艦中心將開脫應對未來年度因人口老化問題而產生的龐大需求。

Health assessment is another key segment of our clinical healthcare services, which has seen rapid growth during the year driven by enhanced focus on healthcare in the post-COVID era as well as immigration visa requirements. To cope with such growing demand, the Group is also renovating its existing leased floor on 14/F Wing On House with gross floor area of approximately 16,000 sq. ft. The floor will be dedicated to the Group's businesses of general medical services, including but not limited to a new dedicated health checkup centre and a new business unit targeting the B2B2C market, which is expected to be our growth engine for the next financial year. The expansion of our two medical floors will allow us to realise a one-stop medical care ecosystem to cater the needs of the B2B2C market, particularly in Central district. It is within our strategic plan to develop such healthcare ecosystem in areas with increasing demand.

As part of our growth strategy, we are also strategically expanding our medical network to untapped locations to expand the offerings of our offline clinical services to areas that have seen the most rapid population growth in recent years. Consumer behaviour has seen expected changes due to the pandemic. The launch of new medical service points at strategic locations will further expand our large medical networks to enable our Group to cater for patients with different demands and preferences.

Our professional team of General Practitioners, specialist practitioners and other medical specialists are our valuable assets to help us realise our mission of becoming a trusted and preferred partner offering quality and affordable healthcare services to an inclusive clientele. We have been growing our professional medical team and have recruited additional medical expertise in specialties including family medicine, internal medicine, geriatric care, radiology, imaging and laboratory during the year to support the aforementioned expansion and development.

作為增長策略的一環,我們亦將醫療網路擴展至尚待開發地區,向近年人口增長最迅速的地區提供線下臨床醫療服務。受疫情影響,消費者行為的預期變化成真。在策略地區啟用新的醫療服務點將進一步擴展我們的大型醫療網路,讓本集團藉此滿足不同需求及偏好的患者。

我們的專業團隊由一眾全科醫生、專科醫生及其他醫學專家所組成,全賴這支優秀的團隊,我們才能夠達成使命,成為值得信賴的首選合作夥伴,為廣大客戶提供優質且可負擔的醫療保健服務。年內,我們一直在壯大專業醫療團隊,並在家庭醫學、內科、長者護理、放射科、醫學影像及化驗等領域增聘醫學專才,以配合上述擴張及發展。

Against the backdrop of the profound impact of COVID-19 and increasing healthcare concern driven by an aging population in Hong Kong, the demand for advanced medical imaging services has seen rapid growth with enormous development potential. Our medical imaging and laboratory business delivered strong performance during the year, achieving significant revenue growth of over 50% year-on-year.

鑑於新型冠狀病毒的深遠影響以及香港人口老化導致公眾對醫療保健日趨關注,先進醫學影像服務的需求急速增長,極具發展潛力。我們的醫學影像及化驗業務於年內表現強勁,收入按年大增逾50%。

To support our growth in this sector, we completed the acquisition of 75% of the beneficial interests of an MRI centre. Following the acquisition, UMP has become one of the largest private medical imaging and laboratory operators in Hong Kong with 10 service points, offering a broad service coverage including PET-CT, CT Scan, MRI, ultrasound, mammogram and other medical imaging and laboratory services in some of the most populated areas in Hong Kong such as Causeway Bay, Central, Tsim Sha Tsui and Mongkok. Smooth business integration of the acquired MRI centre has generated revenue growth of more than 20% as at 30 June 2021.

為推動我們在此領域的發展,我們完成收購一間磁力共振中心的75%實益權益。收購完成後,聯合醫務成為香港最大型私營學影像及化驗服務營運商之一,坐擁10個服務點以提供廣泛服務,包括正電子像個腦層掃描、電腦斷層掃描、磁力共振及配腦、超聲波、乳房造影以及其他醫學影像及化驗的超聲波、乳房造影以及其他醫學影像及化驗的地區,如銅鑼灣、中環、尖沙咀及旺角。於2021年6月30日,所收購的磁力共振中心於2021年6月30日,所收購的磁力共振中心增長。

With our diversified development strategy, we have been proactively exploring new mergers and acquisitions opportunities to expand the scope of our advanced medical imaging and laboratory services. Our other acquired units of medical imaging and laboratory services continued to deliver strong growth during the year. Axon Scanning Centre Limited, our wholly-owned subsidiary engaged in the provision of magnetic resonance imaging, scanning and laboratory services in Hong Kong, achieved strong growth of over 70% in revenue since its acquisition in FY2020. Acton Digital PET-CT Centre, which commenced operations in January 2021, achieved cash flow breakeven in merely 6 months as at 30 June 2021. In addition, we upgraded the equipment and laboratory information system for our ProCare laboratory during the year to enhance its operating capacity and efficiency.

我們一直按照多元化發展策略積極發掘更多 併購機會,擴大先進醫學影像及化驗業務的 服務範圍。我們所收購的其他醫學影像及化 驗服務單位於年內繼續錄得強勁增長。安 醫學掃描中心有限公司為我們在香港從屬 力共振成像、掃描及化驗服務的全資附屬 司,自2020財政年度完成收購以來,其正 員超過70%的強勁增長。仁信數 中心於2021年1月開始啟用,於2021年6月30 日只經過6個月的營運後便達致現金流收 一 一 一 一 一 一 一 一 、 此外,我們於年內為普康化驗中心進 設備及化驗資訊系統升級,提高其營運能力 及效率。

Leveraging the economies of scale and synergy generated from our acquired units of medical imaging and laboratory services, we have been able to attract and retain a large team of radiologists to ensure high standards of services. We believe our strong medical team and extended business scale will provide a strong foothold to broaden our presence in the medical imaging and laboratory business and strengthen our customer base, enabling us to diversify our source of income and achieve synergies with our other business units.

借助我們所收購醫學影像及化驗服務單位所帶來的經濟規模及協同效應,我們得以吸納龐大的放射科醫生團隊,並順利挽留人才以確保高水準服務。我們相信,強大的醫療團隊以及擴展後的業務規模將為我們奠定穩固根基,可藉此不斷提升我們在醫學影像及化驗業務的地位,同時拓展客戶群以確保多元化的收入來源,並與其他業務單位發揮協同效應。

When social distancing in Hong Kong became commonplace, our clients and their employees relied more than ever on our continuous, innovative corporate healthcare solutions and tailor-made third-party administration services such as 24/7 customer care hotline to address their rising needs. Our agile business models also gave us the flexibility to seize online business opportunities while contributing to the containment of the COVID-19 impact as a socially responsible healthcare group. Our UMP Health e-Shop has provided preventive care related packages and online sales in response to higher health awareness and changes in consumption behavior among the general public in the post-COVID era.

當社交距離措施已成為香港社會常態之時, 我們的客戶及其員工相較以往任何時間也也 依重我們不斷創新的企業醫療解決方案戶 制的第三方管理服務,如透過24小時客戶 務專與滿足他們不斷增加的需要。我們憑事 應事迅敏的業務模式靈活把握線上商機, 時力行醫療集團的社會責任,為遏制新型 時力行醫療作出貢獻。在後疫情時代, 應公眾健康意識提高以及消費行為的變化 我們的聯合醫務健康網上商店提供預防保健 相關服務組合及網上銷售服務。

We continued to expand the breadth and depth of our healthcare services in Hong Kong through strategic cooperation during the year. We collaborated with a virtual insurance company in providing convenient healthcare services for members of its new health membership programme boasting our extensive medical network of more than 1,100 self-owned and affiliated service points. Our strategic collaborations also encompassed joining hands with major Hong Kong insurers to launch online outpatient insurance products based on our virtual care telemedicine services. Such strategic approach allowed us to complement our robust offline healthcare services through collaborating with insurers with our expanding online platform.

年內,我們繼續通過策略合作擴大旗下香港醫療保健服務的廣度和深度。我們與一間虛擬保險公司合作,為其新推出的醫療會籍計劃提供涵蓋超過1,100個自營及附屬醫療服務動力,與醫療網路,讓計劃會員得享便捷的醫療服務。我們的策略合作亦包括與香港大型保險公司合作,合力推出主打我們旗此來略方針,我們利用日益擴大的線上平台與下醫療保健服務發揮相輔相成的效益。

We attach great importance to technology and believe that modern healthcare providers must leverage technology to provide efficient medical services. As part of our continuous digitalisation of patient journey, we introduced a fully-digital clinic visit experience with the use of electronic medical card and eVoucher device. Being the first electronic medical vouchers system in Hong Kong's healthcare industry, our self-developed proprietary software eVoucher connects with digital insurers to provide O2O medical services, offering customers with contactless registration process and a comprehensive clinic visit experience. Our robust data management strategy contributed to the improvements of clinic operations efficiency and patient data management to satisfy patients' needs, ultimately enhancing our patient relationship management.

我們尤其重視科技,並深信現代醫療保健服務供應商必須善用科技,以提供高效的醫療服務。我們不斷推出數碼化就診服務,透過採用電子醫療卡及eVoucher裝置推出全重動工作的就診體驗。作為香港醫療保健業首面電子醫療單據系統,我們自行開發的專工主體等工作。 管服務,向客戶提供非觸式註冊程序及全面療服務,向客戶提供非觸式註冊程序及全面就診體驗。我們強大的資料管理策略有理服務滿足患者的需求,最終提升患者關係管理。

Person-centric care and patient empowerment are imperative for effective disease prevention and control. During the year, we actively promoted preventive health education by sharing trending medical knowledge on our website and social media platforms. We believe strengthening individual participation and patient empowerment in health promotion is of utmost importance in sustaining a long-lasting service structure and establishing a healthier community in the long run.

以人為本的服務及患者賦權為有效預防和控制疾病的首要條件。年內,我們透過在公司網站及社交媒體平台上分享切合時宜的醫療知識,積極推動預防勝於治療的健康教育。我們相信,就維持長遠服務架構以及打造健康社區而言,在健康推廣工作中加強大眾參與及患者賦權乃至關重要。

Mainland China

Headquartered in Shenzhen with clinical teams operating across offices in Beijing and Shanghai, our Mainland China business is our growth business, targeting ample opportunities driven by a huge demand for accessible, affordable and quality healthcare services across Mainland China.

中國內地

我們的中國內地業務總部設於深圳,臨床團隊在北京和上海設有辦事處,是我們持續增長的業務,目前中國內地對更可及、更可負擔及更優質醫療服務有龐大需求,此業務正瞄準當中潛藏的無限機遇。

Our strategic approach in Mainland China differentiates us from all our competitors. We go "upstream" to raise our own source of qualified family doctors and primary care professionals to comparable international standards. By engaging with medical professionals through education and hands-on practice, we are well-positioned to expand our medical footprint in Mainland China with a focus in the Greater Bay Area ("GBA"). We developed a revered General Practice Oriented Learning and Development ("GOLD^{TM"}) Training Programme, as well as innovative public-private-partnership ("PPP") UMP medical centres and product innovations with insurance companies, all of which enable the Group to capture the growing need for primary care professionals in Mainland China.

GOLDTM Training Programme provides multi-leveled, evidence-based practical training for General Practitioners ("GPs") in China. The excellence of the programme can be validated by the accreditation by the Royal College of General Practitioners, and was quickly recognised by Chinese local municipal governments. Following the launch of GOLDTM-EN Training Programme in October 2019 to further empower nurses engaged in primary care, the number of trainees rose from an original 11 GPs from Panyu district in the GBA in 2018, to now over 1,200 GPs and nurses across Mainland China.

The COVID-19 pandemic has presented a huge challenge for our Mainland China business, but also a huge opportunity for GOLDTM Training Programme. Our online training has been extremely popular. We have also developed our telemedicine platform in Mainland China, promoting a seamless integration for patients to visit GOLDTM-trained doctors online and offline at their convenience.

我們憑藉為中國內地特設的策略方針在云云根對手中別樹一幟。我們「溯源而上 講求根基」,矢志培育自身的合資格家庭醫生和基層醫療服務專才以達致可比較的國際標準。通過教育及實踐與醫療專業人員接觸,我們過過數方數。 一整裝待發以擴大在中國內地的醫療產業可已整裝待發以擴大在中國內地的醫療產業訂是整裝待發以擴大在中國內地的醫療產業訂是整裝待發以大灣區作為策略重心。我們制訓課程,仍可以大灣區作為策略,加上創新的發展,也對基層管所與不可以及與保險公司合作的產品創新,專業人員與日俱增的需求。

GOLD™金牌培訓課程為中國的全科醫生(「全科醫生」)提供多層次的循證實務培訓。該課程獲得英國皇家全科醫師學會認證,並迅速得到中國地方市政府的認可,可見其優秀之處。於2019年10月推出GOLD™-EN金牌護士培訓課程進一步為從事基層醫療的護士賦能後,受訓人員數目已從2018年最初的11名來自番禺區的全科醫生不斷增加,目前在中國內地已有超過1,200名全科醫生和護士。

新型冠狀病毒疫情對中國內地業務造成巨大挑戰,但也為GOLD™金牌培訓課程創造龐大機遇。我們的線上培訓一直極受歡迎。我們更在中國內地發展出本身的視頻問診平台,利便患者依願以線上或線下之無縫整合方式向GOLD™培訓醫生問診。

Beyond our one-of-a-kind training, we address the demand arising from Mainland China's recent healthcare reform with our continued collaboration with the local government. UMP-branded PPP clinics have been set up in over 150 government community healthcare centres across the GBA as an initiative to deploy a sustainable supply of trained GPs for our business expansion in Mainland China. Gaining wide recognition from regional governments, our extensive PPP clinic network has become one of the largest clinic networks in the GBA. We will deploy more GOLDTM-trained doctors and GOLDTM-EN-trained nurses to our existing and new PPP clinics or to our virtual care platform in the near future to enhance the standard and reach of medical services in the GBA.

To maximise the effectiveness of our GOLDTM training and ensure the quality of clinical recommendations made by our GOLDTM-trained doctors, we believe the future of primary care delivery lies in the power of data. Analyzing recorded consultations and its available data using artificial intelligence ("AI") are of paramount importance in the continuous enhancement of our service standard. In support of our AI initiatives, we are pleased to have successfully achieved funding from the Enterprise Support Scheme organised by Hong Kong Government's Innovation and Technology Commission, which aims to encourage private sector investment in in-house research and development. The funding will be used to develop an approx. HK\$12 million project leveraging AI and big data to produce quality services for the benefit of the wider public.

除了我們獨一無二的培訓課程,我們亦通過與地方政府的持續合作滿足中國內地近年推行醫療改革所產生的需求。大灣區內超過150個政府社區醫療保健中心內現已設有聯合醫務品牌的PPP診所,並由可持續的全科醫醫生機應作後盾,推動我們在中國內地的影所網路得到地區於一個人類。我們廣泛的PPP診所網路得到地區於所網路之一。在不久將來,我們將在現有及新設的PPP診所或虛擬醫療平台部署更多GOLD™金牌培訓課程及GOLD™-EN金牌護士培訓課程的受訓醫生及護士,以提高大灣區的醫療服務水平及擴大市場。

We are constantly in search of joining forces with medical expertise to fulfil the rising needs of the GBA. Along this vein, we established UMP Charity Foundation Limited ("UMP Charity Foundation") during the year with an aim to promote the enhancement of medical care in Mainland China by working with outside expertise to provide training and conducting clinical research to guide future health policies. As one of our early initiatives, UMP Charity Foundation established a strategic partnership with the Jockey Club School of Public Health and Primary Care of the Faculty of Medicine at The Chinese University of Hong Kong to promote the development of an evidence-based medical platform for primary care doctors and nurses. The platform will provide primary care professionals with hands-on resources and international standards on training and assessment leveraging our GOLDTM Training Programme, with an aim to enhance the quality of primary care clinical services in the GBA. We are excited to see the growth and transformation of many more family medicine professionals to create value for our society.

With our strong confidence in the development potential of the Mainland China market especially in the field of healthcare, our stable cash flow position enabled us to ramp up our expansion plan during the year to open a new headquarter in the central business district of Shenzhen with a total floor space of approximately 11,000 sq. ft. This enhances our training facilities facilitating GOLDTM and GOLDTM-EN training as well as capturing of potential of GBA-based business opportunities.

We believe the future of digital healthcare includes greater connectivity between general and specialist medical services. As the only Hong Kong-based healthcare platform with an Internet hospital license during the year, our Hainan UMP Internet Hospital entered into a strategic partnership with Aurora Tele-Oncology Limited, an oncology-specific teleconsultation platform, to bring high quality oncology medical services to Hainan Province and the rest of Mainland China, leveraging our virtual care telemedicine services and establishing a leading oncology medical services platform in Mainland China.

我們一直致力與醫療專家合作,滿足大灣區 不斷增長的需要。為此,我們在年內成立聯 合醫務慈善基金會有限公司(「聯合醫務慈 善基金會」),旨在通過與外部專家合作,提 供培訓和開展臨床研究以引領未來的衛生 政策,從而促進中國內地醫療服務的提升。 作為我們的早期舉措之一,聯合醫務慈善基 金會與香港中文大學賽馬會公共衞生及基層 醫療學院建立了策略夥伴關係,為基層醫療 服務醫生和護士建立平台,推廣實證醫學發 展。該平台將利用我們的GOLD™金牌培訓課 程,為基層醫療服務專業人員提供實踐資源 和國際標準的培訓和評估,以提高大灣區的 基層醫療的臨床服務品質。我們欣見更多的 家庭醫學專業人士的成長和轉變,為社會創 造價值。

我們對中國內地市場的發展潛力,特別是在醫療保健領域的發展潛力充滿信心,因此我們善用自身穩健的現金流狀況在年內加快擴張計劃,在深圳中央商務區開設總建築面積達約11,000平方呎的新總部。此增強我們的培訓設施,有助推行GOLD™金牌培訓課程及GOLD™-EN金牌護士培訓課程的培訓工作,捕捉大灣區的潛在商機。

我們相信,數碼醫療的未來涵蓋全科和專科 醫療服務之間的更大連接。作為唯一獲頒 發互聯網醫院牌照的香港醫療保健平台,年 內,我們的海南聯合醫務互聯網醫院與腫瘤 專科遠程應診平台一覓光遠程醫療有限公司 達成策略合作,利用我們的虛擬醫療遠程醫 療服務,為海南省和中國內地其他地區帶來 優質的腫瘤科醫療服務,並在中國內地建立 一個領先的腫瘤科醫療服務平台。

During the year we continued to explore strategic partnerships based on shared vision and values. We partnered with Towngas China Company Limited to join hands with its extended services brand Towngas Lifestyle to provide comprehensive health management services for residents in Panyu District, Guangzhou City. We also partnered with Shenzhen Qianhai Shekou Free Trade Zone Hospital to push forward cross-border integration of quality medical resources through the introduction of our GOLD™ Training Programme and PPP clinics in the district, enabling GBA residents to enjoy innovative healthcare services in line with international standards. Other strategic partnerships fostered in Mainland China during the year included the collaboration with a reputable insurance company to launch the first online outpatient and inpatient insurance product featuring our real-time virtual care telemedicine services carried out by certified GPs from our GOLDTM Training Programme.

APPRECIATION

On behalf of the Board, I would like to extend my heartfelt gratitude to our shareholders, clients and business partners for their unwavering trust and steadfast support over the years. Sincere gratitude also goes to our dedicated staff and management team for their professional contributions and efforts to safeguard public health under the challenging business environment.

Leveraging our solid business foundation, we will continue to carry out our responsibility to contribute to the healthcare industry, while steadily enhancing the quality and scope of our service offerings to create sustainable value for our shareholders as we pursue our vision: giving everyone access to trusted and affordable care, so that everyone can freely pursue their dreams without worrying about their health.

致謝

本人謹代表董事會向股東、客戶和業務夥伴 致以衷心謝意,感謝他們多年以來的堅定信 任及鼎力支持,同時亦向竭誠盡責的員工及 管理團隊致以最誠摯的謝意,感謝他們在充 滿挑戰的經營環境中為保障公眾健康作出的 專業貢獻及不懈努力。

借助我們堅實的業務基礎,我們將繼續履行責任,為醫療保健行業作出貢獻。同時穩步提高服務質素和範圍,為股東創造可持續價值,致力實現「讓所有人獲得可信任及可負擔的服務,從而在不用擔心健康的考慮下,追求自己的夢想」的願景。

SUN Yiu Kwong

Chairman and Chief Executive Officer

主席兼行政總裁

孫耀江

OUR BUSINESS

UMP's business scope consists of the following business lines:

1. Hong Kong & Macau Corporate Healthcare Solution Services

UMP provides corporate healthcare solutions through the design and administration of tailored healthcare benefits plans for its Contract Customers. The extension of Third Party Administration service to our insurance company clients since last year enriched UMP's corporate healthcare solutions scope. UMP aims to provide convenient, reliable, coordinated, comprehensive and affordable healthcare services through the well-established and multi-specialties UMP Network. As at 30 June 2021, the UMP Network comprises more than 1,100 points of services located across Hong Kong and Macau.

The Group's Contract Customers comprise (i) insurance companies, which enter into contracts with the Group for healthcare services for their policyholders or employees of their policyholders and (ii) corporations, which enter into contracts with the Group for healthcare services for their employees and/or their dependants. When designing healthcare benefits plans, the Group collaborates closely with the Contract Customers and designs and refines corporate healthcare benefits plans, with each plan tailored to each customer's needs based on factors such as industry or occupational health-related concerns, scope of healthcare benefits desired, employee demographic as well as their budget.

2. Hong Kong & Macau Clinical Healthcare Services

UMP provides Medical, Dental, medical imaging and laboratory services, and Auxiliary Services to Self-paid Patients. For medical services, UMP provides (i) general practice services, which serves as the first point of contact for the patients and (ii) specialist services covering more than 18 different specialties. For Dental Services, UMP provides both primary dental care and secondary dental care such as dental implants. For Auxiliary Services, UMP provides services such as physiotherapy and vision care.

我們的業務

聯合醫務的業務範疇包括以下業務線:

1. 香港及澳門企業醫療保健解決方案 服務

聯合醫務通過設計及管理針對其合約客戶度身定製的醫療保健福利計劃,提供企業醫療保健解決方案。本集團自去年以來將第三方管理服務拓展至我們保險公司客戶,擴大聯合醫務的企業醫療保健解決方案範圍。聯合醫務旨在通過完善及多個不同專科的UMP網絡,提供便捷、可靠、協調、全面及實惠的醫療保健服務。於2021年6月30日,UMP網絡包括超過1,100個位於香港及澳門的服務點。

2. 香港及澳門臨床醫療保健服務

聯合醫務向自費患者提供醫療、牙科、 醫學影像及化驗服務以及輔助服務。醫 療服務方面,聯合醫務提供(i)全科醫療 服務,為患者的首個接觸點;及(ii)專科 服務,覆蓋超過18個不同專科。牙科服 務方面,聯合醫務提供基本牙科護理及 第二層牙科護理(例如植牙)。輔助服務 方面,聯合醫務提供物理治療以及眼科 護理等服務。

3. Mainland China Healthcare Business

Our Mainland China Healthcare Business currently consists of (i) health check-up business, (ii) corporate healthcare solutions business (online merged to offline), (iii) within the clinics we own and operate, revenue from selected outpatient services such as family medicine and paediatric services and (iv) provision of professional training to doctors and nurses under our GOLD™ training programme. Our current focus is on the development of our online merged to offline corporate healthcare solution business in the Greater Bay Area where we have made significant operating milestones in the past year in building our core infrastructure, which is starting to reach a critical mass. Number of GOLDTM doctors now exceeds 1,250 while the number of contracted PPP clinics has exceeded 150. However, as the past year has been one of developments, the revenue and operating result for this business segment is primarily contributed by our health check-up business. Our health check-up business in Mainland China has been severely impacted over the past period by the travel restriction measures arising from COVID-19. As measures have somewhat eased, we saw a recovery in the second half of the year and this has continued.

BUSINESS LINES ANALYSIS

Hong Kong & Macau Corporate Healthcare Solution Services

Revenue for this business line has marginally decreased by 4.3% from HK\$242.7 million to HK\$232.4 million (before inter-segment elimination) and our operating profit (operating profit before tax and before non-recurring items) has decreased by 26.1% from HK\$52.0 million to HK\$38.4 million. COVID-19 has severely impacted corporate clients particularly those relying on travel hospitality and retail, hence putting pressure on covered members and margins.

3. 中國內地醫療保健業務

我們的中國內地醫療保健業務目前包 括(i)體檢業務;(ii)企業醫療保健解決方 案業務(線上合併至線下);(iii)在我們 擁有及經營的診所內提供選定門診服 務(如家庭醫學和兒科服務)的收入; 及(iv)根據我們的GOLD™金牌培訓課程 向醫生及護士提供專業培訓。我們目前 的重點是在大灣區發展從線上合併至線 下的企業醫療解決方案業務,在過去一 年,我們在大灣區建立核心基礎設施方 面達成重大的營運里程碑,開始達到群 聚效應。GOLD™金牌培訓課程的受訓 醫生數目現已超過1,250人而合約PPP 診所數目超過150間。然而,由於過去 一年仍處於發展階段,該業務分部的收 入及經營業績主要由我們的體檢業務貢 獻。在過去的一段時間,我們在中國內 地的體檢業務受到應對新型冠狀病疫情 的出入境限制措施所嚴重影響。由於相 關措施已有所放寬,我們在本年度下半 年看到市場復甦而復甦勢頭仍然持續。

業務線分析

香港及澳門企業醫療保健解決方案服務

來自此業務線的收入由242.7百萬港元略減4.3%至232.4百萬港元(分部間抵銷前),而我們的經營利潤(除稅前及除非經常性項目前經營利潤)由52.0百萬港元減少26.1%至38.4百萬港元。新型冠狀病毒對企業客戶(尤其是倚賴旅遊、酒店和零售業者)造成嚴重影響,受計劃保障的成員人數及利潤率因而受壓。

Hong Kong & Macau Clinical Healthcare Services

Revenue for this business line has increased by 21.9% from HK\$368.7 million to HK\$449.3 million (before inter-segment elimination) and our operating profit (operating profit before tax and before non-recurring items) has increased by 130.4% from HK\$36.3 million to HK\$83.7 million. This is mainly attributable to strong growth in our imaging and specialist lines of business and health assessments performed which enjoy relatively higher margin, and which is point of focus and growth for the Group. During FY2022, our specialist line of business will expand with a new flagship medical centre in Central, Hong Kong with a total gross floor area of approximately 11,000 sq.ft. while our imaging business acquisition in FY2021 will contribute a full year of financial performance.

Mainland China Healthcare Business

Revenue for this business line has increased by 12.8% from HK\$38.4 million to HK\$43.3 million (before inter-segment elimination) primarily due to the increase in the number of patient visits and health check-ups, while our operating loss (operating loss before tax and before non-recurring items) has increased 45.1% from HK\$33.5 million to HK\$48.6 million. We continue to invest in people and technology for the rapid development of our GOLDTM medical professional training business in Mainland China and mainly the GBA. Mainland China presents significant growth opportunities and is a point of focus for us as we continue to innovate and develop new business lines including our online merged to offline corporate healthcare solutions.

香港及澳門臨床醫療保健服務

來自此業務線的收入由368.7百萬港元增加21.9%至449.3百萬港元(分部間抵銷前),而我們的經營利潤(除稅前及除非經常性項目前經營利潤)由36.3百萬港元增加130.4%至83.7百萬港元,乃主要由於我們的醫學影像及專科業務線以及健康評估的強勁增長而有關業務的利潤率較高,其為本集團的發展焦點及增長領域。於2022財政年度,於香港中環總建築面積達約11,000平方呎的新旗艦醫務中心將拓展我們的專科業務線,而我們於2021財政年度收購的醫學影像業務將帶來一整年的財務表現貢獻。

中國內地醫療保健業務

來自此業務線的收入由38.4百萬港元增加12.8%至43.3百萬港元(分部間抵銷前),乃主要由於就診人次及提供的體檢次數增加,而我們的經營虧損(除税前及除非經常性項目前經營虧損)由33.5百萬港元增加45.1%至48.6百萬港元。我們繼續在中國內地(主力是在大灣區)投資於人才及科技以配合GOLD™金牌醫療專業培訓業務的迅速發展。中國內地蘊藏可觀的增長機遇,也是我們繼續創新和發展新業務線的重點所在,包括我們的線上合併至線下的企業醫療保健解決方案。

The following table sets out the revenue and operating profit for our business lines for FY2021 and FY2020 for comparison:

下表載列我們於2021財政年度及2020財政年 度的業務線收入及經營利潤以供比較:

Revenue by business lines

按業務線劃分的收入

		Year ended 30 June 截至6月30日止年度		
		2021	2020	Increase/
		2021年	2020年	(decrease)
		HK\$'000	HK\$'000	增加/
		千港元	千港元	(減少)
Hong Kong & Macau Corporate	香港及澳門企業醫療			
Healthcare Solution Services	保健解決方案服務	232,387	242,740	(4.3)%
Hong Kong & Macau Clinical	香港及澳門臨床			
Healthcare Services	醫療保健服務	449,326	368,710	21.9%
Mainland China Healthcare	中國內地醫療保健業務			
Business		43,293	38,381	12.8%
Total before elimination of	業務線間銷售			
inter-business lines sales	抵銷前合計	725,006	649,831	11.6%
Reconciliation:	調節:			
Elimination of inter-business	業務線間銷售抵銷			
lines sales		(102,241)	(92,347)	
TOTAL	合計	622,765	557,484	11.7%

Operating profit by business lines

按業務線劃分的經營利潤

		Year ended 30 June		
		截至6月30日止年度		
		2021	2020 2020年 HK\$′000	Increase/ (decrease) 增加/
		2021年		
		HK\$'000		
		千港元	千港元	(減少)
Hong Kong & Macau Corporate	香港及澳門企業醫療			
Healthcare Solution Services	保健解決方案服務	38,441	52,005	(26.1)%
Operating profit margin	經營利潤率	16.5%	21.4%	
Hong Kong & Macau Clinical	香港及澳門臨床醫療			
Healthcare Services	保健服務	83,727	36,337	130.4%
Operating profit margin	經營利潤率	18.6%	9.9%	
Mainland China Healthcare	中國內地醫療保健業務			
Business		(48,602)	(33,487)	45.1%
Operating profit margin	經營利潤率	(112.3%)	(87.2%)	
Total operating profit by business	按業務線劃分的總經營利潤			
lines		73,566	54,855	
Reconciliation:	調節:			
Other income and gains	其他收入及收益	10,335	25,634	
Share of profits/(losses) of:	分佔利潤/(虧損):			
A joint venture	一間合資公司	(1,255)	(167)	
Associates	聯營公司	1,333	1,677	
Corporate and other unallocated	公司及其他未分配開支			
expenses		(32,659)	(8,593)	
Profit before tax	除税前利潤	51,320	73,406	

⁽¹⁾ Business lines revenue presented above are before intersegment sales elimination.

⁽²⁾ Operating profit by business lines represent operating profit before tax for each business line and excluding non-recurring items.

⁽¹⁾ 上表所呈列業務線收入為進行分部間銷售抵銷前。

⁽²⁾ 按業務線劃分的經營利潤為各業務線的除稅前 經營利潤,不包括非經常性項目。

FINANCIAL REVIEW

FY2021 compared to FY2020

Revenue

During FY2021, we primarily generated revenue from (i) the provision of corporate healthcare solutions to Contract Customers in Hong Kong and Macau, (ii) the provision of clinical healthcare services to Self-paid Patients in Hong Kong and Macau and (iii) the provision of healthcare services in Mainland China.

Total consolidated revenue increased by 11.7% from HK\$557.5 million in FY2020 to HK\$622.8 million in FY2021, primarily due to strong growth in our imaging and specialist lines of business and health assessments performed, which enjoy relatively higher margin.

Provision of corporate healthcare solution services to Contract Customers in Hong Kong and Macau

Revenue from the provision of corporate healthcare solution services to Contract Customers in Hong Kong and Macau decreased by 4.3% from HK\$241.4 million in FY2020 to HK\$231.1 million in FY2021.

Our corporate healthcare solutions services revenue model falls under two main categories, those subject to capitation plans, and those charged on a fee-for-service basis. Total registered members under capitation schemes decreased by approximately 4.5% during FY2021 reflecting a cut-back in insured members and employees, an underlying impact of COVID-19 as certain sectors such as travel, hospitality and retail being hit hard.

With this backdrop, patient visit count was also down 23.4% while average spend per visit had conversely increased.

Provision of clinical healthcare services in Hong Kong and Macau

Revenue from the provision of clinical healthcare services in Hong Kong and Macau increased by 25.5% from HK\$277.7 million in FY2020 to HK\$348.3 million in FY2021.

This revenue growth in our clinical healthcare services was mainly attributable to strong growth in our imaging and specialist lines of business and health assessments performed which enjoy relatively higher margin.

財務回顧

2021財政年度與2020財政年度比較

收入

於2021財政年度,我們的收入主要來自(i)於香港及澳門向合約客戶提供企業醫療保健解決方案:(ii)於香港及澳門向自費患者提供臨床醫療保健服務及(iii)於中國內地提供醫療保健服務。

總綜合收入由2020財政年度的557.5百萬港 元增加11.7%至2021財政年度的622.8百萬港 元,乃主要由於我們的醫學影像及專科業務 線以及健康評估的強勁增長而有關業務的利 潤率較高。

於香港及澳門向合約客戶提供企業醫療保健 解決方案服務

來自於香港及澳門向合約客戶提供企業醫療保健解決方案服務的收入由2020財政年度的241.4百萬港元減少4.3%至2021財政年度的231.1百萬港元。

我們的企業醫療保健解決方案服務的收入模式主要分為兩類,一類是按人數承包計劃,另一類是按服務收費。在2021財政年度,按人數承包計劃下的登記成員總數減少約4.5%,反映了受保成員和僱員的減少,以及旅遊、酒店和零售業等行業受到新型冠狀病疫情嚴重衝擊的影響。

面對此經營環境,患者就診人次亦下降 23.4%,而平均診費卻有所增加。

於香港及澳門提供臨床醫療保健服務

於香港及澳門提供臨床醫療保健服務的收入由2020財政年度的277.7百萬港元增加25.5%至2021財政年度的348.3百萬港元。

我們的臨床醫療保健服務的收入增長主要是 由於我們的醫學影像及專科業務線以及健康 評估的強勁增長而有關業務的利潤率較高。

Mainland China Healthcare Business

Revenue contribution from Mainland China Healthcare Business increased by 12.8% from HK\$38.4 million in FY2020 to HK\$43.3 million in FY2021, primarily due to an increase in the patient visit. Our current focus is on the development of our online merged to offline corporate healthcare solution business in the Greater Bay Area where we have made significant operating milestones in the past year in building our core infrastructure, which is starting to reach a critical mass. Number of Gold doctor now exceeds 1,250 while the number of contracted PPP clinics has exceeded 150. However, as the past year has been one of development, the revenue and operating result for this business segment is primarily contributed by our health check-up business.

Our health check-up business in Mainland China has been severely impacted over the past period by the travel restriction measures arising from COVID-19. As measures have somewhat eased, we saw a recovery in the second half of the year and this has continued.

Professional Services Expenses

Professional services expenses primarily comprise fees paid to Doctors, Dentists and Auxiliary Services Providers for Medical Services, Dental Services, medical imaging and laboratory services and Auxiliary Services rendered within the UMP Network, as well as fees paid to third party laboratories and medical imaging centres for services rendered to the Group.

Professional services expenses increased by 2.2% from HK\$216.7 million for FY2020 to HK\$221.3 million for FY2021, in line with the nature of the services provided and turnover growth during the year.

中國內地醫療保健業務

來自中國內地醫療保健業務的收入貢獻由2020財政年度的38.4百萬港元增加12.8%至2021財政年度的43.3百萬港元,乃主要由於患者就診次數增加。我們目前的重點是在大灣區發展從線上合併至線下的企業醫療解決方案業務,在過去一年,我們在大灣區建中,核心基礎設施方面達成重大的營運里程碑,開始達到群聚效應。GOLD™金牌培訓課程的受訓醫生數目現已超過1,250人而合約PPP診所數目超過150間。然而,由於過去一年仍處於發展階段,該業務分部的收入及經營業績主要由我們的體檢業務貢獻。

在過去的一段時間,我們在中國內地的體檢業務受到應對新型冠狀病疫情的出入境限制措施所嚴重影響。由於相關措施已有所放寬,我們在本年度下半年看到市場復甦而復甦勁頭仍然持續。

專業服務費用

專業服務費用主要包括就醫生、牙醫及輔助服務提供者於UMP網絡內提供的醫療服務、牙科服務、醫學影像及化驗服務以及輔助服務而向其支付的費用,以及就第三方化驗及醫學影像中心向本集團提供的服務而向其支付的費用。

專業服務費用由2020財政年度的216.7百萬港 元增加2.2%至2021財政年度的221.3百萬港 元,與本年度內所提供服務的性質及營業額 增長相符。

Employee Benefit Expense

Employee benefit expense primarily comprise salaries and related costs, equity-settled share-based payment expense, as well as pension scheme contributions for nurses and administrative personnel, and also include those of the Directors and key management personnel.

Employee benefit expense increased by 5.2% from HK\$140.9 million for FY2020 to HK\$148.3 million for FY2021. The increase in employee benefit expense reflects the Group's talent strategy as we continue to increase the talent pool in preparation for the next phase of our development strategy. While the employee benefit expense is not a direct variable cost, its increase is in line with business growth.

Property Rental and Related Expenses

Property rental and related expenses decreased by 12.5% from HK\$12.3 million for FY2020 to HK\$10.8 million for FY2021, primarily due to certain rent concessions granted by landlords as a direct result of the economic conditions caused by the pandemic.

Other Expenses, Net

Other expenses, net primarily comprise provision for and reversals of impairment of goodwill, prepayments, other receivables and other assets, warrant expenses and general overhead expenses such as utilities, operating and other administrative expenses such as professional fees, repair and maintenance expenses incurred with respect to the Group's offices and medical equipment, printing expenses and bank charges.

Other expenses, net, increased by 205.2% from approximately HK\$28.4 million for FY2020 to HK\$86.6 million for FY2021, primarily due to the following expenses in the current year (i) impairment of goodwill of HK\$20.0 million, (ii) impairment of prepayments, other receivables and other assets of HK\$4.1 million, (iii) non-recurring project cost of HK\$6.3 million, and other expenditure due to business expansion, while there was a reversal of equity-settled share-based payment expense of HK\$15.2 million in FY2020.

僱員福利開支

僱員福利開支主要包括護士及行政人員以及 董事及主要管理人員的薪金及相關成本、以 權益結算的股份支付開支以及退休金計劃供 款。

僱員福利開支由2020財政年度的140.9百萬港 元增加5.2%至2021財政年度的148.3百萬港 元。僱員福利開支增加反映本集團的人才策 略,因為我們繼續壯大人才庫,為下一階段 的發展策略作好準備。雖然僱員福利開支並 非直接的可變成本,但其增長與業務增長一 致。

物業租金及相關開支

物業租金及相關開支由2020財政年度的12.3 百萬港元減少12.5%至2021財政年度的10.8 百萬港元,主要由於直接因疫情造成的經濟 狀況而令業主給予若干租金減免。

其他開支淨額

其他開支淨額主要包括有關商譽以及預付款項、其他應收款項及其他資產之減值撥備及撥回、認股權證開支以及日常開銷,例如水電、經營及其他行政開支(例如專業費用、與本集團辦公室及醫療設備相關的維修及保養開支、印刷費及銀行收費)。

其他開支淨額由2020財政年度的約28.4百萬港元增加205.2%至2021財政年度的86.6百萬港元,主要由於本年度內的以下開支:(i)商譽減值20.0百萬港元:(ii)預付款項、其他應收款項及其他資產之減值4.1百萬港元:(iii)非經常項目成本6.3百萬港元及業務擴張之其他開支,而於2020財政年度內則錄得以權益結算的股份支付開支之撥回15.2百萬港元。

Summary of operational data for FY2021 with comparative figures for FY2020:

2021財政年度的經營數據與2020財政年度的 比較數據概要:

Revenue by operating segment

按經營分部劃分的收入

		Year ended 30 June 截至6月30日止年度		
		2021	2020	Increase/
		2021年	2020年	(decrease)
		HK\$'000	HK\$'000	增加/
		千港元	千港元	(減少)
Provision of corporate healthcare	提供企業醫療保健			
solution services	解決方案服務	237,507	245,556	(3.3)%
Medical	醫療	215,821	221,079	(2.4)%
Dental	牙科	21,686	24,477	(11.4)%
Provision of clinical healthcare	提供臨床醫療保健服務			
services		385,258	311,928	23.5%
Medical	醫療	329,831	260,310	26.7%
Dental	牙科	55,427	51,618	7.4%
TOTAL	合計	622,765	557,484	11.7%

		Year ended 30 June 截至6月30日止年度		Increase/ (decrease)
		2021	2020	增加/
		2021年	2020年	(減少)
Provision of corporate healthcare	提供企業醫療保健			
solution services	解決方案服務	848,024	1,106,304	(23.4)%
Medical	醫療	820,648	1,082,228	(24.2)%
Dental	牙科	27,376	24,076	13.7%
Provision of clinical healthcare	提供臨床醫療保健服務			
services		276,641	242,769	14.0%
Medical	醫療	247,201	211,786	16.7%
Dental	牙科	29,440	30,983	(5.0)%
TOTAL	合計	1,124,665	1,349,073	(16.6)%

KEY FINANCIAL POSITION ITEMS

Right-of-use assets

Right-of-use assets are measured at cost, less any accumulated depreciation and any impairment losses, and adjusted for any remeasurement of lease liabilities. The cost of right-of-use assets includes the amount of lease liabilities recognised, initial direct costs incurred, and lease payments made at or before the commencement date less any lease incentives received. The recognised right-of-use assets are depreciated on a straight-line basis over the shorter of the estimated useful life and the lease term.

As at 30 June 2021, the Group's right-of-use assets amounted to HK\$73.7 million (30 June 2020: HK\$82.2 million).

Goodwill

Goodwill primarily represents the excess of the aggregate of the consideration over the fair value of the identifiable assets acquired and liabilities assumed. After initial recognition, goodwill is measured at cost less any accumulated impairment losses.

As at 30 June 2021 the Group's goodwill amounted to HK\$164.8 million (30 June 2020: HK\$171.3 million). The net decrease in goodwill is primarily due to (i) impairment of goodwill of HK\$20.0 million during the year; (ii) additional goodwill of HK\$18.8 million in relation to the acquisition of 75% interest in Flash Mover Limited ("Flash Mover") during the year; and (iii) reclassification of HK\$5.2 million to assets of disposal groups classified as held for sale.

Investments at fair value through other comprehensive income, financial assets at fair value through profit or loss and financial assets at amortised cost

Investments at fair value through other comprehensive income, financial assets at fair value through profit or loss and financial assets at amortised cost primarily represent unlisted equity investments at fair value, listed equity and debt investments at fair value and investment funds. Certain equity investments are designated at fair value through other comprehensive income as the Group considers these investments to be strategic in nature.

主要財務狀況項目 使用權資產

使用權資產按成本減去任何累計折舊和任何減值虧損後的金額計量,並就租賃負債的任何重新計量進行調整。使用權資產的成本包括已確認的租賃負債金額、已產生的初始直接成本以及在開始日期或之前已作出的租賃付款減已收到的任何租賃優惠。已確認的使用權資產以直線法按估計可使用年期和租期之較短者計提折舊。

於2021年6月30日,本集團的使用權資產為 73.7百萬港元(2020年6月30日:82.2百萬港 元)。

商譽

商譽主要指總代價超出所收購可識別資產及 所承擔負債公允價值的部分。初始確認後, 商譽按照成本減任何累計減值虧損計量。

於2021年6月30日,本集團的商譽為164.8百萬港元(2020年6月30日:171.3百萬港元)。商譽淨減少主要是由於(i)年內錄得商譽減值為20.0百萬港元:(ii)年內就收購東藝有限公司(「東藝」)之75%權益錄得額外商譽18.8百萬港元;及(iii)重新分類5.2百萬港元至分類為持作出售之出售組別資產。

按公允價值計入其他全面收入的投資、 按公允價值計入損益的金融資產及按攤 銷成本計量的金融資產

按公允價值計入其他全面收入的投資、按公允價值計入損益的金融資產及按攤銷成本計量的金融資產主要代表按公允價值計量的上市股本投資、按公允價值計量的上市股本及債務投資及投資基金。若干股本投資已指定為按公允價值計入其他全面收入,原因為本集團認為有關投資屬策略性質。

As at 30 June 2021, the Group's investments at fair value through other comprehensive income, financial assets at fair value through profit or loss and financial assets at amortised cost amounted to HK\$23.6million, HK\$27.1 million and HK\$33.1 million (30 June 2020: HK\$23.2 million, HK\$1.7 million and HK\$55.9 million), respectively. The increase is primarily due to changes in fair value and acquisition of investment funds.

於2021年6月30日,本集團的按公允價值計入其他全面收入的投資、按公允價值計入損益的金融資產及按攤銷成本計量的金融資產分別為23.6百萬港元、27.1百萬港元及33.1百萬港元(2020年6月30日:23.2百萬港元、1.7百萬港元及55.9百萬港元)。該增加主要關於公允價值變動及購入投資基金。

LIQUIDITY AND FINANCIAL RESOURCES

The Group has historically funded its operations primarily by cash generated from operating activities. Upon the listing of the shares of the Company on the Stock Exchange, the Group intended to satisfy its liquidity requirements using a combination of cash generated from operating activities, net proceeds from the Global Offering and the net considerations received from the series of transactions. As of 30 June 2021, the Group had cash and cash equivalents of HK\$294.0 million.

As of the date of this report, the Group did not have any bank borrowings or outstanding bank loans and did not enter into any bank loan facilities.

GEARING RATIO

As at 30 June 2021, the Group had no net debt. The Group's gearing ratio was not applicable as at 30 June 2021.

CAPITAL STRUCTURE

Issue of unlisted warrants

The Company entered into a subscription agreement with Zheng He and LAW Siu Wah, Eddie, the ultimate beneficial owner and ultimate controller of Zheng He on 24 October 2018.

Details regarding the issue of unlisted warrants were already set out in the Company's announcements dated 27 July 2018, 30 August 2018, and 6 December 2018, and in the Company's circular dated 29 October 2018. On 6 December 2018, the Company issued an aggregate of 110,411,000 Warrants to three (3) Zheng He Parties as nominated by Zheng He, entitling them to subscribe for up to an aggregate of 110,411,000 Warrant Shares at HK\$2.06 per Warrant Share in accordance with the terms and conditions of the Warrant Instrument. During FY2019, 36,803,667 Warrants were vested and the remaining 73,607,333 unvested and unexercised Warrants lapsed on 14 November 2019.

流動資金及財務資源

本集團過往主要透過經營活動所得現金支持 其業務營運。本公司股份於聯交所上市後, 本集團擬動用經營活動所得現金、全球發售 所得款項淨額及一連串交易已收代價淨額來 滿足其流動資金需求。於2021年6月30日, 本集團的現金及現金等價物為294.0百萬港 元。

截至本報告日期,本集團並無任何銀行借款 或未償還銀行貸款,亦無訂立任何銀行貸款 融資。

資本負債比率

於2021年6月30日,本集團並無淨債務。於 2021年6月30日,本集團的資本負債比率並 不適用。

資本結構

發行非上市認股權證

於2018年10月24日,本公司與鄭和及羅肇華 (鄭和的最終實益擁有人及最終控制人)訂立 認購協議。

有關發行非上市認股權證的詳情載於日期為2018年7月27日、2018年8月30日及2018年12月6日的本公司公告,以及日期為2018年10月29日的本公司通函。於2018年12月6日,本公司已向鄭和提名的三(3)名鄭和一方發行合共110,411,000份認股權證文據的條款及條件,按每股認股權證股份2.06港元認購最多合共110,411,000股認股權證股份。於2019財政年度,36,803,667份認股權證已歸屬,而其餘73,607,333份認股權證為未歸屬及未行使,並已於2019年11月14日失效。

During FY2019, the subscription price of 36,803,667 Warrants were adjusted due to the distribution of the interim dividend of HK0.65 cent per Share for the six months ended 31 December 2018 resulted in the adjustment of the initial subscription price ("Initial Subscription Price") of the issued unlisted warrants of the Company from HK\$2.06 to HK\$2.0521 (the "First Adjusted ISP") in accordance with the Warrant Instrument.

In January 2020, the distribution of the final dividend of HK2.55 cents per Share for year ended 30 June 2019 by the Company resulted in the adjustment of the Initial Subscription Price from the First Adjusted ISP of HK\$2.0521 to HK\$2.0136 ("Second Adjusted ISP") in accordance with the Warrant Instrument.

In April 2020, the subscription price of 36,803,667 Warrants were further adjusted due to the distribution of the interim dividend of HK0.65 cent per Share for the six months ended 31 December 2019 resulted in the adjustment of the Initial Subscription Price from the Second Adjusted ISP of HK\$2.0136 to HK\$2.0042 (the "Third Adjusted ISP") in accordance with the Warrant Instrument.

In January 2021, the distribution of the final dividend of HK2.65 cents per Share for year ended 30 June 2020 by the Company resulted in the adjustment of the Initial Subscription Price from the Third Adjusted ISP of HK\$2.0042 to HK\$1.9609 (the "Fourth Adjusted ISP") in accordance with the Warrant Instrument.

In April 2021, the distribution of the interim dividend of HK1 cent per Share for year ended 30 June 2021 by the Company resulted in the adjustment of the Initial Subscription Price from the Fourth Adjusted ISP of HK\$1.9609 to HK\$1.9382 in accordance with the Warrant Instrument.

There has been no change in the capital structure of the Company during the year ended 30 June 2021. The capital of the Company comprises ordinary shares and other reserves.

於2019財政年度,36,803,667份認股權證的認購價已因為分派截至2018年12月31日止六個月每股股份0.65港仙的中期股息而調整,令本公司已發行非上市認股權證的初始認購價(「初始認購價」)根據認股權證文據由2.06港元調整至2.0521港元(「首次調整後的初始認購價」)。

於2020年1月,本公司派發截至2019年6月30 日止年度的末期股息每股股份2.55港仙,令 初始認購價根據認股權證文據由首次調整後 的初始認購價2.0521港元調整至2.0136港元 (「第二次調整後的初始認購價」)。

於2020年4月,36,803,667份認股權證股的認購價已因為分派截至2019年12月31日止六個月每股股份0.65港仙的中期股息而進一步調整,令初始認購價根據認股權證文據由第二次調整後的初始認購價2.0136港元調整至2.0042港元(「第三次調整後的初始認購價」)。

於2021年1月,本公司派發截至2020年6月30日止年度的末期股息每股股份2.65港仙,令初始認購價根據認股權證文據由第三次調整後的初始認購價2.0042港元調整至1.9609港元(「第四次調整後的初始認購價」)。

於2021年4月,本公司派發截至2021年6月30 日止年度的中期股息每股股份1港仙,令初始 認購價根據認股權證文據由第四次調整後的 初始認購價1.9609港元調整至1.9382港元。

截至2021年6月30日止年度,本公司的資本 結構並無變動。本公司的資本包括普通股及 其他儲備。

MATERIAL ACQUISITIONS OR DISPOSAL OF SUBSIDIARIES

On 31 March 2021, the Group acquired 75% equity interest in Flash Mover from several independent third parties in a consideration of HK\$15.1 million. Flash Mover is engaged in the provision of magnetic resonance imaging, scanning and laboratory services in Hong Kong. Upon the completion of the acquisition, Flash Mover became an indirect wholly-owned subsidiary of the Company.

Save as aforesaid, there was no material acquisitions or disposal of subsidiaries undertaken by the Group during FY2021.

FUTURE PLANS FOR MATERIAL INVESTMENTS OR CAPITAL ASSETS

Save as disclosed in this report, the Group did not have any specific future plan for material investments or capital assets as of 30 June 2021.

CAPITAL EXPENDITURE

The capital expenditure during the year was primarily related to deposits paid for and expenditures on additions of property, plant and equipment for the Group's Medical, Dental and Auxiliary Services centres. For FY2021, the Group incurred capital expenditure in an aggregate amount of approximately HK\$32.3 million (FY2020: HK\$26.8 million).

INDEBTEDNESS

Contingent Liabilities

As at 30 June 2021, the Group did not have any material contingent liabilities.

Capital Commitment

As at 30 June 2021, the Group has material capital commitments of approximately HK\$2.4 million in relation to the acquisition of property, plant and equipment.

重大收購或出售附屬公司

於2021年3月31日,本集團以15.1百萬港元的代價向數名獨立第三方收購東藝之75%股權。東藝在香港從事提供磁力共振成像、掃描及化驗服務。於收購事項完成後,東藝已成為本公司的間接全資附屬公司。

除上述情況外,本集團於2021財政年度並無 重大收購或出售附屬公司。

重大投資或資本資產的未來計劃

除本報告所披露者外,本集團於2021年6月 30日並無任何重大投資或資本資產的具體未 來計劃。

資本開支

年內資本開支主要涉及為本集團的醫療、牙科及輔助服務中心添置物業、廠房及設備所支付的保證金及開支。於2021財政年度,本集團產生資本開支合共約32.3百萬港元(2020財政年度:26.8百萬港元)。

債務

或有負債

於2021年6月30日,本集團並無任何重大或 有負債。

資本承擔

於2021年6月30日,本集團有關於購置物業、廠房及設備的重大資本承擔約2.4百萬港元。

RISK MANAGEMENT Foreign Currency Risk

During the reporting period, the Group undertook certain transactions in foreign currencies, which exposed the Group to foreign currency risk, primarily relating to the Renminbi against Hong Kong dollars.

The Group did not use any derivative contracts to hedge against its exposure to currency risk. The management manages the currency risk by closely monitoring the movement of the foreign currency rates and will consider hedging against significant foreign exchange exposure when the need arises.

Credit Risk

The credit risk of the Group's financial assets arises from default of the counterparty, with a maximum exposure equal to the carrying amounts of these instruments.

The Group trades only with recognised and creditworthy third parties. It is the Group's policy that all customers who wish to trade on credit terms are subject to credit verification procedures. In addition, receivable balances are monitored on an ongoing basis and concentrations of credit risk are managed by customer/counterparty.

PLEDGE OF ASSETS

As at 30 June 2021, the Group has pledged certain deposits with an aggregate carrying amount of HK\$1.9 million (30 June 2020: HK\$1.4 million) in connection with a surety bond issued by a bank in favour of respective independent third parties for potential damages of Dental equipment and potential disruption of Medical Services, and a bank guarantee issued by a bank in favour of a landlord for leasing of a medical centre of the Group.

EMPLOYEE AND REMUNERATION POLICY

As at 30 June 2021, the Group had a total of 519 full-time employees (FY2020: 452 full-time employees). For FY2021, the staff cost (including Directors' remuneration in the form of salaries and other benefits) was approximately HK\$148.3 million (FY2020: HK\$140.9 million).

The Group ensures that the pay levels of its employees are competitive and employees are rewarded on a performance related basis, together with reference to the profitability of the Group, prevailing remuneration benchmarks in the industry, and market conditions within the general framework of the Group's remuneration system.

風險管理 外匯風險

於報告期內,本集團進行了若干外幣交易, 令本集團承擔外匯風險,主要與人民幣兑港 元有關。

本集團並無使用任何衍生工具合約來對沖其 貨幣風險。管理層通過密切留意外幣匯率的 走向管理貨幣風險,並在需要時會考慮對沖 重大外匯風險。

信貸風險

本集團金融資產的信貸風險源自交易對手違 約,最大風險相等於有關工具的賬面值。

本集團僅與認可及信譽可靠的第三方進行 買賣。本集團之政策為所有有意按信貸條款 進行買賣之客戶均須接受信貸審核程序。此 外,本集團持續監控應收款項結餘,集中信 貸風險由客戶/交易方管理。

資產抵押

於2021年6月30日,本集團已抵押若干賬面總值合共1.9百萬港元(2020年6月30日:1.4百萬港元)的存款,乃涉及由一間銀行就潛在牙科設備損壞及潛在醫療服務干擾而向有關獨立第三方發出的履約保證及由一間銀行就本集團租賃一間醫務中心向業主作出的銀行擔保。

僱員及薪酬政策

於2021年6月30日,本集團共有519名全職僱員(2020財政年度:452名全職僱員)。於2021財政年度,員工成本(包括以薪金及其他福利形式發放的董事薪酬)約為148.3百萬港元(2020財政年度:140.9百萬港元)。

本集團確保其僱員的薪金水平具競爭力,僱 員按工作表現基準獲得獎勵,且經參考本集 團的盈利能力、行業內現行的薪酬基準以及 本集團薪酬體系整體框架內的市場狀況。

The Company adopted the Pre-IPO Share Option Scheme and the Post-IPO Share Option Scheme, where eligible participants are entitled to subscribe for the ordinary shares in the Company for their past and potential contribution to the growth of the Group. As at 30 June 2021, 27,008,000 options under the Pre-IPO Share Option Scheme remained outstanding and none of share options under the Pre-IPO Share Option Scheme have been exercised during FY2021. As at 30 June 2021, 36,286,000 options remained outstanding under the Post-IPO Share Option Scheme and none of share options under the Post-IPO Share Option Scheme have been exercised during FY2021.

In addition, the Company has also adopted the Share Award Scheme on 30 June 2016 to provide an incentive and reward to selected participants for their contribution or potential contribution to the Group. During FY2021, 600,000 awarded shares have been granted under the Share Award Scheme (2020: 1,390,000 awarded shares) and 600,000 awarded shares have been vested (2020: 2,555,000 awarded shares).

The remuneration of the Directors are reviewed by the Remuneration Committee and approved by the Board, according to the relevant Director's experience, responsibility, workload and the time devoted to the Group, the Company's operating results and comparable market statistics.

FINAL DIVIDEND

The directors proposed the payment of a final dividend of HK2.80 cents per Share for FY2021 (FY2020: HK2.65 cents) and proposes that Shareholders be given the option to receive the proposed 2021 final dividend of HK2.80 cents per Share in new Shares in lieu of cash (the "Scrip Dividend Option"). The Scrip Dividend Option is subject to the approval of Shareholders at the forthcoming AGM and the Stock Exchange granting the listing of and permission to deal in the new Shares to be issued pursuant thereto. The proposed 2021 final dividend is expected to be distributed on Wednesday, 26 January 2022 to the Shareholders whose names appear on the Register of Members of the Company on Friday, 10 December 2021. A circular containing details of the Scrip Dividend Option will be despatched together with a form of election for scrip dividend in December 2021.

本公司已採納首次公開發售前購股權計劃 及首次公開發售後購股權計劃,據此,合資 格參與者因彼等過往及日後可能對本集團 發展作出貢獻而有權認購本公司的普通股。 於2021年6月30日,首次公開發售前購股權 計劃項下的27,008,000份購股權仍未行使, 而概無首次公開發售前購股權計劃項下的 購股權於2021財政年度獲行使。於2021年 6月30日,首次公開發售後購股權計劃下的 36,286,000份購股權尚未行使,而概無首次 公開發售後購股權計劃下的購股權於2021財 政年度獲行使。

此外,本公司亦於2016年6月30日採納股份獎勵計劃,以就選定參與者過往及日後可能對本集團作出貢獻向彼等提供獎勵及回報。於2021財政年度,已根據股份獎勵計劃授出600,000股獎勵股份(2020年:1,390,000股獎勵股份)而600,000股獎勵股份已於年內歸屬(2020年:2,555,000股獎勵股份)。

董事薪酬由薪酬委員會檢討並由董事會批准,乃根據相關董事的經驗、職責、工作量 及於本集團投放的時間、本公司的經營業績 及可資比較市場數據決定。

末期股息

董事建議派發2021財政年度之末期股息為每股2.80港仙(2020財政年度:2.65港仙),並建議向股東提供以獲取新股份代替現金的方式收取建議2021年末期股息每股2.80港仙的選項(「以股代息選項」)。以股代息選項須待股東於應屆股東週年大會上批准及聯交所批准據此將予發行的新股份上市及買賣後,方可作實。建議2021年末期股息預期於2022年1月26日(星期三)向於2021年12月10日(星期五)名列本公司股東名冊的股東派付。載有以股代息選項的詳情之通函連同以股代息選項的詳情之通函連同以股代息選擇表格將於2021年12月寄發予股東。

BOARD OF DIRECTORS

Executive Directors

Dr. SUN Yiu Kwong (孫耀江), aged 78, is a founding member of the Group and the Chairman and Chief Executive Officer of the Company. He was appointed as a Director on 23 April 2015 and re-designated as an executive Director on 29 August 2015. He is primarily responsible for the overall formulation, supervision and guidance of business strategies, planning and development of the Group. He is the Chairman of the Nomination Committee of the Company. Dr. Sun is also a director of various companies of the Group.

With over 45 years of experience in family medicine practice, Dr. Sun is a Founder Fellow of the Hong Kong College of Family Physicians. He is a Clinical Associate Professor (honorary) in Faculty of Medicine, Jockey Club School of Public Health and Primary Care, The Chinese University of Hong Kong and a Honorary Clinical Assistant Professor in Department of Family Medicine and Primary Care, The University of Hong Kong. Dr. Sun is one of the pioneer Hong Kong doctors to participate in the healthcare development and training of medical professionals in the PRC. With his wealth of experience in the PRC, in particular his involvement and exposure in the training programmes of various institutions, he plays a leading role in the strategic planning and development of the Group's healthcare business in the PRC.

Dr. Sun is the father of Dr. Michael Sun and the father-in-law of Mr. Patrick Tsang, both of whom are executive Directors. He is the sole shareholder and a director of East Majestic Group Limited. He is also the sole shareholder and director of EM Team Limited.

He obtained a Bachelor of Medicine, Bachelor of Surgery from the University of Hong Kong in November 1967 and became a Fellow of the Hong Kong College of Family Physicians in September 1987 and a Fellow of the Hong Kong Academy of Medicine in the specialty of Family Medicine in December 1993. He was also registered as a specialist in Family Medicine in March 1998.

<mark>董事會</mark> 執行董事

孫耀江醫生,78歲,為本集團創始人之一,並為本公司主席兼行政總裁;於2015年4月23日獲委任為董事,2015年8月29日獲調任為執行董事;主要負責制定、監督及指引本集團的整體業務策略、規劃及發展,並擔任本公司提名委員會主席。孫醫生亦為本集團多間公司的董事。

孫醫生擁有逾45年的家庭醫學服務經驗,為香港家庭醫學學院的創辦院士、香港中文之基層醫學院賽馬會公共衛生及基層醫療及基層醫學系名學臨床助理教授。孫醫生是香港醫生中參與中國醫療保健業務發展及醫醫生中參與中國醫療保健業務發展及醫醫人類,尤其是積極參與國內各種學術機構培訓項目,在本集團中國醫療保健業務戰略規劃及發展中發揮領導作用。

孫醫生為執行董事孫文堅醫生的父親及執行 董事曾安業先生的岳父。彼為East Majestic Group Limited的董事兼唯一股東。彼亦為EM Team Limited的唯一股東兼董事。

孫醫生於1967年11月獲得香港大學內外全科醫學士學位,於1987年9月成為香港家庭醫學學院院士及於1993年12月成為香港醫學專科學院院士(家庭醫學);亦於1998年3月註冊成為家庭醫學專科醫生。

Ms. KWOK Cheuk Kwan, Jacquen (郭卓君), aged 53, is the Managing Director of the Company. She was appointed as a Director on 5 November 2014 and re-designated as an executive Director on 29 August 2015. She is responsible for the overall management and business development of the Group and initiating and leading business projects in collaboration with medical insurance companies and corporate customers. Ms. Kwok is also responsible for developing the management team with a view to enhancing operational efficiency and expanding the Group's business activities. Ms. Kwok is one of the key members in establishing the administration arm of the Group. She has over 25 years of experience in health schemes management and providers network administration to support the healthcare plan's implementation in the Group's network. She is actively involved in developing the infrastructure of the Group such as information technology platforms and medical network facilities. In the recent years, Ms. Kwok is also leading and managing the corporate development, the merger and acquisition investments, and the business expansion in the mainland China for the Group. Ms. Kwok is also a director of various companies of the Group.

Ms. Kwok obtained a Bachelor of Arts in International Business Studies (Hons) from the City University of Hong Kong in November 1991 and obtained a Bachelor of Laws from Peking University in July 1996. She also obtained a Master of Science in Management (Health Services Management) from the Hong Kong Polytechnic University in November 2003.

郭女士於1991年11月獲得香港城市大學國際商業學榮譽文學士學位,於1996年7月獲得中國北京大學法學學士學位,亦於2003年11月獲得香港理工大學醫療服務管理學理學碩士學位。

Mr. TSANG On Yip, Patrick (曾安業), aged 50, was appointed as a Director on 18 August 2015 and re-designated as an executive Director on 29 August 2015. He is a member of the Remuneration Committee of the Company. Mr. Tsang is primarily responsible for providing strategic directions on co-operations with different business stakeholders in China and globally. He is the Chief Executive Officer and a director of CTFE. He is also a director of Healthcare Ventures Holdings Limited, a wholly owned subsidiary of CTFE and a substantial shareholder of the Company. Mr. Tsang has over 25 years of international capital markets experience, and was previously managing director, head of Asia Fixed Income Capital Markets at Deutsche Bank AG, Hong Kong Branch, where he worked from 2003 to 2012. He is currently a director and a shareholder of UMP Healthcare China.

曾安業先生,50歲,於2015年8月18日獲委任為董事並於2015年8月29日獲調任為執行董事。彼為本公司薪酬委員會成員。曾先生主要針對與國內及全球不同業務夥伴的合作制訂策略方向。曾先生為周大福企業的的行政總裁及董事:亦為Healthcare Ventures Holdings Limited (周大福企業全資附屬公司及本公司主要股東)的董事。曾先生於國際資本市場擁有逾25年的經驗,曾於2003年至2012年任職德意志銀行香港分行,擔任董事總經理,主管亞洲固定收益資本市場業務。彼現為聯合醫務中國的董事及股東。

Mr. Tsang is an executive director of Melbourne Enterprises Limited (stock code: 158) and a non-executive director of Integrated Waste Solutions Group Holdings Limited (stock code: 923), Greenheart Group Limited (stock code: 94), i-Cable Communications Limited (stock code: 1097) and SJM Holdings Limited (stock code: 880), all being companies listed on the Main Board of the Stock Exchange.

曾先生為萬邦投資有限公司(股份代號:158)的執行董事及綜合環保集團有限公司(股份代號:923)、綠心集團有限公司(股份代號:94)、有線寬頻通訊有限公司(股份代號:1097)及澳門博彩控股有限公司(股份代號:880)的非執行董事,該等公司均為聯交所主板上市公司。

Mr. Tsang is the son-in-law of Dr. Sun Yiu Kwong, the Chairman, Chief Executive Officer of the Company and an executive Director and the brother-in-law of Dr. Michael Sun, an executive Director.

曾先生為本公司主席、行政總裁及執行董事 孫耀江醫生的女婿,及執行董事孫文堅醫生 的姐夫。

Mr. Tsang obtained a Bachelor of Arts in Economics from Columbia College of Columbia University in New York, USA in May 1994. 曾先生於1994年5月獲得美國紐約哥倫比亞 大學哥倫比亞學院經濟學文學士學位。

Dr. SUN Man Kin, Michael (孫文堅), aged 43, was appointed as a Director on 18 August 2015 and re-designated as an executive Director on 29 August 2015. He is a specialist in Radiology and is responsible for expanding the global imaging business of the Group as well as building the physician networks. Dr. Sun has over 15 years of experience in medicine and has been the Chief Radiologist of the Group since July 2012. He is currently a radiologist, a director and a shareholder of ProCare Medical Imaging and Laboratory Centre Limited, a non-wholly owned subsidiary of the Company. He is also a consultant radiologist of the Group and a director of various members of the Group.

孫文堅醫生,43歲,於2015年8月18日獲委任為董事並於2015年8月29日獲調任為執行董事:彼乃放射科專科醫生;負責擴展本集團全球醫學影像業務及建立醫生網絡。孫醫生擁有逾15年的醫學經驗,自2012年7月起一直為本集團的首席放射科醫生,目前為本公司非全資附屬公司普康醫學影像及化驗中心有限公司的放射科專科醫生、董事及股東,亦為本集團的放射科顧問及本集團多間成員公司的董事。

Dr. Sun is the son of Dr. Sun Yiu Kwong, the Chairman, Chief Executive Officer of the Company and executive Director and the brother-in-law of Mr. Tsang On Yip, Patrick, an executive Director. He is also a director of East Majestic Group Limited.

孫醫生為本公司主席、行政總裁及執行董事 孫耀江醫生之子,及執行董事曾安業先生的 內弟。彼亦為East Majestic Group Limited的 董事。

Dr. Sun obtained a Bachelor of Medicine, Bachelor of Surgery from the University of Hong Kong in December 2002. He became a Fellow of the Royal College of Radiologist in October 2007 and a Fellow of the Hong Kong College of Radiologists in October 2010. He also became a Fellow of the Hong Kong Academy of Medicine in the specialty of Radiology in June 2010.

孫醫生於2002年12月獲得香港大學內外全科 醫學士學位。於2007年10月成為英國皇家放 射科學醫學院院士,於2010年10月成為香港 放射科醫學院院士,亦於2010年6月成為香港 醫學專科學院院士(放射科)。

Mr. LEE Kar Chung, Felix (李家聰), aged 40, was appointed as a Director on 18 August 2015 and re-designated as an executive Director on 29 August 2015. Mr. Lee is also serving as President and Chief Executive Officer of UMP Healthcare China Limited. He is responsible for corporate development, international operations and merger and acquisitions for the Group. Mr. Lee joined the Group as director, corporate development and strategy of the Group in September 2014. He is currently a Senior Vice President of CTFE with responsibilities in making investments in the healthcare sector in Asia and globally and a director of Healthcare Ventures Holdings Limited, a wholly owned subsidiary of CTFE, a substantial shareholder of the Company. Mr. Lee is also an independent non-executive director of CR Medical (stock code: 1515.HK), a substantial shareholder of the Company. Mr. Lee is also an independent non-executive director of Asymchem Laboratories (Tianjin) Co., Ltd (stock code: 002821.SZ). Mr. Lee is also a director of various companies of the Group. He has over 15 years of experience in law and finance. He was an associate with the law firm Freshfields Bruckhaus Deringer before he left in February 2008 to join UBS AG, Hong Kong branch as an analyst in the investment banking department until January 2009. He then joined the investment banking department of Deutsche Bank AG, Hong Kong branch and last held the position of director in the Corporate Advisory Group, where he worked from January 2009 to August 2014. Mr. Lee is also a Vice Chairman of the China Committee, the Hong Kong General Chamber of Commerce.

津)股份有限公司(深圳股份代號:002821)的獨立非執行董事。李先生亦為本集團多間公司的董事。李先生於法律及財務方面擁有逾15年經驗。李先生曾為富而德律師事務所律師,後於2008年2月離職加入瑞銀集團香港分行任投資銀行部分析師,直至2009年1月離職;自2009年1月至2014年8月加入德意志銀行香港分行投資銀行部,離職前任企業顧問部董事。李先生亦為香港總商會的中國委員會副主席。

李家聰先生,40歲,於2015年8月18日獲委

任為董事並於2015年8月29日獲調任為執行

董事。李先生亦為聯合醫務中國有限公司總

裁及首席執行官。彼負責本集團企業發展、

國際營運以及合併及收購。李先生於2014年 9月加入本集團,擔任董事,負責本集團企

業發展及策略制訂。他目前為周大福企業的

高級副總裁(負責對亞洲及全球醫療保健行

業進行投資)、本公司主要股東Healthcare

Ventures Holdings Limited(周大福企業的全

資附屬公司)的董事。李先生亦為本公司主要

股東華潤醫療(香港股份代號:1515)的獨立

非執行董事。李先生亦為凱萊英醫藥集團(天

Mr. Lee obtained a Bachelor of Laws from the London School of Economics and Political Sciences and a Postgraduate Certificate in Laws from the University of Hong Kong in July 2003 and June 2004, respectively. He is a solicitor of the High Court of Hong Kong since September 2007 and a solicitor (non-practising) in the Senior Courts of England and Wales since February 2013.

李先生於2003年7月及2004年6月分別獲得倫敦政治經濟學院法學學士學位及香港大學法學專業證書。自2007年9月起為香港高等法院律師,自2013年2月起為英格蘭及威爾士高級法院律師(非執業)。

Dr. LEE Pak Cheung, Patrick (李柏祥), aged 56, was appointed as an executive director on 28 February 2018. He joined the Group in 2003. He was appointed as the Dental Director for the Group since 2014, primarily responsible for supervising the dental practice of the Group and advising on the continuing training of dental professionals and development of clinical and professional services. Dr. Patrick Lee is one of the major contributors in the Group's dental centre chain, he keeps an active practice to nurture and inspire his dental colleagues. Dr. Patrick Lee also performs a key role in business development and quality assurance in the Group's dental centre chain. Dr. Patrick Lee obtained a Bachelor of Dental Surgery from the University of Hong Kong in 1988. He became a member of the faculty of general dental practitioners (UK) of the Royal College of Surgeons of England in 1995 and a member in general dental surgery of the Royal College of Surgeons of Edinburgh in 1997. In 1999, he became a Fellow of the Royal Australasian College of Dental Surgeons. In 2007, he was granted a Diploma of Membership in General Dentistry by the College of Dental Surgeons of Hong Kong. Dr. Patrick Lee currently also serves as dental consultant for the Group.

李柏祥醫生,56歲,已於2018年2月28日獲 委任為執行董事。彼於2003年加入本集團。 彼自2014年起獲委任為本集團牙科總監, 主要負責監督本集團牙科業務,並就牙科專 業人十的持續培訓以及臨床及專業服務的發 展提供意見。李醫生為本集團連鎖牙科中心 作出重要貢獻,同時還積極培育及激勵牙科 同僚。彼亦在本集團連鎖牙科中心的業務發 展及品質保證方面發揮着關鍵作用。李醫生 於1988年獲香港大學頒授牙醫學士學位,於 1995年成為英國皇家外科醫學院牙醫全科學 系院員,並於1997年成為英國愛丁堡皇家外 科醫學院牙醫全科院員。彼於1999年成為澳 紐皇家牙科醫學院院士。於2007年,彼獲頒 授香港牙科醫學院牙科院員資格。李醫生現 時亦為本集團的牙科顧問。

Independent Non-executive Directors

Mr. LEE Luen-Wai, John BBS JP (李聯偉), aged 72, was appointed as an independent non-executive Director on 6 November 2015. He is the chairman of Audit Committee and a member of the Nomination Committee of the Company. Mr. Lee is an independent non-executive director of New World Development Company Limited (stock code: 17), an associate of CTFE. Mr. Lee is also the managing director and chief executive officer of Lippo Limited (stock code: 226), an executive director and the chief executive officer of both Lippo China Resources Limited (stock code: 156) and Hongkong Chinese Limited (stock code: 655), all being companies listed on the Main Board of the Stock Exchange. He resigned as a non-executive non-independent chairman of Healthway Medical Corporation Limited, a company listed on the Catalist Board of the Singapore Exchange Securities Trading Limited with effect from 26 April 2019.

Mr. Lee is a Fellow of The Institute of Chartered Accountants in England and Wales, the Association of Certified Accountants and the Hong Kong Institute of Certified Public Accountants. He was a partner of Pricewaterhouse (now known as PricewaterhouseCoopers) in Hong Kong and has extensive experience in corporate finance and capital markets. Mr. Lee is an Honorary Fellow of the City University of Hong Kong and a Justice of Peace in Hong Kong and an awardee of the Bronze Bauhinia Star by the Government of the Hong Kong Special Administrative Region.

Mr. Lee is active in public service. Over the years, he has served as a member or chairman of different government boards and committees in Hong Kong, including a member of the Hong Kong Hospital Authority and the chairman of the Hospital Governing Committee of the Queen Elizabeth Hospital. Currently, he serves as the Chairman of the Hospital Governing Committee of Hong Kong Children's Hospital, a member of the Public Service Commission and the Investment Committee of the Hospital Authority Provident Fund Scheme.

獨立非執行董事

李聯偉先生(銅紫荊星章、太平紳士),72歲,於2015年11月6日獲委任為獨立非執行董事。彼為本公司審核委員會主席及提名委員會成員。李先生為周大福企業的聯繫人新世界發展有限公司(股份代號:17)的獨立非執行董事。李先生亦為力寶有限公司(股份代號:226)董事總經理兼行政總裁、力寶有限公司(股份代號:655)執行董事兼行政總裁,該等公司均為聯交所主板上市公司。彼於2019年4月26日起辭任Healthway Medical Corporation Limited(一間於新加坡證券交易所有限公司凱利版上市的公司)的非執行非獨立主席。

李先生為英格蘭及威爾斯特許會計師公會、 英國特許公認會計師公會及香港會計師公會 資深會員。彼曾為香港羅兵咸會計師事務所 (現稱羅兵咸永道會計師事務所)合夥人之 一,於企業融資及資本市場方面擁有豐富經 驗。李先生為香港城市大學榮譽院士及香港 太平紳士,並獲香港特別行政區政府頒授銅 紫荊星章。

李先生積極參與公共事務,在過去多年,彼 曾於香港擔任多個不同政府委員會的委員或 主席,其中包括香港醫院管理局委員及伊利 沙伯醫院管治委員會主席。現時,彼為香港 兒童醫院的醫院管治委員會主席、公務員敍 用委員會委員及醫院管理局公積金計劃投資 委員會委員。

Dr. LI Kwok Tung, Donald SBS JP (李國棟), aged 67, was appointed as an independent non-executive Director on 6 November 2015. He is the chairman of the Remuneration Committee and a member of the Audit Committee and the Nomination Committee of the Company. He is also an independent non-executive director of C-MER Eye Care Holdings Limited (stock code: 3309), Sino Biopharmaceutical Limited (stock code: 1177) and New Horizon Health Limited (stock code: 6606) and Dr. Li has been appointed as the medical international advisor of Ping An Healthcare and Technology Company Limited (stock code: 1833), all being companies listed on the Main Board of the Stock Exchange, with effect from 5 May 2018. Dr. Li is a specialist in Family Medicine in private practice in Hong Kong. He is the past President of the Hong Kong Academy of Medicine, the President of the World Organisation of Family Doctors (WONCA), senior advisor of Jiahui Health and Censor of the Hong Kong College of Family Physicians. Dr Li is also the Chairman of the Governing Board of Hong Kong Jockey Club Disaster Preparedness and Response Institute.

李國棟醫生(銀紫荊星章、太平紳士),67歲,於 2015年11月6日獲委任為獨立非執行董事。 彼為本公司薪酬委員會主席以及審核委員會 及提名委員會成員。李醫生亦為希瑪眼科醫 療控股有限公司(股份代號:3309)、中國生 物製藥有限公司(股份代號:1177)及諾輝健 康(股份代號:6606)獨立非執行董事,及李 醫生由2018年5月5日起獲委任為平安健康醫 療科技有限公司(股份代號:1833)國際醫學 顧問,全部均為聯交所主板上市公司。李醫 生為家庭醫學專科醫生,於香港開設私人診 所。李醫生為香港醫學專科學院前任主席, 世界家庭醫生組織(WONCA)主席、嘉會醫療 資深顧問以及香港家庭醫學學院審核員。李 醫生亦為香港賽馬會災難防護應變教研中心 董事局主席。

Dr. Li obtained a Bachelor of Arts from Cornell University, USA, and a Bachelor of Medicine and a Bachelor of Surgery from the University of Hong Kong in June 1975 and November 1980, respectively. He became a Fellow of the Hong Kong College of General Practitioners in September 1987, Honorary Fellow of the Hong Kong Academy of Medicine in December 1993, Honorary Fellow of the Hong Kong College of Dental Surgeons in August 2004, Honorary Fellow of the Royal Australian College of General Practitioners in September 2005, Honorary Fellow of the Hong Kong College of Family Physicians in May 2007, Fellow of the Faculty of Public Health of the Royal Colleges of Physicians of the United Kingdom in February 2010, Honorary Fellow of the Academy of Family Physicians of Malaysia in April 2011, Registered Mainland China Medical Practitioner in April 2013, Honorary Fellow of the Royal College of Physicians of Thailand in April 2013, Fellow of the Academy of Medicine, Singapore, in August 2013, Honorary Fellow of the Royal College of Physicians of Ireland in October 2014 and Honorary Fellow of the Royal College of General Practitioners in November 2014. He took office President of the WONCA since November 2018.

李醫生1975年6月畢業於美國康奈爾大學,獲 得文學學士學位;1980年11月於香港大學獲 得內外全科醫學士學位。李先生於1987年9月 成為香港全科醫學院院士、1993年12月成為 香港醫學專科學院榮譽院士、2004年8月成為 香港牙科醫學院榮譽院士、2005年9月成為澳 洲皇家全科醫學院榮譽院士、2007年5月成為 香港家庭醫學學院榮譽院士、2010年2月成 為英國皇家內科醫學院公共衛生學院院士、 2011年4月成為馬來西亞家庭醫學專科學院 榮譽院士、2013年4月成為中國內地註冊執業 醫師、2013年4月成為泰國皇家內科醫學院榮 譽院士、2013年8月成為新加坡醫學院院士、 2014年10月成為愛爾蘭皇家內科醫學院榮譽 院士、2014年11月成為英國皇家全科學院榮 譽院士。彼於2018年11月起接任世界家庭醫 牛組織主席。

He served as Member of Council of Cornell University. He is a Clinical Associate Professor (honorary) in Family Medicine at the Chinese University of Hong Kong and Honorary Professor of the Li Ka Shing Faculty of Medicine of the University of Hong Kong.

李醫生曾為康奈爾大學理事會會員。現為香港中文大學家庭醫學名譽臨床副教授及香港大學李嘉誠醫學院榮譽教授。

Dr. Li is the Director of the Hong Kong St. John Ambulance Association. He is the chairman of the board of directors of the Hong Kong Sheng Kung Hui Welfare Council Limited, Honorary Steward of the Hong Kong Jockey Club. He is the Honorary Adviser of The Hong Kong Award for Young People. He is the chairman of the Action Committee Against Narcotics of Security Bureau, member of the Chief Executive's Council of Advisers on Innovation and Strategic Development, the Steering Committee on Primary Healthcare Development of Food & Health Bureau, and also chairman of Professional Committee on Medical Health of Belt and Road General Chamber of Commerce. Dr. Li retired as the chairman of Bauhinia Foundation Research Centre on 17 January 2019 and retains as directors. He is also the independent non-executive director of ZA Life Limited.

李醫生現為香港聖約翰救傷會總監,亦為香港聖公會福利協會有限公司董事會主席、香賽馬會榮譽董事。李醫生是香港青年獎勵計劃名譽顧問。他是保安局禁毒處禁毒常務委員會主席、香港行政長官創新及策略及嚴關問團成員、食物及衛生局基層醫療健康發展督導委員會成員以及香港一帶一路總商會醫療衛生委員會主任。李醫生於2019年1月17日退任智經研究中心主席並留任其董事。彼亦為眾安人壽有限公司的獨立非執行董事。

Mr. YEUNG Wing Sun, Mike (楊榮燊), aged 68, was appointed as an independent non-executive Director on 6 November 2015. He is a member of the Audit Committee and the Remuneration Committee of the Company. Mr. Yeung is an independent non-executive director and a member of the audit committee and nomination committee of Hong Kong Shanghai Alliance Holdings Limited (stock code: 1001), a company listed on the Main Board of the Stock Exchange. He has over 40 years' working experience in banking industry. Mr. Yeung began his career with the HSBC Group in 1972 and advanced himself in the organisation by taking up different positions under various business streams including personal banking, sales and marketing, branch operation and trade service. In 2001, Mr. Yeung was relocated to Shanghai and took up the role of branch manager of HSBC Shanghai. In June 2006, he was seconded to Hang Seng Bank (China) Limited and appointed as the Head of Personal Financial Services and Wealth Management, China Business. He assumed the role of Deputy Chief Executive and Head of Personal Financial Services and Wealth Management in May 2007. Mr. Yeung retired from HSBC Group in January 2014. Mr. Yeung is the Honorary President of Hong Kong Chamber of Commerce in Shanghai. He was awarded the "Magnolia Gold Award" presented by the Shanghai Municipal government. Mr. Yeung was also awarded a Professional Diploma in Company Direction by The Hong Kong Institute of Directors in 2017. Mr. Yeung was a member of the 11th and 12th Chinese People's Political Consultative Conference Committee in Shanghai.

楊榮燊先生,68歲,於2015年11月6日獲委 任為獨立非執行董事。彼為本公司審核委員 會成員及薪酬委員會成員。楊先生為聯交所 主板上市公司滬港聯合控股有限公司(股份 代號:1001)的獨立非執行董事及審核委員 會成員及提名委員會成員。彼擁有超過40年 銀行工作經驗。楊先生於1972年加入滙豐集 團,於該集團不同業務領域(包括個人理財、 銷售及市場、分行營運及貿易服務)擔任職 務。2001年,楊先生獲派駐上海,並擔任滙 豐上海分行行長一職。他於2006年6月調任 到恒生銀行(中國)有限公司,獲委任為中國 業務的個人理財及財富管理業務主管。他於 2007年5月擔任副行政總裁及個人理財及財 富管理業務主管。楊先生於2014年1月自滙豐 集團退任。楊先生現為中國香港(地區)商會 上海榮譽會長,曾獲上海市政府頒授「白玉蘭 榮譽獎」。楊先生亦於2017年獲香港董事學 會頒授公司董事專業文憑。楊先生曾為中國 人民政治協商會議第11屆及第12屆上海市政 協委員。

The Company is committed to maintaining high standards of corporate governance and transparency. The Company believes that high standards of corporate governance provide a solid foundation for the Group to manage business risks, enhance transparency and maintain high standards of accountability. The corporate governance principles of the Company emphasise sound internal control and aim to protect Shareholders' interests in general.

本公司致力維持高水平的企業管治及透明 度。本公司認為,高水平的企業管治為本集 團管理經營風險、提高透明度及保持高度問 責提供了堅實的基礎。本公司的企業管治原 則著重健全的內部監控,旨在維護股東整體 利益。

CORPORATE GOVERNANCE

The Company has complied with the code provisions of the Corporate Governance Code during FY2021, except for the deviation as disclosed in this annual report.

BOARD OF DIRECTORS

Board Composition

The Board currently comprises nine Directors, consisting of six executive Directors and three independent non-executive Directors, namely Dr. Sun Yiu Kwong as Chairman, Chief Executive Officer and executive Director, Ms. Kwok Cheuk Kwan, Jacquen, as Managing Director and executive Director, Mr. Tsang On Yip, Patrick, Dr. Sun Man Kin, Michael, Mr. Lee Kar Chung, Felix and Dr. Lee Pak Cheung, Patrick as executive Directors, and Mr. Lee Luen Wai, John BBS JP, Dr. Li Kwok Tung, Donald SBS JP and Mr. Yeung Wing Sun, Mike as independent non-executive Directors.

Biographical details of the Directors and their relationships, where applicable, are contained in the section headed "Biographical Details of Directors" of this annual report.

The Company has maintained on its website and on the website of the Stock Exchange an updated list of its Directors identifying their roles and functions, and whether they are independent non-executive Directors. Independent non-executive Directors are identified as such in all corporate communications that disclose the names of Directors.

企業管治

除於本年報所披露的偏離外,本公司於2021 財政年度已遵守企業管治守則的守則條文。

董事會

董事會組成

董事會現時由九名董事組成,包括六名執行董事及三名獨立非執行董事,分別為執行董事孫耀江醫生(主席、行政總裁兼執行董事)、郭卓君女士(董事總經理兼執行董事)、曾安業先生、孫文堅醫生、李家聰先生及李柏祥醫生;以及獨立非執行董事李聯偉先生(銅紫荊星章,太平紳士)及楊榮樂先生。

董事履歷詳情及彼等之間的關係(如適用)載於本年報「董事履歷」一節。

本公司一直在其網站及聯交所的網站上提供 其最新董事名單,列明其職位和職責,以及 是否為獨立非執行董事。於披露董事姓名的 所有公司通訊中,已明確識別獨立非執行董 事身份。

Board Diversity Policy

The Board adopted a board diversity policy setting out the approach to achieve diversity on the Board. The Company considered diversity of Board members can be achieved through consideration of a number of aspects, including but not limited to the gender, age, cultural, educational background and professional experience of the Board members. The appointment of Directors will be based on the Group's own business model and specific needs, having due regard to the benefits of diversity of the Board.

The Company believes that the current Board composition is well-balanced and of a diverse mix appropriate for the business of the Company. The Board will review and monitor the implementation of board diversity policy on a regular basis to ensure its effectiveness on determining the optimal composition of the Board.

Chairman and Chief Executive Officer

According to code provision A.2.1 of the Corporate Governance Code, the roles of the chairman and chief executive should be separate and should not be performed by the same individual. Dr. Sun Yiu Kwong, the Chairman, is also the Chief Executive Officer. The Board believes that vesting the roles of both chairman and chief executive officer in an experienced and qualified person such as Dr. Sun Yiu Kwong provides the Company with strong and consistent leadership while allowing effective and efficient planning and implementation of business decisions and strategies. The Board considers that this structure will not impair the balance of power and authority between the Board and the management of the Group.

The Board will review the corporate governance structure and practices from time to time and shall make necessary arrangement when the Board considers appropriate.

Independent non-executive Directors

During FY2021, the Board at all times met the requirements of the Listing Rules relating to the appointment of at least three independent non-executive Directors representing one third of the Board with one of whom possessing appropriate professional qualifications or accounting or related financial management expertise. The Company has received written annual confirmation from each of the independent non-executive Directors in respect of his independence in accordance with the independence guidelines set out in Rule 3.13 of the Listing Rules. The Company is of the view that all independent non-executive Directors are independent.

董事會多元化政策

董事會採納董事會多元化政策,其中載有達 致董事會成員多元化的方法。本公司認為, 透過考慮多方面因素可達致董事會成員多 元化,包括但不限於董事會成員的性別、年 齡、文化、教育背景及專業經驗。董事的委 任均以本集團業務模型及特別需要為原則, 並充分顧及董事會多元化的裨益。

本公司相信董事會現時組成平均且多元化, 有利本公司業務發展。董事會將定期檢討及 監察董事會多元化政策的實施情況,以確保 有效釐定董事會的最佳組成。

主席及行政總裁

根據企業管治守則的守則條文第A.2.1條, 主席與行政總裁的角色應有區分,並不應由 一人同時兼任。主席孫耀江醫生兼任行政總 裁。董事會認為,由孫耀江醫生這樣經驗豐 富的合資格人士擔任主席兼行政總裁可為本 公司提供強而有力和穩定的領導,同時強 對業務決策及策略作出有效及高效的規劃和 實施。董事會認為,此結構不會影響董和 與本集團管理層之間的權力及授權平衡。

董事會將不時檢討企業管治架構及常規,並 於其認為適當時作出必要安排。

獨立非執行董事

於2021財政年度,董事會一直遵守上市規則 有關委任最少三名獨立非執行董事(相當於董 事會三分之一席位)且當中最少一名擁有適 當專業資格或會計或相關財務管理專長的規 定。本公司已收到各獨立非執行董事之年度 書面確認,確認其符合上市規則第3.13條所 載的獨立指引。本公司認為所有獨立非執行 董事均屬獨立人士。

Roles of the Board and Management

The Board oversees the management, business, strategic directions and performance of the Group. It is collectively responsible for the management and operation of the Company. The Board is the ultimate decision making body of the Company except for matters requiring the approval of the Shareholders in accordance with the Articles, the Listing Rules or other applicable laws and regulations.

The Board delegates day-to-day operations of the Group to the management of the Company. The Board and the management have clearly defined authorities and responsibilities under various internal control and check and balance mechanisms. The Board does not delegate matters to the Board committee(s), executive Directors or management to an extent that would significantly hinder or reduce the ability of the Board as a whole to perform its functions.

Corporate Governance Functions

The Board plays a major role in the supervision of corporate governance to ensure that the Company maintains a sound governance framework and the long-term sustainable Shareholders' value by way of, among others:

- (a) to develop and review the Company's policies and practices on corporate governance;
- (b) to review and monitor the training and continuous professional development of the Directors and senior management;
- (c) to review and monitor the Company's policies and practices in compliance with legal and regulatory requirements;
- (d) to develop, review and monitor the code of conduct and compliance manual (if any) applicable to employees and the Directors; and
- (e) to review the Company's compliance with Appendix 14 of the Listing Rules (Corporate Governance Code and Corporate Governance Report).

董事會及管理層的角色

董事會監察本集團的管理、業務、策略方針 及表現。董事會共同負責本公司的管理及營 運。除根據細則、上市規則或其他適用法例 及法規須獲股東批准的事宜外,董事會為本 公司的最終決策機關。

董事會將本集團的日常運作轉授本公司的管理層。在各項內部監控及制衡機制下,董事會及管理層具有明確界定的授權及職責。董事會不會將處理事宜的權力轉授予董事會轄下委員會、執行董事或管理層,以致會大大妨礙或削弱董事會整體履行其職權的能力。

企業管治職能

董事會於監督企業管治職能方面擔當主要角色,以確保本公司維持健全的管治框架及長期可持續的股東價值,方法(其中包括)如下:

- (a) 制定及檢討本公司的企業管治政策及常 規;
- (b) 檢討及監察董事及高級管理人員的培訓 及持續專業發展;
- (c) 檢討及監察本公司在遵守法律及監管規 定方面的政策及常規:
- (d) 制定、檢討及監察僱員及董事適用的操 守準則及合規守冊(如有);及
- (e) 檢討本公司遵守上市規則附錄十四(企 業管治守則及企業管治報告)的情況。

During the year, the Board has reviewed the Company's policies and practices on corporate governance, and reviewed and monitored the training and continuous professional development of directors and senior management. The Board has also reviewed and ensured compliance of the relevant legal and regulatory requirements, the code of conducts, the code and the disclosure in the Corporate Governance Report.

年內,董事會已審閱本公司的企業管治政策 及常規,並審閱及監察董事及高級管理人員 的培訓和持續專業發展。董事會亦已審閱並 確保遵守相關法律及法規要求,行為守則、 守則及企業管治報告中的披露。

Board Meetings and Supply of and Access to Information

Under code provision A.1.1 of the Corporate Governance Code, the Board should meet regularly and Board meetings should be held at least four times a year at approximately quarterly intervals and under code provision A.2.7 of the Corporate Governance Code, the Chairman of the Board should at least annually hold meetings with the non-executive Directors (including independent non-executive Directors) without the executive Directors present. During FY2021, the Board held four meetings and Directors' attendance records are set out below:

董事會會議及資料提供及使用

根據企業管治守則的守則條文第A.1.1條,董 事會應定期開會,董事會會議應每年召開至 少四次,大約每季一次,而根據企業管治守 則的守則條文第A.2.7條,董事會主席應至少 每年與非執行董事(包括獨立非執行董事)舉 行一次執行董事避席的會議。於2021財政年 度內,董事會已舉行四次會議,各董事的出 席紀錄載列如下:

> Meeting(s) Attended/Held 出席/舉行

Directors	董事	會議次數
Executive Directors		
Dr. Sun Yiu Kwong	孫耀江醫生(主席兼行政總裁)	
(Chairman and Chief Executive Officer)		4/4
Ms. Kwok Cheuk Kwan, Jacquen	郭卓君女士 <i>(董事總經理)</i>	
(Managing Director)		4/4
Mr. Tsang On Yip, Patrick	曾安業先生	4/4
Dr. Sun Man Kin, Michael	孫文堅醫生	4/4
Mr. Lee Kar Chung, Felix	李家聰先生	4/4
Dr. Lee Pak Cheung Patrick	李柏祥醫生	4/4
Independent Non-executive Directors	獨立非執行董事	
Mr. Lee Luen Wai, John BBS JP	李聯偉先生 <i>(銅紫荊星章,太平紳士)</i>	4/4
Dr. Li Kwok Tung, Donald SBS JP	李國棟醫生(銀紫荊星章,太平紳士)	4/4
Mr. Yeung Wing Sun, Mike	楊榮燊先生	4/4

In addition, the Chairman held a meeting with the independent non-executive Directors without the presence of executive Directors. 此外,主席曾與獨立非執行董事舉行一次執 行董事避席的會議。

Notice incorporating the agenda for each regular Board meeting is given to all Directors at least 14 days in advance. For other Board meetings and Board committee meetings, reasonable notice will be given. All Directors or Board committee members are given the opportunity to include matters for discussion in the agenda. Meeting agenda and accompanying meeting papers are sent to all relevant Directors at least 3 days in advance of every regular Board meeting or committee meeting.

The Company Secretary assists the Chairman of the Board and the chairmen of Board committees in preparing meeting agendas and ensures that the Corporate Governance Code as well as all applicable laws and regulations are duly complied with. Minutes of Board meetings and Board committee meetings are recorded in sufficient details of the matters considered and decisions reached at the relevant meetings. Draft and final versions of the minutes in respect of Board meetings and Board committee meetings are sent to all Directors or Board committee members respectively for comment and records within a reasonable time after the relevant meetings. All minutes are properly kept by the Company Secretary and are available for the Directors' and Board committee members' inspection.

All Directors are entitled to have access to timely information in relation to the Company's business and make further enquiries or retain independent professional advisors where necessary. The management provides all relevant explanation and information to the Board so as to give the Board the information it needs to discharge its responsibilities. During FY2021, the management has provided all members of the Board with adequate information giving a balanced and understandable assessment of the Company's performance, position and prospects.

所有董事會常規會議通告及議程均在召開會議至少14天前送達全體董事,至於召開其他董事會會議及董事會轄下委員會會議,則予以發出合理通知。全體董事或董事會轄下委員會成員均有機會提呈商討事項列入會議議程。會議議程及隨附會議文件在舉行各董事會常規會議或委員會會議日期至少3天前送達全體相關董事。

所有董事均可以適時掌握本公司業務資料,並在需要時作進一步查詢或尋求獨立專業意見。管理層會向董事會提供所有相關説明及資料,給予董事會相關資料以助其履行職責。於2021財政年度,管理層已向董事會全體成員提供足夠資訊,載列有關本公司的表現、狀況及前景的公正及易於理解的評估。

GENERAL MEETINGS

During FY2021, the Company has convened and held one annual general meeting ("AGM"). Attendance record of the Directors at the general meeting is set out as follows:

股東大會

於2021財政年度內,本公司已召開及舉行一次股東週年大會(「股東週年大會」)。董事於股東大會的出席紀錄載列如下:

Number of meeting attended/held 出席/ 舉行大會次數 AGM

Name of Directors	董事姓名	股東週年大會
Executive Directors	<i>執行董事</i>	
Dr. Sun Yiu Kwong	孫耀江醫生	
(Chairman and Chief Executive Officer)	(主席兼行政總裁)	1/1
Ms. Kwok Cheuk Kwan, Jacquen	郭卓君女士	
(Managing Director)	(董事總經理)	1/1
Mr. Tsang On Yip, Patrick	曾安業先生	1/1
Dr. Sun Man Kin, Michael	孫文堅醫生	1/1
Mr. Lee Kar Chung, Felix	李家聰先生	1/1
Dr. Lee Pak Cheung, Patrick	李柏祥醫生	1/1
Independent Non-executive Directors	獨立非執行董事	
Mr. Lee Luen Wai, John BBS JP	李聯偉先生(銅紫荊星章,太平紳士)	1/1
Dr. Li Kwok Tung, Donald SBS JP	李國棟醫生(銀紫荊星章,太平紳士)	1/1
Mr. Yeung Wing Sun, Mike	楊榮燊先生	1/1

Directors' Appointment, Re-election and Removal

Each of the executive Directors has entered into a service contract with the Company for a term of three years subject to the provision of retirement and rotation of Directors under the Articles and the provision under the service contract.

Each of the independent non-executive Directors has entered into a letter of appointment with the Company for a term of three years commencing on the date of his appointment subject to the provision of retirement and rotation of Directors under the Articles and the provision under the letter of appointment.

The Articles provide that each Director is subject to retirement from office by rotation and re-election once every three years and that one-third (or the number nearest to but not less than one-third) of the Directors shall retire from office every year at the annual general meeting. Any Director appointed by the Board to fill a casual vacancy shall hold office until the first general meeting after his appointment and be subject to re-election at such meeting while any Director appointed by the Board as additional Director shall be subject to re-election at the next following annual general meeting.

Directors' training and Professional Development

Every Director keeps abreast of responsibilities as a Director and of the conduct, business activities and development of the Company. Every newly appointed Director receives a comprehensive, formal and tailored induction package covering the statutory and regulatory obligations of Directors, organizational structure, policies, procedures and codes of the Company, terms of reference of board committees and charter of responsibilities of internal audit. The Directors are encouraged to attend seminars and conferences to enrich their knowledge in discharging their duties as a director. The Company Secretary from time to time updates and provides written training materials to the Directors, and organizes seminars on the latest development of the Listing Rules, applicable laws, rules and regulations relating to Directors' duties and responsibilities.

董事的委任、重選及罷免

執行董事已各自與本公司訂立服務合約,為 期三年,並須遵守細則所載有關董事輪值退 任的條文及服務合約內的條文。

獨立非執行董事已各自與本公司訂立委任函,任期為自委任日期起三年,並須遵守細則所載有關董事輪值退任的條文及委任函內的條文。

細則規定,各董事須每三年輪值告退一次惟可重選連任,每年為數三分之一(或最接近但不少於三分之一人數)的董事須於股東週年大會上退任。由董事會委任以填補臨時空缺的任何董事,其任期直至其獲委任後的首屆股東大會為止,並須於該大會上重選連任,而由董事會委任的任何新增董事須於下屆股東週年大會上重選連任。

董事培訓及專業發展

各董事充分瞭解作為董事的職責以及本公司的經營方式、業務活動及發展。各新经歷,各個人工工及定製的就任啟導,內容包括董事的法定及監管責任、革事的組織架構、政策、程序及守則、審員會的職權範圍,以及內部審會會的憲一方面的知識,以豐富董事在履行其職責方面的知識可以豐富董事在履行其職責方面的知識,以豐富董事在履行其職責方面的知識,以豐富董事在履行其職責方面的知識,以豐富董事在履行其職責方面的知識,並就有關上市規則最近發展以及適用於等事題舉辦研討會。

The Company Secretary maintains records of trainings received by the Directors. The trainings received by the current Directors during FY2021 are as follows: 公司秘書備存董事接受培訓的紀錄。於2021 財政年度,現任董事接受培訓的情況如下:

		Training
Name of Directors	董事姓名	Matters ^{Note} 培訓事項 ^{附註}
Executive Directors	<i>執行董事</i>	
Dr. Sun Yiu Kwong	孫耀江醫生(主席兼行政總裁)	
(Chairman and Chief Executive Officer)		А, В, С
Ms. Kwok Cheuk Kwan, Jacquen	郭卓君女士(<i>董事總經理)</i>	
(Managing Director)		A, B, C
Mr. Tsang On Yip, Patrick	曾安業先生	A, B, C
Dr. Sun Man Kin, Michael	孫文堅醫生	A, B, C
Mr. Lee Kar Chung, Felix	李家聰先生	А, В, С
Dr. Lee Pak Cheung, Patrick	李柏祥醫生	А, В, С
Independent Non-executive Directors	獨立非執行董事	
Mr. Lee Luen Wai, John BBS JP	李聯偉先生(銅紫荊星章,太平紳士)	А, В, С
Dr. Li Kwok Tung, Donald SBS JP	李國棟醫生(銀紫荊星章,太平紳士)	А, В, С
Mr. Yeung Wing Sun, Mike	楊榮燊先生	А, В, С
Note: A. Corporate governance B. Regulatory updates C. Directors' Duties	附註:A. 企業管治 B. 監管最新情況 C. 董事責任	

Directors' and officers' Liabilities Insurance

The Company has arranged appropriate directors' and officers' liabilities insurance coverage for the Directors and officers of the Company.

CODES FOR DEALING IN THE COMPANY'S SECURITIES

The Company has adopted the Model Code as its own code for dealings in the Company's securities by the Directors.

Having made specific enquiry with all Directors, the Company confirmed that the Directors have complied with the Model Code during FY2021.

Relevant employees who are likely to be in possession of inside information of the Group are also subject to compliance with the Code of Conduct for Securities Transactions by Employees on terms that are no less exacting than those set out in the Model Code. To the best knowledge of the Company, there was no incident of non-compliance of the Code of Conduct for Securities Transactions by Employees during FY2021.

BOARD COMMITTEES

Remuneration Committee

The Company has established its Remuneration Committee with written terms of reference, which is available at the Company's website at www.ump.com.hk and the Stock Exchange's website at www.hkexnews.hk.

The Remuneration Committee is responsible for making recommendations to the Board on the Company's policy and structure for all Directors' and senior management's remuneration and on the establishment of a formal and transparent procedure for developing such remuneration policies. In arriving at its recommendations to the Board, the Remuneration Committee will consider salaries paid by comparable companies, time commitment and responsibilities and employment conditions elsewhere in the Group. The Committee either determines or makes recommendations to the Board on the remuneration package of individual executive Directors and senior management, and it also makes recommendations to the Board on the remuneration of non-executive Directors. The Remuneration Committee meets at least twice a year and is provided with sufficient resources enabling it to discharge its duties.

董事及高級人員責任險

本公司已為董事及本公司高級人員投保適當的董事及高級人員責任險。

買賣本公司證券的守則

本公司已採納標準守則作為董事買賣本公司證券的守則。

經對全體董事作出特定查詢後,本公司確認 董事已於2021財政年度遵守標準守則。

可能知悉本集團內幕消息的有關僱員亦須遵守僱員進行證券交易的操守準則,其條款不遜於標準守則所訂標準。就本公司所知, 2021財政年度並無出現違反僱員進行證券交易的操守準則的情況。

董事會轄下委員會 _{薪酬委員會}

本公司已成立薪酬委員會並制定其書面職權 範圍,可於本公司網站(www.ump.com.hk)及 聯交所網站(www.hkexnews.hk)瀏覽。

The Remuneration Committee currently comprises three members, including two independent non-executive Directors, namely Dr. Li Kwok Tung, Donald *SBS JP* and Mr. Yeung Wing Sun, Mike, and an executive Director, namely Mr. Tsang On Yip, Patrick. Dr. Li Kwok Tung, Donald *SBS JP* serves as the chairman of the Remuneration Committee. The composition of the Remuneration Committee meets the requirements of chairmanship and independence of the Listing Rules.

薪酬委員會現由三名成員組成,包括兩名獨立非執行董事李國棟醫生(銀紫荊星章,太平紳士)及楊榮燊先生及執行董事曾安業先生。李國棟醫生(銀紫荊星章,太平紳士)擔任薪酬委員會主席。薪酬委員會的組成符合上市規則中主席和獨立性的規定。

During FY2021, the Remuneration Committee had performed the following works:

於2021財政年度,薪酬委員會已履行以下事務:

- determined and reviewed the remuneration policy of the executive Directors;
- 訂定並審議執行董事的薪酬政策;
- assessed the performance of executive Directors; and
- 評估執行董事的表現;及
- made recommendations to the Board on the remuneration packages (including the granting of share options and share awards) of individual executive Directors and senior management.
- 就個別執行董事及高級管理人員的薪酬 待遇(包括授予購股權及獎勵股份)向董 事會提交建議。

The attendance records of the committee members to committee meeting(s) are set out below:

委員會成員出席委員會會議的紀錄載列如下:

Meeting(s) Attended/Held 出席/舉行

Remuneration Committee Members	薪酬委員會成員	會議次數
Dr. Li Kwok Tung, Donald SBS JP (Chairman)	李國棟醫生	
	(銀紫荊星章,太平紳士)(主席)	2/2
Mr. Yeung Wing Sun, Mike	楊榮燊先生	2/2
Mr. Tsang On Yip, Patrick	曾安業先生	2/2

Details of Directors' emoluments for the year are disclosed in note 9 to the consolidated financial statements.

年內之董事薪酬詳情於綜合財務報表附註9披露。

Nomination Committee

The Company has established its Nomination Committee with written terms of reference, which is available at the Company's website at www.ump.com.hk and the Stock Exchange's website at www.hkexnews.hk.

The Nomination Committee is responsible for regularly reviewing the structure, size and diversity of the Board and making recommendations to the Board on any proposed changes to complement the Company's corporate strategy. Its duties include making recommendations to the Board on the selection of individuals nominated for directorships, the appointment or reappointment of Directors and succession planning for Directors, reviewing the leadership needs of the Company to ensure the continued ability of the Company to compete effectively. The Committee is also responsible for assessing the independence of independent non-executive Directors and reviewing their annual confirmations on independence. The Nomination Committee meets at least once a year and is provided with sufficient resources to perform its duties.

The Nomination Committee currently comprises three members, including two independent non-executive Directors, namely Mr. Lee Luen Wai, John *BBS JP* and Dr. Li Kwok Tung, Donald *SBS JP*, and an executive Director, namely Dr. Sun Yiu Kwong. Dr. Sun Yiu Kwong serves as the chairman of the Nomination Committee. The composition of the Nomination Committee meets the requirements of chairmanship and independence of the Listing Rules.

During FY2021, the Nomination Committee had performed the following works:

- reviewed the current structure, size and composition of the Board;
- assessed the independence of independent non-executive Directors; and
- reviewed the time commitment of the Directors.

提名委員會

本公司已成立提名委員會並制定其書面職權 範圍,可於本公司網站(www.ump.com.hk)及 聯交所網站(www.hkexnews.hk)瀏覽。

提名委員會負責定期檢討董事會的架構、規模及多元性,並就任何為配合本公司企業議會的經濟業別的一個工作。 一個工作,並就任何為配合本公司議會,並就任任董事。 一個工作出的變動向董事會提交建議。董重是 一個工作出的變動向董事會提交建議。 一個工作出的變動向董事會提至主義。 一個工作出的變動向董事會提至主義。 一個工作,並檢視本公司領導需要員會不可能 一個工作,並不可能 一個工作, 一個工作。 一個工作, 一個工作, 一個工作。 一個工作, 一一工作, 一一工, 一

提名委員會現由三名成員組成,包括兩名獨立非執行董事李聯偉先生(銅紫荊星章,太平紳士)及李國棟醫生(銀紫荊星章,太平紳士)及執行董事孫耀江醫生。孫耀江醫生擔任提名委員會主席。提名委員會的組成符合上市規則中主席和獨立性的規定。

於2021財政年度,提名委員會已履行以下事務:

- 檢討董事會的現行架構、規模及組成;
- 評估獨立非執行董事的獨立性;及
- 檢討董事所付出的時間。

The Board adopted the policy of the nomination of Directors in December 2018 (the "Director Nomination Policy"). Pursuant to the Director Nomination Policy, the nomination committee of the Board shall nominate suitable candidates to the Board for it to consider and make recommendations to Shareholders for election as directors at general meetings of the Company or to appoint as Directors to fill casual vacancies or as an addition to the existing Board, for details of which, please refer to the Company's website at www.ump.com.hk.

董事會於2018年12月採納董事提名政策(「董事提名政策」)。根據董事提名政策,董事會轄下提名委員會須向董事會提名適合人選供其考慮,並就於本公司股東大會上選舉或委任董事以填補臨時空缺或作為現董事會的增補向股東作出推薦建議。詳情請參閱本公司網站www.ump.com.hk。

During the year, the Board reviewed the overall contribution and service to the Company, expertise and professional qualifications of the retiring Directors and recommended them to be re-elected at the Company's forthcoming annual general meeting.

年內,董事會已審閱退任董事對本公司的整 體貢獻及服務、彼等的專業知識及專業資 格,並建議彼等於本公司的應屆股東週年大 會上膺選連任。

The attendance records of the committee members to committee meeting(s) are set out below:

委員會成員出席委員會會議的紀錄載列如下:

		Meeting(s)
		Attended/Held
		出席/舉行
Nomination Committee Members	提名委員會成員	會議次數
Dr. Sun Yiu Kwong (Chairman)	孫耀江醫生(主席)	1/1
Mr. Lee Luen Wai, John BBS JP	李聯偉先生(<i>銅紫荊星章,太平紳士)</i>	1/1
Dr. Li Kwok Tung, Donald SBS JP	李國棟醫生(銀紫荊星章,太平紳士)	1/1

Audit Committee

The Company has established its Audit Committee with written terms of reference, which is available at the Company's website at www.ump.com.hk and the Stock Exchange's website at www.hkexnews.hk.

The Audit Committee reports to the Board and holds regular meetings to assist the Board in discharging its responsibilities for effective financial reporting controls, internal controls and risk management. The Committee monitors the integrity of the Company's financial statements, annual report and accounts and half-year report and reviews significant financial reporting judgments contained in them. It reviews, makes recommendations and reports to the Board on findings relating to the financial statements, reports and accounts, systems of internal control and risk management and compliance issues on an annual basis. The Audit Committee also oversees the Company's relationship with the external auditor, reviews auditor's letter of engagement and makes recommendations to the Board on the appointment and reappointment of external auditor. It is empowered to review and monitor the external auditor's independence and objectivity and the effectiveness of the audit process in accordance with applicable standards. It reviews external auditor's management letter and any material gueries raised by the auditor to the management and the management's response. The Committee meets at least twice a year and is provided with sufficient resources enabling it to discharge its duties.

The Audit Committee currently comprises three members, all of whom are independent non-executive Directors, namely Mr. Lee Luen Wai, John *BBS JP*, Dr. Li Kwok Tung, Donald *SBS JP* and Mr. Yeung Wing Sun, Mike. Mr. Lee Luen Wai, John *BBS JP* serves as the chairman of the Audit Committee. The composition of the Audit Committee meets the requirements of chairmanship and independence of the Listing Rules.

審核委員會

本公司已成立審核委員會並制定其書面職權範圍,可於本公司網站(www.ump.com.hk)及聯交所網站(www.hkexnews.hk)瀏覽。

審核委員會向董事會匯報,並定期舉行會 議,協助董事會履行其職責,確保財務匯報 監控、內部監控及風險管理行之有效。委員 會監察本公司的財務報表、年度報告及賬目 以及半年度報告的完整性,並審閱其中所載 有關財務申報的重大意見。其按年檢討有關 財務報表、報告及賬目、內部監控及風險管 理系統,以及合規事宜的結果,並就此向董 事會提交建議及報告。審核委員會亦監察本 公司與外聘核數師的關係、檢討核數師的委 聘書,並就外聘核數師的委任及重新委任向 董事會提交建議。其獲授權檢討及監察外聘 核數師是否獨立客觀,以及審核程序根據適 用準則是否有效。其亦檢討外聘核數師給予 管理層的《審核情況説明函件》及核數師向管 理層提出的任何重大疑問,以及管理層作出 的回應。委員會每年最少舉行兩次會議並獲 提供充足資源以履行其職責。

審核委員會現由三名成員組成,全部成員均 為獨立非執行董事,分別為李聯偉先生(銅 紫荊星章,太平紳士)、李國棟醫生(銀紫荊 星章,太平紳士)及楊榮燊先生。李聯偉先生 (銅紫荊星章,太平紳士)擔任審核委員會主 席。審核委員會的組成符合上市規則中主席 和獨立性的規定。

During FY2021, the Audit Committee had performed the following works:

於2021財政年度,審核委員會已履行以下事務:

- reviewed the interim and annual financial statements and made recommendation to the Board;
- 審閱中期及年度財務報表並向董事會提 交建議;
- reviewed the annual caps on continuing connected transactions of the Company;
- 檢討本公司持續關連交易年度上限;
- reviewed the remuneration, terms of engagement and the independence of the external auditor and considered the reappointment of the external auditor;
- 檢討外聘核數師的薪酬、委聘條款及獨立性,並考慮續聘外聘核數師;
- reviewed the arrangements for raising concerns about possible improprieties in financial reporting, internal control or other matters;
- 檢討有關財務申報、內部監控或其他事項中的可能發生不正當行為提出關注的安排;
- reviewed the Group's financial controls, risk management and internal control systems and the effectiveness, adequacy of resources and competency; and
- 檢討本集團的財務監控、風險管理及內 部監控系統以及有效性、資源充足性及 能力:及
- considered and reviewed the Environmental, Social and Governance Report.
- 考慮及審閱環境、社會及管治報告。

The attendance records of the committee members to committee meeting(s) are set out below:

委員會成員出席委員會會議的紀錄載列如下:

Meeting(s)

		Attended/Held 出席/舉行
Audit Committee Members	審核委員會成員	會議次數
Mr. Lee Luen Wai, John BBS JP (Chairman)	李聯偉先生	
	(銅紫荊星章,太平紳士)(主席)	2/2
Dr. Li Kwok Tung, Donald SBS JP	李國棟醫生 <i>(銀紫荊星章,太平紳士)</i>	2/2
Mr. Yeung Wing Sun, Mike	楊榮燊先生	2/2

DIRECTORS' RESPONSIBILITIES FOR FINANCIAL STATEMENTS

The Board is responsible for the preparation of the financial statements which should give a true and fair view of the state of affairs of the Group and of the financial performance and cash flows for such reporting period. In preparing the financial statements, the Board has adopted generally accepted accounting standards in Hong Kong and suitable accounting policies and applied them consistently, made judgments and estimates that are prudent, fair and reasonable, and prepared the financial statements on a going concern basis. The Board is responsible for ensuring that the Group keeps proper accounting records which disclose with reasonable accuracy at any time the financial position of the Group.

The Board is not aware of any material uncertainties relating to events or conditions which may cast significant doubt over the Group's ability to continue as a going concern. Accordingly, the Board has continued to adopt the going concern basis in preparing the financial statements.

The auditor is responsible for auditing and reporting its opinion on the financial statements of the Group and the independent auditor's report for FY2021 is set out in the section headed "Independent Auditor's Report" of this annual report.

INTERNAL CONTROL AND RISK MANAGEMENT

The Board acknowledged its responsibility for the risk management and internal control systems and overseeing their effectiveness. 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.

The Company has developed and adopted various risk management procedures and guidelines with defined authority for implementation by key business processes and office functions, including clinic chain operations, business development, financial reporting, human resources, information technology and handling and dissemination of inside information.

董事對財務報表的責任

董事會負責編製財務報表,財務報表應真實及公平地反映本集團於該報告期內的業務狀況、財務表現及現金流量。於編製財務報表時,董事會已採納並貫徹應用香港公認會計準則及適當的會計政策,作出審慎、公公平為計算經營基準編製財務報表。董事會負責確保本集團時常保存與對務報表。董事會負責確保本集團時常保被露本集團的財務狀況。

董事會並不知悉與可能對本集團持續經營能 力構成重大疑慮之事件或情況有關之任何重 大不明朗因素。因此,董事會編製財務報表 時已繼續採用持續經營基準。

核數師負責審核本集團的財務報表及匯報其 意見,2021財政年度的獨立核數師報告載於 本年報「獨立核數師報告」一節內。

內部監控及風險管理

董事會承認其須對風險管理及內部監控系統 負責,並有責任監察其有效性。有關系統旨 在管理而非消除未能達致業務目標的風險, 並僅可就重大的失實陳述或損失提供合理而 非絕對的保證。

本公司已發展及採納多項風險管理程序及指 引連同清晰授權,以執行主要業務程序及辦 公室職能,包括診所連鎖經營、業務發展、 財務申報、人力資源、資訊科技以及處理及 發佈內幕消息。

All departments conducted internal control assessment regularly to identify risks that potentially impact the business of the Group and various aspects including key operational and financial processes, regulatory compliance and information security.

The management, in coordination with department heads, assessed the likelihood of risk occurrence, provide treatment plans, and monitor the risk management progress, and reported to the Audit Committee and the Board on all findings and the effectiveness of the systems.

The internal audit team is responsible for providing the internal audit function and performing independent review of the adequacy and effectiveness of the risk management and internal control systems.

The key elements of the Group's risk management and internal control structure are as follows:

- well-defined organizational structure with appropriate segregation of duties, limit of authority, reporting lines and responsibilities to minimize risk of errors and abuse;
- establish written policies and procedures for major functions and operations;
- important business functions or activities are managed by experienced, qualified and suitably trained staff;
- continuous monitoring of the key operating data and performance indicators, timely and up-to-date business and financial reporting, immediate corrective actions are taken where necessary; and
- internal audit function to perform independent appraisal of major operations on an ongoing basis.

所有部門定期進行內部監控評估,以識別對本集團業務及多個範疇(包括主要營運及財務程序、監管合規、信息安全)構成潛在影響的 風險。

管理層與部門主管互相協調,評估出現風險 的可能性、提供應對計劃及監督風險管理進 度,並向審核委員會及董事會匯報一切評估 結果及有關系統的成效。

內部審計團隊負責提供內部審計職能以及對 風險管理及內部控制系統的充足性及有效性 進行獨立審閱。

本集團風險管理及內部控制架構的主要元素 如下:

- 明確界定的組織架構,擁有適當的職責 區分、限制權力、報告系統及在最大程 度減低失誤及濫權風險的責任;
- 已就主要職能及運作建立書面政策及程序;
- 重要業務職能或活動均由富經驗、具有 資格及合適的經培訓人員管理;
- 持續監察主要營運數據及業績指標,及 時更新業務及財務報告以及在需要時進 行即時更正;及
- 設立內部審計職能,以持續對主要營運 進行獨立評估。

A risk-based approach is adopted to ensure that a methodical coverage of the Group's operations and resources are focused on high risk areas. The internal audit team takes the lead to evaluate the risk management and internal control systems of the Group by reviewing the major operations of the Group on a rotational basis every year. The review covers all material controls including financial, operational, compliance controls and risk management.

已採納風險為本的方法以確保本集團的運作及資源可井然涵蓋高風險範圍。內部審計團隊領導每年輪流檢討本集團主要營運以評估本集團風險管理及內部控制系統的工作。檢討涵蓋所有主要控制,包括財務、營運、合規控制以及風險管理。

Review results and recommendations in the form of written reports are submitted to the Audit Committee for discussion and review. Follow up actions will be taken up by the internal audit team to ensure that findings previously identified have been properly resolved. The Board had discussed and reviewed the effectiveness of the Group's risk management and internal control systems for the FY2021, and considered them effective and adequate.

檢討結果及建議會以書面報告形式向審核委員會提交以供討論及審閱。後續行動將由內部審計團隊跟進,以確保過去識別的風險問題均已獲妥善處理。2021財政年度,董事會已討論並審查本集團風險管理及內部控制系統的有效性,且認為該等系統有效及足夠。

The Company also established a procedure to facilitate employees of the Company to raise, in confidence, concerns about possible improprieties in financial reporting, internal control or other matters of the Company.

本公司亦設立程序以便本公司僱員保密提出 有關本公司財務申報、內部監控或其他事宜 中出現可能發生不正當行為的問題。

During FY2021, the Board, in conjunction with the Audit Committee, conducted a review of the effectiveness of the internal control system of the Company and its subsidiaries, including the adequacy of resources, staff qualifications and experience, training programmes and budget of the Company's accounting, internal audit and financial reporting function. The Board considered that the Group's risk management and internal control systems for FY2021 was effective and adequate and no significant areas of concern has been identified.

於2021財政年度,董事會聯同審核委員會檢 視本公司及其附屬公司內部監控系統是否有 效,包括本公司在會計、內部審核及財務匯 報職能方面的資源、員工資歷及經驗,以及 員工所接受的培訓課程及有關預算又是否充 足。董事會認為本集團於2021財政年度的風 險管理及內部監控制度屬有效充足,並無發 現任何重要關注事項。

AUDITOR'S REMUNERATION

The fees in respect of audit and non-audit services provided to the Company and its subsidiaries by the external auditor of the Company for FY2021 are set out below:

核數師酬金

於2021財政年度,本公司外聘核數師向本公司及其附屬公司提供核數和非核數服務的酬金載列如下:

HK\$'000

		千港元
		1,12,10
Audit service	核數服務	1,780
Non-audit services	非核數服務	670
		2,450

SHAREHOLDERS' RIGHTS

Convening an extraordinary General Meeting

Article 58 of the Articles of the Company provides that any one or more members of the Company holding at the date of deposit of the requisition not less than one-tenth of the paid up capital of the Company carrying the right of voting at general meetings of the Company shall at all times have the right, by written requisition to the Board or the Company Secretary, to require an extraordinary general meeting to be called by the Board for the transaction of any business specified in such requisition; and such meeting shall be held within 2 months after the deposit of such requisition. If within 21 days of such deposit the Board fails to proceed to convene such meeting, the requisitionist(s) himself (themselves) may do so in the same manner, and all reasonable expenses incurred by the requisitionist(s) as a result of the failure of the Board shall be reimbursed to the requisitionist(s) by the Company.

股東權利 召開股東特別大會

本公司細則第58條規定,任何一名或多名於 遞呈要求日期持有不少於本公司繳足股本(附 帶於本公司股東大會上的投票權)十分之一 本公司股東於任何時間均有權透過向 或公司秘書發出書面要求,要求 更 東特別大會,以處理有關要求中指兩 何事項;且該大會應於遞呈該要求後 行。倘遞呈後21日內,董事會未能 方 學一,則遞呈要求人士可自行 該大會 議,而遞呈要求人士因董事會未能 可 開大會而合理產生的所有開支應由本公司 號呈要求人士作出償付。

Putting Forward Proposals at General Meetings

A Shareholder may lodge a notice of his intention to propose any person (other than himself/herself) for election as a Director together with a notice signed by the person to be proposed of his/her willingness to be elected to the head office of the Company or at the registration office where the branch register of members of the Company is kept provided that the minimum length of the period, during which such notice(s) are given shall be at least 7 days and that (if the notices are submitted after the despatch of the notice of the general meeting appointed for such election) the period for lodgment of such notice(s) shall commence on the day after the despatch of the notice of the general meeting appointed for such election and end no later than 7 days prior to the date of such general meeting.

Other than the above concerning a proposal of a person for election as a Director, there are no provisions in the Articles of Association or the Companies Law of the Cayman Islands for putting forward proposals of new resolutions by Shareholders at general meetings. Shareholders may follow the procedures set out above to convene an extraordinary general meeting for any business specified in such written requisition.

Putting Forward Enquiries to the Board

For putting forward any enquiries to the Board, Shareholders may send written enquiries to the Company. The Company will not normally deal with verbal or anonymous enquiries.

Contact Details

Shareholders may send their enquiries or requests as mentioned above to the following:

Address: 27th Floor

Wing On House

71 Des Voeux Road Central

Hong Kong

Fax: (852) 2511 1152 Email: ir@ump.com.hk

於股東大會上提呈建議

股東可就其有意提名任何人士(除彼本身外) 參選董事的通知以及經被提名人士簽署表明 其願意接受選舉的通知,送交本公司總辦事 處或本公司存置股東名冊分冊的登記處,惟 提交通知的期間必須至少7天,如通知在指定 舉行該選舉的股東大會的通告寄發後提交, 提交通知的期間為由指定舉行該選舉的股東 大會的通告發送後翌日開始,至不遲於該股 東大會舉行日期前7天結束。

除上文有關提名人士參選董事的議案外,公司細則或開曼群島公司法並無有關股東於股東大會動議新決議案的條文。股東可遵照上文所載的程序就於有關書面要求列明的任何事宜召開股東特別大會。

向董事會提出查詢

股東可以書面形式向本公司寄發查詢,藉以 向董事會作出任何查詢。本公司一般不會處 理口頭或匿名查詢。

聯絡資料

股東可將上述的查詢或要求發送至:

地址: 香港

德輔道中71號 永安集團大廈

27樓

傳真: (852) 2511 1152 電郵: ir@ump.com.hk

For the avoidance of doubt, Shareholders must deposit and send the original duly signed written requisition, notice or statement, or enquiry (as the case may be) to the above address and provide their full name, contact details and identification in order to give effect thereto. Shareholders' information may be disclosed as required by law.

為免生疑問,股東必須將妥為簽署的書面要求、通知或聲明正本或查詢(視情況而定)遞交及寄發至上述地址,並提供其全名、聯絡資料及身份,以使其生效。股東資料可能須按法律規定予以披露。

COMMUNICATION WITH SHAREHOLDERS

The Company considers that effective communication with Shareholders is essential for enhancing investor relations and investor understanding of the Group's business performance and strategies. The Company endeavours to maintain good communication with Shareholders and in particular, through its annual general meeting and other extraordinary general meetings. At the annual general meeting, Directors (or their delegates as appropriate) are available to meet Shareholders and answer their enquiries. The Directors, Company Secretary or appropriate members of senior management, where appropriate, also respond to inquiries from Shareholders and investors on a timely basis.

Under the Listing Rules, all resolutions proposed at Shareholders' meetings must be voted by poll except where the chairman of a general meeting, in good faith and in compliance with the Listing Rules, decides to allow resolutions to be voted on by the Shareholders on a show of hands. Details of the poll procedures will be explained during the proceedings of Shareholders' meetings. The poll voting results will be released and posted on the websites of the Stock Exchange at www.hkexnews.hk and the Company at www.ump.com.hk.

To provide effective communication, the Company maintains a website at www.ump.com.hk. All the financial information and other disclosures including, inter alia, annual reports, interim reports, announcements and Articles are available under the section of "Investor Relations" on the Company's website.

與股東的溝通

本公司認為,與股東進行有效溝通,乃提升 投資者關係及讓投資者瞭解本集團業務表現 及策略的要素。本公司致力與股東維持良好 溝通,尤其是透過股東週年大會及其他股東 特別大會。於股東週年大會上,董事(或其代 表(如適用))將會抽空與股東會面,並回答股 東查詢。董事、公司秘書或高級管理層的相 關成員亦會在適當情況下適時回答股東及投 資者的查詢。

根據上市規則,於股東大會提呈的所有決議案均須按股數投票方式表決,惟股東大會主席以誠實信用的原則及在遵守上市規則的情況下作出決定,容許決議案由股東以舉手方式表決則除外。投票表決程序的詳情會於股東大會進行期間加以解釋。投票表決的結果會於聯交所網站(www.hkexnews.hk)及本公司網站(www.ump.com.hk)發佈及登載。

為 有 效 聯 繫 , 本 公 司 已 設 立 網 站 www.ump.com.hk。所有財務資料以及其他 披露資料(其中包括年報、中期報告、公告及 細則)均可於本公司網站「投資者關係」一欄 瀏覽。

Shareholders can direct their questions about their shareholdings to the Company's Share Registrars. To the extent the requisite information of the Company is publicly available, Shareholders and the investment community may at any time make a request for such information. Designated contacts, email addresses and enquiry lines of the Company have been provided in the "Corporate Information" section of this annual report to enable the Shareholders and the investment community to make any enquiry in respect of the Company.

股東可直接向本公司的股份過戶登記處查詢 有關其股權事宜。倘要求索取的本公司資料 為公開資料,股東及投資大眾可隨時索取有 關資料。本公司的指定聯絡人、電郵地址及 查詢電話已載於本年報「公司資料」一節內, 以便股東及投資大眾提出任何有關本公司的 查詢。

CONSTITUTIONAL DOCUMENTS

During FY2021, the Company has not made any changes to its memorandum and Articles of Association.

章程文件

於2021財政年度,本公司並無對其組織章程 大綱及公司細則作出任何變動。

ABOUT THIS REPORT

Overview

This Environmental, Social and Governance ('ESG') Report of UMP Healthcare Group provides an overview of the material ESG issues we have identified and the related practices that help us drive sustainable development. We are committed to engaging with our key stakeholders and complying with applicable regulations and guidelines on ESG matters. The reporting year of our ESG Report is aligned with our financial year.

Reporting scope

This report covers UMP's ESG management approach and performance for the period from 1 July 2020 to 30 June 2021. Unless otherwise specified, the contents and metrics reported cover our operations in Hong Kong¹.

Reporting standard

This ESG Report was prepared according to the Environmental, Social and Governance Reporting Guide as set out in Appendix 27 of the Rules Governing the Listing of Securities on the Stock Exchange of Hong Kong Limited. It is reported in compliance with the "comply or explain" provisions and with reference to the "recommended disclosures" of the ESG Reporting Guide. For more information relating to the Group's business and its corporate governance practices, please refer to the Corporate Governance section in this Annual Report.

關於本報告

概覽

聯合醫務集團的本環境、社會及管治(「環境、社會及管治」)報告概述我們已識別的重大環境、社會及管治事宜以及協助我們推動可持續發展的相關常規。我們致力與主要持份者溝通互動,並遵守有關環境、社會及管治事宜的適用規例及指引。我們的環境、社會及管治報告的報告年度與我們的財政年度一致。

匯報範圍

本報告涵蓋聯合醫務於2020年7月1日至2021年6月30日期間的環境、社會及管治管理方針及表現。除另有指明外,所呈報的內容及度量標準涵蓋我們於香港的業務!。

報告準則

本環境、社會及管治報告乃根據香港聯合交易所有限公司證券上市規則附錄二十七所載的環境、社會及管治報告指引而編製。其乃根據「不遵守就解釋」條文及參考環境、社會及管治報告指引內的「建議披露」作出報告。有關本集團業務及其企業管治常規的更多資料,請參閱本年報的企業管治一節。

¹ Environmental data only covers our operations in Hong Kong as the relevant figures for our operations in Mainland China and Macau are considered relatively insignificant to the Group.

環境數據只包括我們於香港的業務,因為我們在中國內地及澳門的業務之相關數據對本集團而言為較不重要。

In the preparation of this ESG Report, the Group follows the four reporting principles as set out in the ESG Reporting Guide:

於編製本環境、社會及管治報告時,本集團 遵循環境、社會及管治報告指引中載列的四 項匯報原則:

Reporting principles 匯報原則	Materiality 重要性	Quantitative 量化	Balance 平衡	Consistency 一致性
Application	Material	The Group accounts	This ESG Report	The Group
in this ESG	environmental	for and discloses	aims to disclose	adopts consistent
Report	and social issues	KPIs in quantitative	data in an objective	measurement
於本環境、社會及	were identified and	terms for proper	way, which	methodology to
管治報告中的應用	prioritised with	evaluation of the	aims to provide	achieve meaningful
	inputs from internal	effectiveness of	stakeholders	comparison of ESG
	and external	ESG policies and	with a balanced	performances over
	stakeholders of the	actions.	overview of the	time whenever
	Group, and are	本集團以量化的方式	Group's overall ESG	practicable. Any
	disclosed in this	核算及披露關鍵績效	performances.	updates in the
	ESG Report.	指標,以便對環境、	本環境、社會及管治	methods or KPIs used
	於本集團內部及外部	社會及管治政策及行	報告旨在客觀披露數	will be disclosed.
	持份者的參與下,重	動的成效作適當評	據,從而為持份者提	本集團採用一致的計
	大的環境及社會事宜	估。	供關於本集團整體環	量方法,以於可行的
	已經識別及排出優		境、社會及管治表現	情況對環境、社會及
	次,並於本環境、社		的均衡概觀。	管治的表現進行有意
	會及管治報告披露。			義的比較。使用的方
				法或關鍵績效指標的
				任何更新均會作披露。

Sources of data and assurance to reliability

The data reported in this ESG Report was prepared based on our internal statistical reports, internal policies, and other internal documents. The Board hereby confirms that, to the best knowledge and belief, no false or misleading statements have been made in this ESG Report.

Board approval

The board of directors (the "Board") is responsible for overseeing the statutory compliance, stakeholder engagement, ESG performance and risk management. The approval of this ESG report from the Board was obtained on 23 September 2021.

資料來源及可靠性保證

本環境、社會及管治報告所呈報的資料乃根 據我們的內部統計報告、內部政策及其他內 部文件而編製。董事會謹此確認,就其所知 及所信,並無於本環境、社會及管治報告內 作出任何虛假或誤導陳述。

董事會批准

董事會(「董事會」)負責監督法定合規、持份者參與、環境、社會及管治表現及風險管理。本環境、社會及管治報告已於2021年9月23日獲董事會批准。

OUR COMPANY

UMP is a leading medical and healthcare solution provider in Hong Kong and Macau. The Group offers a wide range of healthcare services suited for diverse individual needs, and also partners with corporate and insurance companies to administer customised corporate healthcare benefit plans for their members. In recent years, UMP has been establishing joint-ventured medical centres with local health service partners in major Chinese cities, as well as providing family doctor trainings. The UMP network has served over 1.12 million clinic visits in FY2021, and currently encompasses more than 1,100 self-owned and affiliated medical service points across Hong Kong, Macau, Tianjin, Shanghai, as well as major cities in the Greater Bay Area such as Guangzhou, Shenzhen, Zhuhai, Zhongshan, Dongguan and Foshan.

The Group has been dedicated to providing trusted and affordable services since its inception in 1990. We strive to act with integrity and maintain a high standard of professional practice. UMP aligns operations and services with ESG management principles of sustainable development and ensure ESG fairs and effectively and responsibly handled. We recognise ESG matters as an important part of our business strategy and the journey to our sustainable growth.

本公司

聯合醫務是香港及澳門領先的醫療保健解決方案提供者。本集團提供切合不同個人需要的多元化醫療保健服務,亦聯袂企業及保險公司,為會員管理定制的企業醫療保健福利計劃。近年來,聯合醫務於國內各大城市軍之,同時亦提供家庭醫生培訓。聯合醫務於國內各大城市軍之021財政年度錄得年就診人次超過112萬,目前旗下自設及聯營的1,100多家醫療服務機構覆蓋香港、澳門、天津、上海,以及粵港澳大灣區如廣州、深圳、珠海、中山、東莞及佛山在內的中國主要城市。

本集團自1990年成立以來一直致力提供可信任及可負擔的服務。我們時刻以誠信行事並維持高水準的專業實踐。聯合醫務的營運及服務體現可持續發展的環境、社會及管治管理原則,確保有效及負責任地處理環境、社會及管治事務。我們視環境、社會及管治管理事宜為業務戰略及實現可持續發展之歷程中的重要組成部分。

MANAGEMENT OF ESG ASPECTS

ESG risk management is key to ensuring sustainable growth of our business. The Board holds ultimate responsibility for assessing and determining our ESG-related risks and ensuring that our ESG risk management and internal control systems are suitable and effective.

The Group has established a ESG working group to assist the Board of Directors in supervising ESG-related matters and to incorporate ESG considerations into day-to-day operations. Our ESG working group is tasked with allocating resources to enhance our ESG management. The working group led by the senior management is comprised of various departments that support different ESG issues, including the clinic chain management team, finance team, human resources team, legal & compliance team, and third-party administration team. The working group meets twice a year to discuss ESG related roles and responsibilities, ensure new ESG requirements and policies are being adhered to, and oversee the Group's data collection tools. The working group report to the Board on the progress of implementation and take their suggestions.

Our commitment to environmental protection, community service, upholding decent labour practices, maintaining occupational health and safety, protecting patients' rights, and responsible procurement is outlined in our Corporate Social Responsibility policy ('CSR policy'). All staff are expected to comply with our CSR policy. We also have measures in place to monitor the quality of services delivered by our affiliated practitioners to our customers.

Compliance with ESG related regulations

UMP's business operations strictly comply with the relevant extensive laws and regulations, which include the registration and licensing of clinics, processing of radioactive substances and apparatuses, clinical waste treatment, marketing and promotion of healthcare products and services, possession and distribution of drugs, and the protection of customer and patient privacy.

The Group has established internal policies and systems to ensure compliance with these relevant laws and regulations. Standard written procedures guide our staff and medical/dental practitioners, while training and development programmes are also provided to staff to keep them updated on recent developments in compliance matters.

環境、社會及管治方面的管理

環境、社會及管治的風險管理是確保旗下業 務可持續發展的關鍵。董事會對於評估及釐 定有關環境、社會及管治的風險,以及確保 環境、社會及管治風險管理及內部監控系統 屬恰當及有效負有最終責任。

我們的企業社會責任政策(「企業社會責任政策」) 勾勒出我們對保護環境、回饋社會、恪守優良勞工常規、維持職業健康與安全、維護患者權利及負責任採購的承諾。全體員工均須遵守企業社會責任政策。我們亦已採取措施,以監察聯屬醫療從業人員向客戶提供服務的質素。

遵守環境、社會及管治相關法規

聯合醫務的業務營運嚴守大量相關法律及規例,包括診所註冊及發牌、放射性物質及儀器、診所廢棄物處理、醫療保健產品及服務 營銷及推廣、藥物管有及分銷,以及保障客 戶及患者私隱。

本集團已制訂內部政策及系統,以確保遵守相關法律及規例。我們以標準的書面程序為員工及醫生/牙醫提供指引,亦向員工提供多個培訓及發展課程,讓他們緊貼有關合規事宜的最新發展。

Stakeholder engagement

We value the trust and support of our stakeholders and strive to align our business practices with their needs and expectations to drive the sustainable development of the Group. We have engaged key stakeholders throughout various points to discuss and review topics related to this ESG Report.

持份者參與

我們重視持份者的信任及支持,致力令業務 常規能滿足持份者的需要及期望,從而推動 本集團的可持續發展。我們在不同階段安排 主要持份者參與,以討論及檢討本環境、社 會及管治報告的相關議題。

Stakeholders 持份者	Engagement 溝通方式
Government and regulatory authorities 政府及監管機構	Respond to inquiries with government department 回應政府部門查詢
Investors 投資者	 Issue timely announcements and circulars 適時刊載公告及通知 Convene regular shareholder meetings 定期召開股東大會 Public financial and ESG reports 刊發財務及環境、社會及管治報告
Employees 僱員	 Training and employee-caring activities 培訓及關懷僱員活動 Grievance mechanism 申訴機制 Company intranet 公司內聯網
Customers 客戶	 UMP Service Point app UMP服務點應用程式 Customer hotline 客戶熱線 Feedback surveys 意見調查
Suppliers and contractors 供應商及承包商	 Supplier rating system 供應商評級系統 Regular communication 定期溝通
Community 社區	Cooperation with social enterprises 與社會企業合作

Materiality assessment

In FY2020, we conducted a stakeholder engagement survey to identify stakeholder opinions and concerns regarding our business and sustainable development. Based on last year's survey results and with reference to global sustainability trends, peer benchmarking and reporting standards, a list of 10 sustainability issues have been identified as material for the Group's internal and external stakeholders in FY2021.

重要性評估

於2020財政年度,我們進行持份者參與調查 以識別持份者有關我們的業務和可持續發展 的意見和關注。根據去年的調查結果,並參 考全球可持續發展趨勢、同業基準及匯報準 則,已識別一個於2021財政年度對本集團內 部及外部持份者為重要,由10項可持續發展 事宜組成的清單。

Material topics of the Group	本集團的重要議題
Hazardous Waste Management	有害廢棄物管理
Employee relations	僱員關係
Occupational Health and Safety	職業健康和安全
Labour Standards	勞工準則
Supply Chain Management	供應鏈管理
Customer satisfaction	客戶滿意度
Service quality & safety	服務質素和安全
Patients data protection and privacy	患者數據保護及私隱
Anti-corruption	反貪污
Business integrity	商業誠信

OUR SERVICES

UMP recognises the importance of our role in safeguarding community health and take pride in our service quality and patient satisfaction.

The Group has established a Quality Assurance and Safety Committee which is responsible for monitoring the performance of our clinics and providing advice on professional standards, clinical governance, clinical risk, and continuous professional development of clinical and professional services. It also develops policies and procedures concerning the healthcare and medical services of the Group. The Committee consists of medical practitioners and senior management.

During FY2021, there have been no instances of non-compliance related to our products and service quality.

我們的服務

聯合醫務深明我們在保障社區健康中扮演重 要角色,對旗下服務質素和患者滿意度引以 為榮。

本集團已成立質量保證及安全委員會,其負責監督診所的表現,並就專業標準、臨床管治、臨床風險及臨床及專業服務的持續專業發展提供意見。委員會亦制定有關本集團醫療保健及醫療服務的政策及程序。委員會由本集團的醫生及高級管理層組成。

於2021財政年度,並無有關我們的產品及服 務質量的不合規事項。

Clinic hygiene and infection control

Maintaining environmental hygiene in our medical centres is our overriding priority. Good ventilation and lighting systems ensure a healthy and comfortable clinical environment. We procure personal protective equipment ('PPE') from global sources to maintain sufficient stock across our clinic chains and also equip clinic with special suction apparatus to reduce aerosols in the air. To prevent the transmission of disease within clinics we have patient triage and placement procedures and also implement strict sterilisation of reusable medical equipment. We ensure that sufficient sanitary and hand-washing facilities are available to all patients and staff. The clinics display posters of good cough etiquette and hand hygiene tips to act as reminders for all, and we train our clinic staff on clinical infection control to improve knowledge on epidemic diseases and further limit the risk of transmissible disease. Proper handling of clinic-generated waste is also a measure to control infection. This is further detailed in the "waste treatment" section.

診所衛生及感染控制

Case study: Guidelines on COVID-19 prevention, reporting and handling procedures

UMP has developed guidelines on infection control and prevention for clinic staff to reduce the risk of spreading and contracting COVID-19. Practical measures are in place to enhance personal and workplace hygiene and safety. For instance, maintaining good ventilation, disinfecting commonly used equipment, providing hand soap in toilets, and regularly checking body temperature protect both our clinic staff and patients. We advise staff to stagger their meal times and maintain a 1.5 metre distance when having meals. The Group also provides surgical masks and other protective equipment as necessary to frontline staff.

個案研究:關於新型冠狀病毒的預防、報 告和處理程序的準則

聯合醫務為診所員工制訂了感染控制和預防指引,以減低新型冠狀病毒的傳播和感染風險。我們已採取切實可行的措施以加強個人及工作場所的衛生及安全。例如,保持良好通風,對常用設備進行消毒,於廁所提供洗手液,並定期檢查體溫,以保護診所職員及患者。我們建議員工分開用饍時間,用餐時保持1.5米距離。本集團亦為前線員工提供外科口罩及其他必要的防護用品。

Patient relationship management

Listening to our patients' needs and concerns guides our professional and quality services. The Group engages with patients to build stronger relationships through established communication platforms, primarily our mobile app UMP 服務點. The app gives customers access to the latest information on doctor availability, the range of healthcare services offered, and the location and operation hours of our medical centres. Patients can communicate feedback or suggestions through our hotline and website. Any complaints launched about medical practice are handled by our Healthcare Relations Department and are investigated thoroughly in an impartial manner.

患者關係管理

專業優質服務繫於細心聆聽患者所需要及關注的事宜。本集團透過不同的已確立溝通平台(主要是我們名為「UMP服務點」的流動應用程式)與患者溝通,共建更緊密的關係。該應用程式為客戶提供有關我們醫生當值、所提供醫療保健服務範疇及醫務中心協關及營業時間等的最新資訊。患者可經熱線及網站提供反饋或建議。倘出現有關醫療服務的投訴,將會由我們的醫療保健關係部處理並會以不偏不倚的方式徹查。

Safeguarding patients' rights and their privacy

The Group is committed to welcoming patients regardless of their different backgrounds. We have a strict no tolerance policy on discrimination of age, race, sex, marital status, pregnancy, disability, or any other characteristic protected by anti-discrimination laws.

UMP maintains a positive and open relationship during the entire healthcare process to protect and promote patients' rights. We guarantee the confidentiality of patients' medical status and respect all decisions to accept or refuse medication or treatment.

The Group complies with the Personal Data (Privacy) Ordinance regarding the collection, retention, handling, disclosure and use of personal data including medical history. To avoid information leakage to unauthorised third parties, we have an effective data storage system in place that regularly monitors and evaluates the risk of improper use of information. Our Employee Handbook stipulates that staff may only access confidential information on a need-to-know basis, and are expected to follow the procedures in place when handling printed and electronic documents related to personal data. To further safeguard the protection of confidential patient information, UMP provides trainings on Personal Data Privacy to guide staff in upholding their responsibilities on privacy matters.

Professional practitioners

To promote and safeguard the quality of healthcare services, all medical practitioners engaged by UMP have valid and subsisting practical certificates and qualifications to provide medical services and handle drug and pharmacy matters. All doctors, dentists and certain auxiliary service providers are required to comply with the applicable code of professional conduct or discipline.

維護患者權利及私隱

本集團一視同仁看待不同背景的患者。本集 團嚴禁任何基於年齡、種族、性別、婚姻狀 況、懷孕、殘疾或反歧視法例保障的任何其 他特徵的歧視。

聯合醫務於整個醫療過程與患者維持積極及 坦誠的關係,以保護及促進患者權利。我們 保障患者的病況及接受或拒絕任藥物或治療 的一切決定的私隱。

本集團遵守個人資料(私隱)條例有關收集、保留、處理、披露及使用個人資料(包括醫療紀錄)等方面的規定。為避免資料外洩器養授權的第三方,我們設有有效的資料儲好不當使期監察及評估不當使用資料的屬。我們的員工手冊訂明,員工只能接觸的機密資料之印刷及電子文件時須遵從既定護,以資料之印刷及電子文件時須遵從既定護,以為進一步保障對患者機密資料的培訓,以指導員工恪守於私隱事務方面的責任。

專業的醫療從業人員

為提升及保障醫療保健服務的質素,所有獲聯合醫務聘請的醫療從業人員均必須具有有效且存續的執業證書及資格,以提供醫療服務,以及處理藥物及配藥事宜。所有醫生、 牙醫及若干輔助服務提供者均需遵守適用的專業操守或紀律守則。

We identify qualified and suitable practitioners to join our network through a deliberated process to ensure all practitioners are competent in providing quality healthcare services. Our recruitment process for doctors is involving more than one Senior Executives in UMP in order to secure a fair and objective selection decision to select qualified and capable doctors. Human Resources Director will review the doctor candidate's background through the resume followed by a video meeting or face-to-face meeting. Suitable candidate will then be interviewed by Managing Director and General Manager. The Chairman and Chief Executive Officer will also be involved before the decision of hiring is made. Professional qualification and certificates will be collected for future reference.

UMP also provides necessary resources in supporting practitioners to enhance their skills and knowledge. A dedicated team conducts regular clinical visits to engage with our affiliated practitioners. Senior management periodically reviews policies on selection, remuneration and training to ensure that clinical care is delivered according to industry standards and contributing to the sustainable development of the Group's business.

Supply chain management

UMP procures medicine and medical equipment from pharmaceutical companies and suppliers of medical consumables that are qualified under the applicable laws and regulation. Our Procurement Policy sets a framework for all procurement related activities in the Group, which is supplemented by specific procedures as necessary for different business units.

The Procurement and Supplier Management processes aim to continuously improve both supplier performance and the relationship between suppliers and UMP, facilitating the long-term business development of UMP. Suppliers are rated according to their performance based on criteria including the quality of goods, delivery time, brand reputation, and environmental and social factors. A list of preferred suppliers is maintained so preferred suppliers are engaged when procuring a particular good or service. The Group aims to foster constructive relationships with suppliers through encouraging feedback from the supplier to reflect progress along the procurement process. The preferred supplier list is assessed at least biennially to ensure supplier development meets the UMP procurement standard.

我們奉行審慎的程序以物色合資格及適合的醫療從業人員加入我們的網絡的醫療從業人員均勝任提供優質的醫療保健的醫生招聘過程涉及面選決力員的醫生招聘過以確保與人力景內。 客觀,選出合資格及勝任的醫生人的資源。 客觀,選出合資格及勝任的醫生人的資源, 經監將通過簡歷審查醫生候選人,合適試。 經監行視像會議或面談。然後,合適試。定 過時, 以行政總裁亦將參與其中,然後書之副本 以行政總裁亦將收取專業資格及證書之以 時用。我們將收取專業資格及證書之以 供日後參考。

聯合醫務亦提供必要資源以支援醫療從業人員提高技能及知識。我們的專責團隊定期到訪診所與聯屬醫療從業人員交流。高級管理層定期檢討有關甄選、薪酬及培訓的政策,以確保按照行業標準提供臨床護理,並促進本集團業務的可持續發展。

供應鏈管理

聯合醫務向根據適用法律及法規的合資格醫 藥公司及醫療消耗品供應商採購藥物及醫療 設備。我們的採購政策為本集團的所有採購 相關活動制定框架,並根據不同業務單位的 需要,由具體程序加以補充。

採購及供應商管理程序旨在推動供應商的表現及供應商與聯合醫務之間的關係不應商斷進,促進聯合醫務的長遠業務發展。供應的表現乃根據貨品品質、交付時間、品牌學以及環境及社會因素等項目而評級。6 次採購特定的過過大會因素等項目而評級。6 物質與供應商是供應商。本集團冀通過進展,於採購特定的過過時期,首與供應商建立具建設性的合作關係。6 と與供應商名單至少每兩年評估一次,以確保供應商的發展符合聯合醫務的採購標準。

A centralised procurement system is used for the ordering and distribution of medical supplies to individual UMP Medical Centres, while UMP Medical Centres are responsible for maintaining their own drug and medical consumable inventory. This system enhances the effective control on the quality and costs of procurement while also mitigating risks of corruption and bribery.

本集團就訂購及向個別聯合醫務中心分發醫療物資而採納中央採購系統,而聯合醫務中心負責維持其本身的藥物及醫療消耗品存貨。此系統增強對採購的質量及成本之有效控制,同時減低貪污及賄賂的風險。

Number of suppliers by geographical region 按地區劃分的供應商數目		
Hong Kong	No.	545
香港	數目	

BUSINESS ETHICS

The Group strives to maintain high ethical standards and work closely with our employees to uphold our strong ethical values.

UMP does not tolerate any form of corruption. Our Staff Handbook contains guidelines that establish the expectations for our employees regarding gifts from suppliers and clients. To avoid any conflict of interest we recommend employees to either return gifts with a written explanation, donate the gift to charity through the Group, or keep the gift and donate a sum of equal market value to charity. If deemed necessary, we will require employees to report instances to their supervisors and the Human Resources and Administration department.

Openness, accountability, and transparency are esteemed values of the Group. The Group has a Whistleblowing Policy in place as part of the internal risk management system. If inappropriate behaviour or a violation of UMP's Code of Conduct is observed, employees can file a written report directly to the Head of Human Resources and Administration department, General Manager, or the Chairman.

There have been no legal cases regarding corruption brought against the Group or our employees in this reporting year.

商業道德

本集團全力奉行高道德標準,並與僱員緊密 合作,以恪守崇高的道德價值。

聯合醫務絕不姑息任何形式的貪污。員工手冊內的指引確立我們對僱員自供應商及客戶收取禮物的預期處理手法。為避免利益衝突,我們建議僱員連同書面解釋一併退回禮物、通過本集團捐贈予慈善機構,或保留該禮物並同時向慈善機構捐贈金額等同於該禮物的市場價值的款項。如有需要,我們要求僱員向其主管及人力資源及行政部報告有關事宜。

公開、問責及具透明度是本集團備受尊敬的 價值。本集團訂有舉報政策,作為內部風險 管理系統的一環。倘發現不當行為或違反聯 合醫務操守守則的情況,僱員可直接向人力 資源及行政部主管、總經理或主席作出書面 報告。

於本報告年度,並無任何針對本集團或旗下 僱員而提起的貪污法律案件。

OUR EMPLOYEES

我們的僱員

Social KPIs 社會關鍵績效指標	Unit 單位	FY2021 2021財政年度
Number of employees 僱員人數		
Total number of employees 僱員總數	No. 數目	682
Number of employees by employment type 按僱傭類型劃分的僱員人數		
Full-time 全職	No. 數目	495
Part-time 兼職	No. 數目	187
Number of employees by gender 按性別劃分的僱員人數		
Male 男性	No. 數目	140
Female 女性	No. 數目	542
Number of employees by age group 按年齡組別劃分的僱員人數		
Below 30 30歲以下	No. 數目	233
30 - 40 30歲 - 40歲	No. 數目	238
41 – 50 41歲 – 50歲	No. 數目	101
Above 50 50歲以上	No. 數目	110
Number of employees by employment category 按僱傭類別劃分的僱員人數		
Chief level executives 首席級行政人員	No. 數目	2
Senior management 高級管理人員	No. 數目	17
Middle management 中層管理人員	No. 數目	49
General staff 一般員工	No. 數目	614

Social KPIs 社會關鍵績效指標	Unit 單位	FY2021 2021財政年度
Number of employees by geographical region 按地區劃分的僱員人數	M	
Hong Kong 香港	No. 數目	512
Mainland China 中國內地	No. 數目	164
Macau 澳門	No. 數目	6
Turnover 僱員流失情況		
Total number of resigned employees 已辭任的僱員總數	No. 數目	233
Number of employees turnover by gender 按性別劃分的僱員流失人數		
Male 男性	No. 數目	43
Female 女性	No. 數目	190
Employee's turnover rate by gender 按性別劃分的僱員流失率	,	
Male 男性	%	31%
Female 女性	%	35%
Number of employees turnover by age group 按年齡組別劃分的僱員流失人數		
Below 30 30歲以下	No. 數目	104
30 – 40 30歳 – 40歳	No. 數目	79
41 – 50 41歲 – 50歲	No. 數目	29
Above 50 50歲以上	No. 數目	21

Social KPIs 社會關鍵績效指標	Unit 單位	FY2021 2021財政年度
Employee's turnover rate by age group 按年齡組別劃分的僱員流失率		
Below 30 30歲以下	%	45%
30 – 40 30歲 – 40歲	%	33%
41 – 50 41歲 – 50歲	%	29%
Above 50 50歲以上	%	19%
Number of employees turnover by geographical re按地區劃分的僱員流失人數	gion	
Hong Kong 香港	No. 數目	179
Mainland China 中國內地	No. 數目	53
Macau 澳門	No. 數目	1
Employee's turnover rate by geographical region 按地區劃分的僱員流失率		
Hong Kong 香港	%	35%
Mainland China 中國內地	%	32%
Macau 澳門	%	17%

Employee benefits and welfare

UMP has established human resources management policies and procedures to ensure compliance with relevant laws and regulations. The relevant laws and regulations include the Employment Ordinance, the Sex Discrimination Ordinance, the Disability Discrimination Ordinance of the Laws of Hong Kong and the Labour Law of the PRC and the Labour Contract Law of the PRC. Our Staff Handbook includes detailed rules and guidelines that lay out our expectations for employee conduct as well as the rights and responsibilities of staff in the workplace.

We hope to foster a positive work culture and create an environment that enhances the well-being of staff. The Group respects staff opinions and encourages staff from all departments and ranks to express their views on improving internal communication and work efficiency through various communication platforms.

UMP staff benefits include comprehensive medical insurance, employment compensation insurance, directors' and officers' liability insurance and mandatory provident fund to employees. Our employees are also entitled to annual leave, maternity leave, paternity leave, marriage leave and examination leave. As a healthcare service provider, we recognise the importance of ensuring staff wellbeing and have clear policies to outline overtime working arrangements. We strive to find creative ways in promoting healthy career development and enhancing a unified spirit across the Group.

Development and training

UMP is dedicated to supporting the career development of Group employees. We provide professional support to ensure employees can effectively manage and administer the Group's operations. Aside from mandatory orientation training, the Group provides Education Sponsorship for clinical staff to receive additional external training relevant to their duties. These may include training on administering injections, practice on collecting blood tests, pharmaceutical dispensing, and other skills and knowledge related to their duties. This sponsorship programme that aims to enhance the working capabilities of UMP employees and their individual development is open to nursing staff and other clinical support staff.

僱員待遇及福利

聯合醫務訂有人力資源管理政策及程序,確保遵守相關法律及規例。相關法律及規例包括香港法例中的《僱傭條例》、《性別歧視條例》、《殘疾歧視條例》以及《中華人民共和國勞動法》及《中華人民共和國勞動合同法》。員工手冊內的詳細規則及指引載有我們對員工操守的期望,以及員工於工作場所的權利及責任。

我們期望確立積極的工作文化,打造可提高 員工福祉的環境。本集團重視員工的意見, 鼓勵各部門、各層級的員工通過各種溝通平 台踴躍發表意見,以改進內部溝通和提升工 作效率。

員工福利包括綜合醫療保險、僱員賠償保險、董事及高級人員責任保險及強制公積金。僱員亦享有年假、產假、侍產假、婚姻假及考試假。我們既為醫療服務提供者,深明確保員工身心健康的重要,並制定關於加班安排工作的清晰政策。本集團亦善用多種別出心裁的方式,以推動員工享有健康的個人事業發展,並且提高本集團團結一致的精神。

發展及培訓

聯合醫務致力支持本集團僱員的事業發展。我們提供專業支援,確保僱員能夠有效管理及執行本集團的運作。除強制的迎新培訓外,本集團亦為診所職員提供教育贊助,接受與職務有關的額外外部培訓。當中可包括注射、採集血液測試、配藥及其他與其職務有關技能及知識的培訓。這項贊助計劃旨在,有關技能及知識的培訓。這項贊助計劃旨在,可供護理人員及其他臨床支援人員參與。

UMP has a policy to encourage the internal transfer of employees to broaden their exposure and provide opportunities for career advancement within the Group. This gives staff the chance to pursue development in other streams within the Group, while also enabling us to deploy employees to areas where they can best contribute to our services. We ensure that all staff have equal opportunities to transfer to different posts, and that the purpose of internal transfer is solely for career development or operational reasons.

We offer competitive remuneration and performance incentives as motivation for employees to collectively pursue UMP's goals. These include a share options scheme and share awards scheme.

聯合醫務訂有政策,鼓勵僱員的內部調動,以擴大工作接觸的範疇,並提供本集團內的事業發展機會。這安排讓員工有機會在本集團內的其他部門尋求發展,同時亦讓我們能夠將僱員調派至能夠為我們作出最佳貢獻的領域。我們確保所有員工均享有可轉任不同崗位的平等機會,而內部調動的目的完全是基於事業發展或營運原因。

我們提供具競爭力的酬金及績效獎勵,包括 購股權計劃及股份獎勵計劃,以推動僱員同 心協力實現聯合醫務的目標。

Training 培訓		
Number of trained employees 受訓僱員人數	No. 數目	411
Number of trained employees by gender 按性別劃分的受訓僱員人數		
Male 男性	No. 數目	84
Female 女性	No. 數目	327
Percentage of trained employees by gender 按性別劃分的受訓僱員百分比		
Male 男性	%	60.0%
Female 女性	%	60.3%
Number of trained employees by employee category 按僱員類別劃分的受訓僱員人數		
Chief level executives 首席級行政人員	No. 數目	1
Senior management 高層管理人員	No. 數目	18
Middle management 中層管理人員	No. 數目	47
General staff 一般員工	No. 數目	345

Training 培訓		
Percentage of trained employees by employee category 按僱員類別劃分的受訓僱員百分比	M	
Chief level executives 首席級行政人員	%	50%
Senior management 高層管理人員	%	100%
Middle management 中層管理人員	%	96%
General staff 一般員工	%	56%
Average training hours by employee category 按僱員類別劃分的平均受訓時間	·	
Chief level executives 首席級行政人員	Hours 小時	0.5
Senior management 高層管理人員	Hours 小時	4.5
Middle management 中層管理人員	Hours 小時	22.9
General staff 一般員工	Hours 小時	5.5

Health and safety at workplace

UMP highly prioritises safeguarding the health and safety of employees and patients. In pursuit of this, health and safety strategies are integrated into our business operations and activities to minimise safety hazards.

Infection control is strongly emphasised in every clinic, with personal protective and preventive equipment in place. These include hand-washing facilities, adequate surgical masks as well as sharp disposal containers. We educate our clinical staff on health and safety instructions and encourage them to be proactive in raising awareness of infection control and reporting potential disease outbreak to the clinic-in-charge.

工作場所的健康與安全

聯合醫務高度重視保障僱員及患者的健康與 安全。為此,我們將健康與安全策略融入業 務營運及活動當中以盡量減低安全隱患。

本集團極其強調感染控制並已配置個人保護 及預防裝備,包括洗手設施、足夠的口罩及 利器處置容器。我們為診所職員提供健康與 安全指示教育,鼓勵他們主動提高控制感染 的意識,並向診所負責人報告潛在疾病爆發。

We ensure staff are aware of unsafe medical procedures and mandate that special medical equipment such as irradiating apparatus are only operated by certified staff. Clinical staff undergo regular trainings on the safe and proper use of medical equipment. General office safety and housekeeping rules are also mandated for all employees.

我們確保員工注意不安全醫療程序的意識, 規定輻照儀器等特殊醫療設備僅可由獲認證 員工操作。診所職員定期接受安全及正確使 用醫療設備的培訓。全體僱員亦須遵循一般 辦公室安全及工作間規則。

During FY2021, the Group strictly complied with all relevant laws and regulations on occupational health and safety, including but not limited to Occupational Safety and Health Ordinance and the laws of the PRC on prevention and control of occupational diseases.

於2021財政年度,本集團已嚴格遵守所有有關職業健康及安全的法律及法規,包括但不限於《職業安全及健康條例》及中國有關防治職業病的法例。

Health and Safety 健康與安全		
Number of work-related fatalities	No.	0
因工亡故的人數	數目	
Number of lost days due to work injury	Days	0
因工傷損失工作日數	天數	

OUR ENVIRONMENT

The Group recognises and takes responsibility for the environmental impact of our operations by incorporating our commitment to environmental protection and conservation of resources into our Corporate Social Responsibility policy. While maintaining the reliability of services and the highest standard of hygiene is of our utmost priority, our policy also stipulates strict compliance with requirements of applicable environmental laws and standards; to actively minimise the environmental impact of our operations through energy saving, waste reduction and recycling; and, raising employees' awareness of environmental issues and mobilising their support to improve our environmental performance.

我們的環境

我們明白營運對環境的影響並對此承擔責任,因此將環境保護及節約資源的承諾融入企業社會責任政策。我們以維持服務可靠性及達致最高衛生標準為首要前提的同時,我們的政策亦要求嚴格遵守適用的環境法律及標準的規定、通過節約能源、減少廢棄物及定。通過節約能源、減少廢棄物及提高僱員對環境問題的意識,並推動僱員支持我們提高環保績效。

Waste treatment

UMP's operations are subject to environmental regulations, particularly those relating to medical waste disposal including Hong Kong's Code of Practice for the Management of Clinical Waste and the PRC's Regulations on the Administration of Medical Wastes. Given the potential risk posed to the environment and human health from the improper disposal of medical waste, we have extensive measures in place to handle waste in a safe, legal, and professional manner.

Our Code of Handling Medical Waste identifies and categorises medical waste such as used syringes, contaminated pads, cotton balls, human tissue specimens from examination, dental amalgams, and expired medicines. The Code specifies waste handling procedures to guide staff to implement the proper management and safe handling of medical waste. Medical waste is sealed, labelled and stored at a designated area inside our centres until a licensed waste contractor collects it for further treatment. We keep a detailed record of medical waste with traceable information such as the date and address of delivery, quantity, and the name of the licensed collector. All our clinical staff undergo training to ensure they are aware of these procedures and proper implementation. During FY2021, we have produced 1.33 tonnes of medical waste.

To maintain clinic hygiene and protect patients from infections, disposable items are necessary in providing medical services. However, to limit the production of non-hazardous waste, we educate staff on avoiding unnecessary consumption and disposal of materials. During FY2021, we have produced 215,915 litres of general waste².

處理廢棄物

聯合醫務的業務須符合環境規例,特別是有關處置醫療廢棄物者,包括香港的《醫療廢物管理工作守則》及中國的《醫療廢物管理條例》。鑑於不妥善處理醫療廢棄物對環境及人體健康構成的潛在風險。我們訂有全面措施以安全、合法及專業的方式處理廢棄物。

為維持診所衛生及保護患者免受感染,提供醫療服務必須使用一次性物品。然而,為限制無害廢棄物的產生,我們教育員工避免不必要的材料消耗及處置。於2021財政年度,我們產生215,915升的一般廢棄物²。

The calculation methodology has been fine-tuned this year to consolidate a more accurate dataset. 計算方法已於年內微調,以整合更準確的數據集。

Resource consumption

The most significant source of energy consumption at UMP is purchased electricity. General lighting and the operation of medical equipment, including sterilisation with high temperatures and x-ray imaging apparatus, consume the most energy. We strive to strike a balance between maintaining our high-quality services for diagnosis and treatment and reducing energy consumption. Hence, we are continuously exploring energy conservation initiatives in our daily operations, such as installing LED lighting in some of our medical centres for greater energy efficiency.

The Group is actively shifting to using IT systems to reduce paper consumption and promote centralised information management. Clinical management and administrative work, such as the Group's E-Claims system, involve patient registration forms, medical records and prescription labels; this has now been digitalised and is another step towards reducing our paper consumption.

The Group's consumption of resources by type are listed in the following table.

資源消耗

聯合醫務最主要的能源消耗為購買電力。一般照明及使用醫療設備(包括高溫消毒及X光影像儀)消耗最多電力。我們致力在診斷及治療時維持優質服務與減少能源消耗之間取得平衡。因此,我們繼續於日常營運中探索節能措施(例如在部分醫務中心安裝LED照明系統以提高能源效益)。

本集團正積極轉用資訊科技系統,以減少用紙量並促進集中的資訊管理。臨床管理及行政工作(例如本集團的「E-Claims」系統)涉及患者登記表格、醫療紀錄及處方標籤,現已全面數字化,是我們減少用紙的又一步驟。

本集團按類別劃分的資源消耗載於下表。

	Unit 單位	FY2019 2019財政年度	FY2020 2020財政年度	FY2021 2021財政年度
Purchased electricity 購買電力	MWh 兆瓦時	1,120.9	1,106.8	1,099.0
Energy consumption intensity 能源消耗強度	MWh/visiting patient 兆瓦時/每名患者	0.0007	0.0008	0.0010
GHG Emission ³ 溫室氣體排放 ³	tonnes CO ₂ e 公噸二氧化碳當量	769.97	763.78	758.41

Calculation methodologies for GHG emissions: "Guidelines to Account for and Report on Greenhouse Gas Emissions and Removals for Buildings (Commercial, Residential or Institutional Purposes) in Hong Kong" published by the Environmental Protection Department and the Electrical and Mechanical Services Department of the Hong Kong SAR Government. GHG emissions include indirect GHG emissions from purchased electricity.

溫室氣體排放的計算方法:香港特別行政區政府環境保護署及機電工程署出版的《香港建築物(商業、住宅或公共用途)的溫室氣體排放及減除的審計和報告指引》。溫室氣體排放包括購買電力的間接溫室氣體排放。

OUR COMMUNITY

Our mission is to promote public health to the communities that we serve. We strive to go beyond providing healthcare services to our patients and to care for the health and well-being of the wider public. Our continual commitment in caring for the community has earned us the recognition of "Caring Company" by the Hong Kong Council of Social Services for the second consecutive year.

This year, our Chairman and Executive Director Dr. Sun Yiu Kong has committed to a donation of HK\$5 million to UMP Charity Foundation Limited to further the objectives of a strategic partnership between the Foundation and the Jockey Club School of Public Health and Primary Care ('JCSPHPC'). The partnership aims to promote the development and training of an Asia-specific evidence-based medical training platform for primary care doctors and nurses in the Greater Bay Area. The first round of donation amounting to HK\$600,000 is to be used for healthcare training projects and other strategic research endeavours in conjunction with JCSPHPC and The Chinese University of Hong Kong.

The Group has also cooperated with Taishan Charitable Association Limited and The Neighbourhood Advice-Action Council on a virtual care charity program. The program is carried out through the donation of time by UMP's General Practitioners to provide telemedicine service via the Group's Virtual Care platform for patients from the charity clinics to promote community care.

In the future, the Group will continue to be proactively committed to corporate social responsibility and sustainable development, with an aim to care for the health and well-being of the wider public and create long-term value for society.

我們的社區

我們的使命是促進我們所服務社區的公共衛生。除向患者提供醫療保健服務外,我們更致力照顧更廣大市民的健康及福祉。我們持續肩負關顧社區責任的承諾,連續第二年榮獲香港社會服務聯會嘉許為「商界展關懷」企業。

今年,我們的主席兼執行董事孫耀江醫生捐贈5百萬港元予聯合醫務慈善基金會有限公司,以推進基金會與賽馬會公共衞生及基層醫療學院(JCSPHPC)之間的戰略合作目標。該合作夥伴關係旨在為大灣區的全科醫生和護士建立平台,推廣以亞洲為本的實證醫學發展,並向醫護提供相關培訓。其中首筆60萬港元捐款將用於JCSPHPC的醫療培訓項目以及其他與JCSPHPC及香港中文大學合作的戰略研究工作。

本集團亦與泰山公德會及鄰舍輔導會合作, 進行遠程醫療慈善合作計劃,由聯合醫務的 全科醫生以捐贈時間進行義診的形式,配合 本集團的遠程醫療平台,為有關機構的慈善 門診部的患者提供免費全科視頻問診連基本 藥物,宣揚社區關愛精神。

未來,本集團將繼續積極履行企業社會責任 及推動可持續發展,關顧廣大民眾的健康及 福祉,為社會創造長遠價值。

THE STOCK EXCHANGE ESG REPORTING GUIDE INDEX

聯交所環境、社會及管治報告指引索引

Mandatory Disclosure R 強制披露規定	equirements	Section 章節	Remarks 備註
Governance Structure 管治架構	A statement from the board containing the following elements: (i) a disclosure of the board's oversight of ESG issues;	Management of ESG aspects 環境、社會及 管治方面的管理	
	(ii) the board's ESG management approach and strategy, including the process used to evaluate, prioritise and manage material ESG-related issues (including risks to the issuer's businesses); and		
	(iii) how the board reviews progress made against ESG-related goals and targets with an explanation of how they relate to the issuer's businesses. 由董事會發出的聲明,當中載有下列內容:		
	(i) 披露董事會對環境、社會及管治事宜 的監管;		
	(ii) 董事會的環境、社會及管治管理方針 及策略,包括評估、優次排列及管理 重要的環境、社會及管治相關事宜 (包括對發行人業務的風險)的過程; 及		
	(iii) 董事會如何按環境、社會及管治相關 目標檢討進度,並解釋它們如何與發 行人業務有關連。		

Mandatory Disclosure R 強制披露規定	equirements	Section 章節	Remarks 備註
Reporting Principles – Materiality 匯報原則-重要性	(i) the process to identify and the criteria for the selection of material ESG factors;	Reporting standard 匯報原則	
	 (ii) if a stakeholder engagement is conducted, a description of significant stakeholders identified, and the process and results of the issuer's stakeholder engagement. (i) 識別重要環境、社會及管治因素的過程及選擇這些因素的準則: (ii) 如發行人已進行持份者參與,已識別的重要持份者的描述及發行人持份者 		
Reporting Principles – Quantitative 匯報原則-量化	參與的過程及結果。 Information on the standards, methodologies, assumptions and/or calculation tools used, and source of conversion factors used, for the reporting of emissions/energy consumption (where applicable). 有關匯報排放量/能源耗用(如適用)所用的標準、方法、假設及/或計算工具的資料,以及所使用的轉換因素的來源應予披露。	Reporting standard 匯報原則	
Reporting Principles – Consistency 匯報原則-一致性	The issuer should disclose in the ESG report any changes to the methods or KPIs used, or any other relevant factors affecting a meaningful comparison. 發行人應在環境、社會及管治報告中披露統計方法或關鍵績效指標的變更(如有)或任何其他影響有意義比較的相關因素。	Reporting standard 匯報原則	
Reporting Boundary 匯報範圍	A narrative explaining the reporting boundaries of the ESG report and describing the process used to identify which entities or operations are included in the ESG report. 解釋環境、社會及管治報告的匯報範圍,及描述挑選哪些實體或業務納入環境、社會及管治報告的過程。	Reporting scope 匯報範圍	

	s, General Disclosures and KPIs 及披露及關鍵績效指標	Section 章節	Remarks 備註
A. Environmental A. 環境			
Aspect A1: Emissions 層面A1:排放物			
General Disclosure 一般披露	Information on: (a) the policies; and (b) compliance with relevant laws and regulations that have a significant impact on the issuer relating to air and greenhouse gas emissions, discharges into water and land, and generation of hazardous and non-hazardous waste. 有關廢氣及溫室氣體排放、向水及土地的排污、有害及無害廢棄物的產生等的: (a) 政策;及 (b) 遵守對發行人有重大影響的相關法律及規例 的資料。	Our environment 我們的環境	As our major purpose is to operate clinics, provide medical services and corporate health solutions, our activities do not emit significant quantities of air pollutants or discharge into water. 由於我們的主要營運目的是經營診所、提供醫療服務及企業醫療保健解決方案,我們的業務活動並無大量排放空氣污染物或向水排污。
KPI A1.1 關鍵績效指標A1.1	The types of emissions and respective emissions data. 排放物種類及相關排放數據。	_	As our activities do not emit significant quantities of air pollutants and effluents, this issue is not material to the Group. 由於我們的業務活動並無大量排放空氣污染物及污水,此事項對本集團並不重大。

	s, General Disclosures and KPIs 设披露及關鍵績效指標	Section 章節	Remarks 備註
KPI A1.2 關鍵績效指標A1.2	Greenhouse gas emissions in total (in tonnes) and, where appropriate, intensity (e.g. per unit of production volume, per facility). 温室氣體總排放量(以噸計算)及(如適用)密度(如以每產量單位、每項設施計算)。	Our environment 我們的環境	Apart from indirect emissions reported, direct but fugitive emission of hydrofluorocarbon (HFC) is expected in small quantities as the Group uses HFC-based refrigerants for pharmacy refrigerators. 除已報告的間接排放外,由於本集團的藥櫃使用氫氟碳化物(hydrofluorocarbon,簡稱HFC)制式的製冷劑,故預期會排放少量的直接但易散的HFC。
KPI A1.3 關鍵績效指標A1.3	Total hazardous waste produced (in tonnes) and, where appropriate, intensity (e.g., per unit of production volume, per facility). 所產生有害廢棄物總量(以噸計算)及(如適用)密度(如以每產量單位、每項設施計算)。	Our environment 我們的環境	
KPI A1.4 關鍵績效指標A1.4	Total non-hazardous waste produced (in tonnes) and, where appropriate, intensity (e.g., per unit of production volume, per facility). 所產生無害廢棄物總量(以噸計算)及(如適用)密度(如以每產量單位、每項設施計算)。	Our environment 我們的環境	

		General Disclosures and KPIs 披露及關鍵績效指標	Section 章節	Remarks 備註
KPIA1.5 關鍵績效指標A		Description of emission target(s) set and steps taken to achieve them. 描述減低排放量的措施及所得成果。	Our environment 我們的環境	Emissions are not considered to be the most material issues comparatively given the Group's business nature. We have not set specific targets with respect to this aspect. The Group reviews its operations and environmental performance on an ongoing basis and will consider setting targets as appropriate. 鑑於本集團的業務性質,排放事項相對而言被認為並非最重要事項。我們並無訂立此方面的具體目標。本集團持續審視營運及環境表現,並將於適當時考慮訂立目標。
KPI A1.6 關鍵績效指標A	1.6	Description of how hazardous and non-hazardous wastes are handled, and a description of reduction target(s) set and steps taken to achieve them. 描述處理有害及無害廢棄物的方法、減低產生量的措施及所得成果。	Our environment 我們的環境	Our Code of Handling Medical Waste is in place which outlines our commitment and management on medical waste management. We have not set specific targets with respect to this aspect. The Group reviews its operations and environmental performance on an ongoing basis and will consider setting targets as appropriate. 我們訂有處理醫療廢棄物守則,其中概述我們對醫療廢棄物管理的承諾及管理。我們並無訂立此方面的具體目標。本集團持續審視營運及環境表現,並將於適當時考慮訂立目標。

	ts, General Disclosures and KPIs 股披露及關鍵績效指標	Section 章節	Remarks 備註
Aspect A2: Use of res 層面A2:資源使用	ources		
General Disclosure 一般披露	Policies on the efficient use of resources, including energy, water and other raw materials. 有效使用資源(包括能源、水及其他原材料)的政策。	Our environment 我們的環境	We consume municipal water mainly for dental services but not in significant quantities; therefore the issue is not material to the Group. 我們主要因牙科服務而使用都市水,但數量不大;因此,該事項對本集團並不重大。
KPI A2.1 關鍵績效指標A2.1	Direct and/or indirect energy consumption by type (e.g. electricity, gas or oil) in total (kWh in '000s) and intensity (e.g. per unit of production volume, per facility). 按類型劃分的直接及/或間接能源(如電、氣或油)總耗量(以千個千瓦時計算)及密度(如以每產量單位、每項設施計算)。	Our environment 我們的環境	
KPI A2.2 關鍵績效指標A2.2	Water consumption in total and intensity (e.g. per unit of production volume, per facility). 總耗水量及密度(如以每產量單位、每項設施計算)。	_	We do not consume municipal water in significant quantities; therefore the issue is not material to the Group. 我們並無大量使用都市水,因此,該事項對本集團並不重大。

Subject Areas, Aspects 主要範疇、層面、一般	s, General Disclosures and KPIs 故露及關鍵績效指標	Section 章節	Remarks 備註
KPI A2.3 關鍵績效指標A2.3	Description of energy use efficiency target(s) set and steps taken to achieve them. 描述能源使用效益計劃及所得成果。	Our environment 我們的環境	Energy uses are not considered to be the most material issues comparatively given the Group's business nature. While we put effort to improve our energy efficiency, we have not set specific targets with respect to this aspect. The Group reviews its operations and environmental performance on an ongoing basis and will consider setting targets as appropriate. 鑑於本集團的業務性質、高能源使用相對而高。儘管理及環境表現,並將體目標。本集團持續整定。本集團持續整理及環境表現,並將適當時考慮訂立目標。
KPI A2.4 關鍵績效指標A2.4	Description of whether there is any issue in sourcing water that is fit for purpose, water efficiency target(s) set and steps taken to achieve them. 描述求取適用水源上可有任何問題,以及提升用水效益計劃及所得成果。	_	Water consumption is minimal within our operation. Therefore, the issue is not material to the Group and we have not set specific targets with respect to this aspect. 我們的業務用水甚少。因此,該事項對本集團並不重大,我們亦並無訂立此方面的具體目標。
KPI A2.5 關鍵績效指標A2.5	Total packaging material used for finished products (in tonnes) and, if applicable, with reference to per unit produced. 製成品所用包裝材料的總量(以噸計算)及(如適用)每生產單位佔量。	_	During FY2021, we have used 1,807kg of packaging materials. 於2021財政年度,我們使用1,807千克的包裝材料。

Subject Areas, Aspects 主要範疇、層面、一般	s, General Disclosures and KPIs b披露及關鍵績效指標	Section 章節	Remarks 備註
Aspect A3: The Enviro 層面A3:環境及天然資	nment and Natural Resources 資源	M	
General Disclosure 一般披露	Policies on minimising the issuer's significant impact on the environment and natural resources. 減低發行人對環境及天然資源造成重大影響的政策。	_	Our operation does not have significant impact on the natural environment and the availability of natural resources. Therefore, the issue is not material to the Group. 我們的業務對天然環境及天然資源的可用量並無重大影響。因此,該事項對本集團並不重大。
KPI A3.1 關鍵績效指標A3.1	Description of the significant impacts of activities on the environment and natural resources and the action taken to manage them. 描述業務活動對環境及天然資源的重大影響及已採取管理有關影響的行動。	_	
Aspect A4: Climate Ch 層面A4: 氣候變化	nange		
General Disclosure 一般披露	Policies on identification and mitigation of significant climate-related issues which have impacted, and those which may impact, the issuer. 識別及應對已經及可能會對發行人產生影響的重大氣候相關事宜的政策。	_	Climate change is not considered to be the most material issues comparatively given the Group's business nature. 鑑於本集團的業務性質,氣候變化相對而言被認為並非最重要事項。
KPI A4.1 關鍵績效指標A4.1	Description of the significant climate-related issues which have impacted, and those which may impact, the issuer, and the actions taken to manage them. 描述已經及可能會對發行人產生影響的重大氣候相關事宜,及應對行動。	-	

Subject Areas, Aspect 主要範疇、層面、一般	s, General Disclosures and KPIs 足披露及關鍵績效指標	Section 章節	Remarks 備註
B. Social B. 社會			
Aspect B1: Employme 層面B1:僱傭	nt		
General Disclosure 一般披露	Information on: (a) the policies; and (b) compliance with relevant laws and regulations that have a significant impact on the issuer relating to compensation and dismissal, recruitment and promotion, working hours, rest periods, equal opportunity, diversity, anti-discrimination, and other benefits and welfare. 有關薪酬及解僱、招聘及晉升、工作時數、假期、平等機會、多元化、反歧視以及其他待遇及福利的:	Our employees 我們的僱員	
	(a) 政策;及 (b) 遵守對發行人有重大影響的相關法律及規例 的資料。		
KPI B1.1 關鍵績效指標B1.1	Total workforce by gender, employment type (for example, full- or part-time), age group and geographical region. 按性別、僱傭類型(如全職或兼職)、年齡組別及地區劃分的僱員總數。	Our employees 我們的僱員	
KPI B1.2 關鍵績效指標B1.2	Employee turnover rate by gender, age group and geographical region. 按性別、年齡組別及地區劃分的僱員流失比率。	Our employees 我們的僱員	

Subject Areas, Aspects 主要範疇、層面、一般	s, General Disclosures and KPIs 设披露及關鍵績效指標	Section 章節	Remarks 備註
Aspect B2: Health and 層面B2: 健康與安全	l Safety	M	
General Disclosure 一般披露	Information on: (a) the policies; and (b) compliance with relevant laws and regulations that have a significant impact on the issuer relating to providing a safe working environment and protecting employees from occupational hazards. 有關提供安全工作環境及保障僱員避免職業性危害的: (a) 政策;及 (b) 遵守對發行人有重大影響的相關法律及規例	Our employees 我們的僱員	
KPI B2.1 關鍵績效指標B2.1	Number and rate of work-related fatalities occurred in each of the past three years including the reporting year. 過去三年(包括匯報年度)每年因工亡故的人數及比率。	Our employees 我們的僱員	There were no occupational fatalities in the past three years. 過去三年並無發生因工亡故的事故。
KPI B2.2 關鍵績效指標B2.2	Lost days due to work injury. 因工傷損失工作日數。	Our employees 我們的僱員	September 1
KPI B2.3 關鍵績效指標B2.3	Description of occupational health and safety measures adopted, how they are implemented and monitored. 描述所採納的職業健康與安全措施,以及相關執行及監察方法。	Our employees 我們的僱員	

Subject Areas, Aspect 主要範疇、層面、一般	s, General Disclosures and KPIs B披露及關鍵績效指標	Section 章節	Remarks 備註
Aspect B3: Developmo 層面B3: 發展及培訓	ent and Training		
General Disclosure 一般披露	Policies on improving employees' knowledge and skills for discharging duties at work. Description of training activities. 有關提升僱員履行工作職責的知識及技能的政策。描述培訓活動。	Our employees 我們的僱員	
KPI B3.1 關鍵績效指標B3.1	The percentage of employees trained by gender and employee category. 按性別及僱員類別(如高級管理層、中級管理層)劃分的受訓僱員百分比。	Our employees 我們的僱員	
KPI B3.2 關鍵績效指標B3.2	The average training hours completed per employee by gender and employee category. 按性別及僱員類別劃分,每名僱員完成受訓的平均時數。	Our employees 我們的僱員	Average training hours by gender are not available. The Group will collect and disclose relevant data in the future as appropriate. 並無按性別劃分平均受訓時間。本集團將於未來收集及披露相關數據(如合適)。
Aspect B4: Labour Sta 指標B4: 勞工準則	ndards		
General Disclosure 一般披露	Information on: (a) the policies; and (b) compliance with relevant laws and regulations that have a significant impact on the issuer relating to preventing child and forced labour. 有關防止童工或強制勞工的: (a) 政策;及 (b) 遵守對發行人有重大影響的相關法律及規例	Our employees 我們的僱員	

	s, General Disclosures and KPIs 设披露及關鍵績效指標	Section 章節	Remarks 備註
KPI B4.1 關鍵績效指標B4.1	Description of measures to review employment practices to avoid child and forced labour. 描述檢討招聘慣例的措施以避免童工及強制勞工。		The Group firmly opposes employing child labour and upholds high labour standards and requires suppliers to apply the same standard in their operations to prevent child and forced or trafficked labour. During FY2021, the Group was not found with nor involved in any non-compliance in employment and labour or employment of any child labour or forced labour. 本集團堅決反對僱用童工,堅守高水平的於其次平的於上童工及強制勞工或被制勞工或被制勞工或被制勞工人。 於2021財政年度,本集團並無發現亦並無涉及任何或僱用任何童工或強制勞工的情況。
KPI B4.2 關鍵績效指標B4.2	Description of steps taken to eliminate such practices when discovered. 描述在發現違規情況時消除有關情况所採取的步驟。	_	In the recruitment process, identity checks are performed by the human resource department to ensure all recruited employees are above the legal working age. 於招聘過程中,人力資源部會核查求職者的身份,確保所有獲聘僱員均已年滿法定工作年齡以上。

	s, General Disclosures and KPIs 设披露及關鍵績效指標	Section 章節	Remarks 備註
Aspect B5: Supply Ch 層面B5:供應鏈管理	ain Management		
General Disclosure 一般披露	Policies on managing environmental and social risks of the supply chain. 管理供應鏈的環境及社會風險政策。	Our services 我們的服務	
KPI B5.1 關鍵績效指標B5.1	Number of suppliers by geographical region. 按地區劃分的供應商數目。	Our services 我們的服務	
KPI B5.2 關鍵績效指標B5.2	Description of practices relating to engaging suppliers, number of suppliers where the practices are being implemented, how they are implemented and monitored. 描述有關聘用供應商的慣例,向其執行有關慣例的供應商數目,以及相關執行及監察方法。	Our services 我們的服務	
KPI B5.3 關鍵績效指標B5.3	Description of practices used to identify environmental and social risks along the supply chain, and how they are implemented and monitored. 描述有關識別供應鏈每個環節的環境及社會風險的慣例,以及相關執行及監察方法。	Our services 我們的服務	
KPI B5.4 關鍵績效指標B5.4	Description of practices used to promote environmentally preferable products and services when selecting suppliers, and how they are implemented and monitored. 描述在揀選供應商時促使多用環保產品及服務的慣例,以及相關執行及監察方法。	Our services 我們的服務	

Subject Areas, Aspect 主要範疇、層面、一般	s, General Disclosures and KPIs 设披露及關鍵績效指標	Section 章節	Remarks 備註
Aspect B6: Product Re 層面B6:產品責任	esponsibility	W	
General Disclosure 一般披露	Information on: (a) the policies; and (b) compliance with relevant laws and regulations that have a significant impact on the issuer relating to health and safety, advertising, labelling and privacy matters relating to products and services provided and methods of redress. 有關所提供產品和服務的健康與安全、廣告、標籤及私隱事宜以及補救方法的: (a) 政策;及 (b) 遵守對發行人有重大影響的相關法律及規例	Our services 我們的服務	
KPI B6.1 關鍵績效指標B6.1	Percentage of total products sold or shipped subject to recalls for safety and health reasons. 已售或已運送產品總數中因安全與健康理由而須回收的百分比。	-	Not applicable to the Group's business. 不適用於本集團業務。
KPI B6.2 關鍵績效指標B6.2	Number of products and service-related complaints received and how they are dealt with. 接獲關於產品及服務的投訴數目以及應對方法。	Our services 我們的服務	
KPI B6.3 關鍵績效指標B6.3	Description of practices relating to observing and protecting intellectual property rights. 描述與維護及保障知識產權有關的慣例。		The Group has established a Trademark Register which records the registration number, mark image, class number, owner's name and expiry date. 本集團備有商標登記冊,記錄註冊號、商標圖像、類別號、擁有人名稱及到期日。

Subject Areas, Aspects 主要範疇、層面、一般	s, General Disclosures and KPIs 披露及關鍵績效指標	Section 章節	Remarks 備註
KPI B6.4 關鍵績效指標B6.4	Description of quality assurance process and recall procedures. 描述質量檢定過程及產品回收程序。	-	Not applicable to the Group's business. 不適用於本集團業務。
KPI B6.5 關鍵績效指標B6.5	Description of consumer data protection and privacy policies, how they are implemented and monitored. 描述消費者資料保障及私隱政策,以及相關執行及監察方法。	Our services 我們的服務	
Aspect B7: Anti-corrup 層面B7: 反貪污	otion		
General Disclosure 一般披露	Information on: (a) the policies; and (b) compliance with relevant laws and regulations that have a significant impact on the issuer relating to bribery, extortion, fraud and money laundering. 有關防止賄賂、勒索、欺詐及洗黑錢的:	Business ethics 商業道德	
	(b) 遵守對發行人有重大影響的相關法律及規例的資料。		
KPI B7.1 關鍵績效指標B7.1	Number of concluded legal cases regarding corrupt practices brought against the issuer or its employees during the reporting period and the outcomes of the cases. 於匯報期內對發行人或其僱員提出並已審結的貪污訴訟案件的數目及訴訟結果。	Business ethics 商業道德	

Subject Areas, Aspect 主要範疇、層面、一般	s, General Disclosures and KPIs d披露及關鍵績效指標	Section 章節	Remarks 備註
KPI B7.2 關鍵績效指標B7.2	Description of preventive measures and whistleblowing procedures, how they are implemented and monitored. 描述防範措施及舉報程序,以及相關執行及監察方法。	Business ethics 商業道德	
KPI B7.3 關鍵績效指標B7.3	Description of anti-corruption training provided to directors and staff. 描述向董事及員工提供的反貪污培訓。	Business ethics 商業道德	
Aspect B8: Communit 層面B8:社區投資	y Investment		
General Disclosure 一般披露	Policies on community engagement to understand the needs of the communities where the issuer operates and to ensure its activities take into consideration the communities' interests. 有關以社區參與來了解營運所在社區需要和確保其業務活動會考慮社區利益的政策。	Our community 我們的社區	
KPI B8.1 關鍵績效指標B8.1	Focus areas of contribution (e.g. education, environmental concerns, labour needs, health, culture, sport). 專注貢獻範疇(如教育、環境事宜、 勞工需求、健康、文化、體育)。	Our community 我們的社區	
KPI B8.2 關鍵績效指標B8.2	Resources contributed (e.g. money or time) to the focus area. 在專注範疇所動用資源 (如金錢或時間)。	Our community 我們的社區	

The Directors are pleased to present their report together with the audited consolidated financial statements for FY2021.

PRINCIPAL ACTIVITIES

The principal activity of the Company is investment holding. Details of the principal activities of its principal subsidiaries are set out in note 1 to the consolidated financial statements.

BUSINESS REVIEW AND OUTLOOK

A review of the business of the Group during the year and a discussion on the Group's future business development are set out in "Chairman Statement" on pages 6 to 16 of this annual report and in "Management Discussion and Analysis" on pages 17 to 31 of this annual report, which forms part of this report of Directors. The financial risk management objectives and policies of the Group are set out in note 46 to the consolidated financial statements. Besides, the potential risks and uncertainties faced by the Group, key relationship between the Group and its employees, customers and suppliers, the environmental policies of the Group and compliance with the relevant laws and regulations which have significant impact are set out below.

KEY RISKS AND UNCERTAINTIES

The Groups' results and operations are subject to various factors with the key risks summarised below:

Strategy Risk

As part of business strategy, the Group is expanding its operations to certain major cities in Mainland China, such expansion strategies are subject to uncertainties and risks such as strain on managerial, operational and financial resources, competition with existing healthcare services providers in Mainland China, differences in the business, regulatory and political environment, difficulties in obtaining the requisite permits, licences, certificates or other government approvals in connection with the Group's operation in Mainland China, difficulties in establishing a brand, reputation and new customer base, difficulties in recruiting skilled and qualified healthcare professionals and management personnel, and difficulties in securing suitable premises for the medical centres. In addition, the private healthcare market in Mainland China is still developing. Medical expenses of corporate employees are currently covered by mandatory government insurance programmes. There is no assurance that corporations in Mainland China will be willing to top up healthcare benefits payment for their employees and offer additional healthcare services by private providers, such as the Group.

董事欣然呈報2021財政年度的董事會報告及 經審核綜合財務報表。

主要業務

本公司的主要業務為投資控股。其主要附屬公司的主要業務詳情載於綜合財務報表 附註1。

業務回顧及展望

本集團於本年度內的業務回顧及有關本集團 未來業務發展的討論載於本年報第6至16頁的 「主席報告」及本年報第17至31頁的「管理層 討論及分析」(其構成本董事會報告一部分)。 本集團的財務風險管理目標及政策載於綜合 財務報表附註46。此外,本集團所面臨的潛 在風險及不明朗因素、本集團與僱員、家戶 及供應商的主要關係、本集團的環境政策 遵守帶來重大影響的相關法律法規的情況載 列於下文。

主要風險及不明朗因素

本集團的業績及營運受多種因素影響,主要 風險概述如下:

策略風險

作為業務策略一部分,本集團現正將營運擴 展至中國內地若干主要城市,該等擴展策略 存在不明朗因素並涉及風險,例如在管理、 經營及財務資源上的壓力;與中國內地現有 醫療保健服務提供者的競爭;商業、監管及 政治環境的差異;取得與本集團在中國內地 營運相關必要許可、牌照、證書或其他政府 批文的困難;建立品牌、聲譽及新客戶群的 困難;招聘熟練及合資格醫療保健專業人士 及管理人員的困難;及找到合適的物業開設 醫務中心的困難。此外,中國內地的私營醫 療保健市場仍處於發展階段。企業僱員的醫 療費用目前由政府強制醫保計劃出資。無法 保證中國內地的企業將願意為其僱員追加醫 療保健福利供款及給予私營提供者(如本集 團)提供的其他醫療保健服務。

Reputation Risk

The Group's success in Hong Kong depends significantly on the recognition of its brand and reputation as a leading corporate healthcare solutions provider. However, Doctors, Dentists and Auxiliary Services Providers working in the Group may from time to time be subject to complaints, allegations or legal actions regarding the adequacy of patient care, treatment outcome and medical services provided, which may harm the business, results of operations, financial condition, brand and reputation of the Group.

Compliance Risk

The Group's business operations, Doctors, Dentists and Auxiliary Services Providers in the Group's network working in Hong Kong, Macau and Mainland China are subject to extensive laws, regulations and licensing requirements, any failure to comply with such laws, regulations or licensing requirement could harm the Group's business, results of operations, financial condition, brand and reputation.

KEY RELATIONSHIPS BETWEEN THE GROUP AND ITS EMPLOYEES, CUSTOMERS AND SUPPLIERS

The Group fully understands that employees, customers and suppliers are the key to our sustainable and stable development. We are committed to establishing a close relationship with our employees, enhancing cooperation with our suppliers and providing high-quality services to our customers so as to ensure the Group's sustainable development.

ENVIRONMENTAL POLICIES

As a responsible corporation, the Group recognises the importance of good environmental stewardship. In this connection, the Group strictly adopted and implemented policies and procedures to ensure environmental protection. To the best knowledge of the Directors, the Group has complied with all the relevant laws and regulations that have a significant impact on the Group in relation to its business including health and safety, workplace conditions, employment and the environment. During FY2021, no environmental claims, lawsuits, penalties or administrative sanctions were reported to our management.

聲譽風險

本集團在香港取得成功很大程度上有賴其品牌及作為領先企業醫療保健服務提供者的聲譽獲得認同。然而,在本集團工作的醫生、牙醫及輔助服務提供者可能不時在照護患者的充分性、治療結果及所提供的醫療服務方面遭到投訴、指控或採取法律行動,繼而可能損害本集團的業務、經營業績、財務狀況、品牌及聲譽。

合規風險

本集團的業務經營、本集團網絡內在香港、 澳門及中國內地工作的醫生、牙醫及輔助 服務提供者須遵守大量法律、法規及發牌 規定。若未能遵守該等法律、法規及發牌規 定,可能損害本集團的業務、經營業績、財 務狀況、品牌及聲譽。

本集團與僱員、客戶及供應商的 主要關係

本集團充分意識到僱員、客戶和供應商是我們持續穩定發展的關鍵。我們致力與員工建立密切關係,加強與供應商合作,為我們的客戶提供高品質的服務,從而確保本集團可持續發展。

環境政策

作為負責任企業,本集團認同良好的環境管理工作的重要性。就此,本集團嚴格採取及實施政策及程序以確保環境受到保護。就董事所深知,本集團已遵守對本集團業務方面(包括健康及安全、工作環境狀況、僱傭及環境)有重大影響的所有相關法律及法規。於2021財政年度,我們的管理層概無收到有關環保申索、訴訟、懲罰或行政處罰的匯報。

COMPLIANCE WITH LAWS AND REGULATIONS

The Group's operations are mainly carried out by the Company's subsidiaries in Hong Kong, Macau and Mainland China while the Company is a holding company incorporated in the Cayman Islands with its Shares listed on the Main Board of the Stock Exchange. Our establishments and operations accordingly shall comply with relevant laws and regulations in the Cayman Islands, Hong Kong, Macau and Mainland China. During FY2021, our businesses were in compliance with all the relevant laws and regulations in Cayman Islands, Hong Kong, Macau and Mainland China in all material aspects.

RESULTS AND DIVIDENDS

The profit of the Group for FY2021 and the Group's financial position as at 30 June 2021 are set out in the consolidated financial statements on pages 141 to 144 of this annual report.

The Board proposed the payment of a final dividend of HK2.80 cents per Share for FY2021 (FY2020: HK2.65 cents) and proposed that Shareholders be given the option to receive the proposed 2021 final dividend of HK2.80 cents per Share in new Shares in lieu of cash ("Scrip Dividend Option"). The Scrip Dividend Option will be subjected to the approval of Shareholders at the 2021 AGM to be held on Friday, 26 November 2021 and the Stock Exchange granting the listing of and permission to deal in the new Shares to be issued pursuant thereto. The proposed 2021 final dividend is expected to be distributed on Wednesday, 26 January 2022 to the Shareholders whose names appear on the Register of Members of the Company on Friday, 10 December 2021. A circular containing details of the Scrip Dividend Option will be despatched together with a form of election for scrip dividend in December 2021.

Together with the interim dividend of HK1.00 cent per Share paid in April 2021, the total distribution of dividend by the Company for FY2021 will be HK3.80 cents per Share (FY2020: HK3.30 cents per Share).

DIVIDENDS POLICY

The Board has approved and adopted a dividend policy (the "Dividend Policy"). The Company is endeavor to maintain sufficient operating capital to develop and operate the Group's business, and to provide stable and sustainable returns to the Shareholders.

符合法例及法規

本集團的營運主要由本公司的附屬公司於香港、澳門及中國內地進行,而本公司為於開曼群島註冊成立的控股公司,其股份於聯交所主板上市。因此,我們的企業及營運須符合開曼群島、香港、澳門及中國內地的開發,我們的業為在各重大方面一直符合開曼群島、香港、澳門及中國內地的所有相關法例及法規。

業績及股息

本集團於2021財政年度的利潤及本集團於2021年6月30日的財務狀況載於本年報第141至144頁的綜合財務報表。

董事會建議派發2021財政年度之末期股息為每股2.80港仙(2020財政年度:2.65港仙),並建議向股東提供以獲取新股份代替現金的方式收取建議2021年末期股息每股2.80港仙的選項(「以股代息選項」)。以股代息選項須待於2021年11月26日(星期五)舉行的2021年股東週年大會上獲股東批准及聯交所批准據此將予發行的新股份上市及買賣後,方可作實。建議2021年末期股息預期於2022年1月26日(星期三)向於2021年12月10日(星期五)名列本公司股東名冊的股東派付。載有以股代息選項的詳情之通函連同以股代息選項的詳情之通函連同以股代息選擇表格將於2021年12月寄發予股東。

連同於2021年4月派付的中期股息每股1.00港仙·本公司就2021財政年度作出的股息分派總額將為每股3.80港仙(2020財政年度:每股3.30港仙)。

股息政策

董事會已批准及採納一項股息政策(「股息政策」)。本公司致力維持充足營運資金以發展及經營本集團的業務,並為股東帶來穩定及可持續的回報。

In considering the declaration and payment of dividends, the Board will take into account the following factors:

- financial results;
- cash flow situation;
- business conditions and strategies;
- future operations and earnings;
- capital requirements and expenditure plans;
- interests of shareholders;
- any restrictions on payment of dividend; and
- any other factors that the Board may consider relevant.

The Board will also constantly review the Dividend Policy and reserve the discretion to update, revise, modify and/or cancel the Dividend Policy at any time. The Dividend will not in any way constitute a legally binding commitment of the Group in relation to its future dividends and/or will not in any way render the Company obligated to declare dividends at any time or from time to time.

CLOSURE OF REGISTER OF MEMBERS

For determining the entitlement to attend and vote at the 2021 AGM, the register of members of the Company will be closed from Tuesday, 23 November 2021 to Friday, 26 November 2021, both days inclusive, during which period no transfer of shares will be registered. In order to qualify as members entitled to attend and vote at the meeting, investors should lodge all transfers of shares accompanied by the relevant share certificates and transfer forms with the Company's branch share registrar, Tricor Investor Services Limited, at Level 54, Hopewell Centre, 183 Queen's Road East, Hong Kong for registration no later than 4:30 p.m. on Monday, 22 November 2021.

在考慮宣派及派付股息時,董事會將考慮以 下因素:

- 財務業績;
- 現金流狀況;
- 業務狀況及策略;
- 未來營運及盈利;
- 資金需求及支出計劃;
- 股東的利益;
- 任何派付股息的限制;及
- 董事會可能視為相關的任何其他因素。

董事會亦將持續檢討股息政策,並保留酌情權以隨時更新、修改、修訂及/或撤銷股息政策。股息政策將不會以任何方式構成本集團一項有關其未來股息的具法律約束力承諾及/或將不會以任何方式令本公司負有責任須於任何時間或不時宣派股息。

暫停辦理股份過戶登記手續

為確定有權出席2021年股東週年大會並於會上投票的資格,本公司將於2021年11月23日(星期二)至2021年11月26日(星期五)(包括首尾兩日)暫停辦理股份過戶登記手續,在此期間將不會辦理股份過戶登記手續。為符合作為股東有權出席大會並於會上投票的資格,投資者應最遲於2021年11月22日(星期一)下午4時30分將所有股份過戶文件連同有關股票及過戶表格送達本公司的股份過戶登記分處卓佳證券登記有限公司(地址為香港皇后大道東183號合和中心54樓)辦理登記。

For determining the entitlement to the proposed 2021 final dividend, the register of members of the Company will be closed from Thursday, 9 December 2021 to Friday, 10 December 2021 both days inclusive, during which period no transfer of shares will be registered. In order to qualify for the entitlement to the proposed final dividend, all transfers of shares accompanied by the relevant share certificates and transfer forms must be lodged with the Company's branch share registrar, Tricor Investor Services Limited, at Level 54, Hopewell Centre, 183 Queen's Road East, Hong Kong for registration no later than 4:30 p.m. on Wednesday, 8 December 2021.

為確定收取建議2021年末期股息的資格,本公司將於2021年12月9日(星期四)至2021年12月10日(星期五)(包括首尾兩日)暫停辦理股份過戶登記手續,在此期間將不會辦理股份過戶登記手續。為符合資格收取建議末期股息,所有股份過戶文件連同有關股票須不遲於2021年12月8日(星期三)下午4時30分送達本公司之股份過戶登記分處卓佳證券登記有限公司(地址為香港皇后大道東183號合和中心54樓)辦理登記。

EVENTS AFTER THE REPORTING PERIOD

There were no material subsequent events undertaken by the Company or by the Group after 30 June 2021 and up to the date of this report.

FINANCIAL SUMMARY

A summary of the published results and assets, liabilities and non-controlling interests of the Group for the last five financial years, as extracted from the audited financial statements, is set out on page 292. This summary does not form part of the audited financial statements.

SHARE CAPITAL AND SHARE OPTIONS

Details of the movements in the share capital and share options of the Company for FY2021 are set out in notes 34 and 35 to the consolidated financial statements in this annual report.

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

Save for the purchase of shares for the share award scheme (as detailed under Note 36 to the consolidated financial statements), neither the Company nor any of its subsidiaries has purchased, sold or redeemed any of the Company's listed securities during FY2021.

報告期後事項

於2021年6月30日後及直至本報告日期止, 本公司或本集團並無進行重大期後事項。

財務概要

本集團於過去五個財政年度的已公佈業績及 資產、負債及非控股權益的概要(摘錄自經審 核財務報表)載於第292頁。該概要並不構成 經審核財務報表的一部分。

股本及購股權

本公司股本及購股權於2021財政年度內的變動詳情載於本年報綜合財務報表附註34及35。

購買、出售或贖回本公司上市證 ^券

除了就股份獎勵計劃購買股份(詳見綜合財務報表附註36)外,於2021財政年度,本公司及其任何附屬公司概無購買、出售或贖回本公司任何上市證券。

RESERVES AND DISTRIBUTABLE RESERVES

Details of the movements in the reserves of the Group for FY2021 are set out in the section headed "Consolidated Statement of Changes in Equity" of this annual report.

As at 30 June 2021, the Company's reserves available for distribution amounted to HK\$493,103,000, of which HK\$21,710,000 has been proposed as final dividend for FY2021.

PROPERTY, PLANT AND EOUIPMENT

Details of the movements during the year in the Group's property, plant and equipment are set out in note 14 to the consolidated financial statements in this annual report.

BORROWINGS

During FY2021, the Group did not have any bank borrowings or entering into any bank loan facility and as at 30 June 2021, the Group had no outstanding bank loans, other borrowings or indebtedness.

儲備及可供分派儲備

本集團於2021財政年度的儲備變動詳情載於 本年報「綜合權益變動表」一節。

於2021年6月30日,本公司的可供分派儲備 為493,103,000港元,其中21,710,000港元已 建議為2021財政年度的末期股息。

物業、廠房及設備

本集團物業、廠房及設備於年內變動的詳情 載於本年報綜合財務報表附註14。

借款

於2021財政年度,本集團並無任何銀行借款 或訂立任何銀行貸款融資,於2021年6月30 日,本集團並無未償還銀行貸款、其他借款 或債務。

REPORT OF DIRECTORS

董事會報告

PLEDGE OF ASSETS

Details of pledge of assets during the year are set out in section headed "Pledge of Assets" in the "Management Discussion and Analysis" of this annual report.

MAJOR CUSTOMERS AND SUPPLIERS

During FY2021, the revenue attributable to the five largest customers accounted for approximately 21.3% of the Group's revenue for the year and the largest customer included therein accounted for 8.7%. Purchases from the Group's five largest suppliers accounted for less than 30% of the total purchases for the year.

To the best knowledge of the Directors, none of the Directors or any of their close associates (as defined in the Listing Rules) or shareholders of the Company that owned more than 5% of the issued Shares had any direct or indirect interest in the five largest customers or the five largest suppliers of the Group during FY2021.

DIRECTORS

The Directors of the Company during FY2021 and up to the date of this annual report were:

Executive Directors

Dr. Sun Yiu Kwong

(Chairman and Chief Executive Officer)

Ms. Kwok Cheuk Kwan, Jacquen (Managing Director)

Mr. Tsang On Yip, Patrick

Dr. Sun Man Kin, Michael

Mr. Lee Kar Chung, Felix

Dr. Lee Pak Cheung, Patrick

Independent non-executive Directors

Mr. Lee Luen Wai, John BBS JP

Dr. Li Kwok Tung, Donald SBS JP

Mr. Yeung Wing Sun, Mike

資產抵押

年內資產抵押的詳情載於本年報「管理層討論 及分析」的「資產抵押」一節。

主要客戶及供應商

於2021財政年度,來自五大客戶的收入佔本 集團年內收入約21.3%,而當中最大客戶則 佔8.7%。來自本集團五大供應商的採購額佔 年內總採購額少於30%。

就董事所知,於2021財政年度,概無董事、 彼等的任何緊密聯繫人(定義見上市規則)或 擁有已發行股份逾5%的任何本公司股東,於 本集團五大客戶或五大供應商中擁有任何直 接或間接權益。

董事

於2021財政年度及截至本年報日期,本公司 董事為:

執行董事

孫耀江醫生

(主席兼行政總裁)

郭卓君女士(董事總經理)

曾安業先生

孫文堅醫生

李家聰先生

李柏祥醫生

獨立非執行董事

李聯偉先生(銅紫荊星章,太平紳士)

李國棟醫生(銀紫荊星章,太平紳士)

楊榮燊先生

RE-ELECTION OF DIRECTORS

Pursuant to the Articles of Association, any Director appointed by the Board to fill a casual vacancy shall hold office until the first general meeting of the Company after his appointment and be subject to re-election at such meeting and any Director appointed by the Board as an addition to the existing Board shall hold office only until the next following annual general meeting of the Company and shall then be eligible for re-election. At each annual general meeting, one-third of the Directors for the time being (or, if their number is not a multiple of three (3), the number nearest to but not less than one-third) shall retire from office by rotation provided that every Director shall be subject to retirement at an annual general meeting at least once every three years. The details of Directors (as required by the Listing Rules) who will retire and being eligible, offer themselves for re-election at the AGM, will be provided in the accompanying circular. The re-election of each Director will be subject to vote of shareholders of the Company by separate resolutions.

Accordingly, Mr. Lee Kar Chung, Felix, Dr. Lee Pak Cheung, Patrick and Mr. Lee Luen Wai, John shall retire by rotation at the 2021 AGM and being eligible, offer themselves for re-election.

Each Director has disclosed to the Company the names and the titles and nature of office held in the public companies or organisations prior to the acceptance of the appointment and promised to inform the Company timely of any relevant change. The Company will also require Directors to submit written confirmation twice a year, and update their biographical details, if any.

THE BIOGRAPHICAL DETAILS OF THE DIRECTORS

The biographical details of the Directors are set out in pages 32 to 40 of this annual report.

重選董事

因此,李家聰先生、李柏祥醫生及李聯偉先 生須於2021年股東週年大會上輪值告退,並 符合資格且願意接受重選。

各董事已向本公司披露其於接受委任前於公眾公司或機構擔任的職位及職責性質,以及公司或機構名稱,並承諾就任何相關變化適時通知本公司。本公司亦將要求董事每年提交書面確認兩次,並更新其履歷詳情(如有)。

董事履歷詳情

董事的履歷詳情載於本年報第32至40頁。

INDEPENDENCE CONFIRMATIONS FROM INDEPENDENT NON-EXECUTIVE DIRECTORS

The Company has received written annual confirmation from each of the independent non-executive Directors in respect of his independence in accordance with the independence guidelines set out in Rule 3.13 of the Listing Rules. The Company is of the view that all independent non-executive Directors are independent.

DIRECTORS' SERVICE CONTRACTS

None of the Directors has an unexpired service contract which is not determinable by the Company or any of its subsidiaries within one year without payment of compensation, other than statutory compensation.

REMUNERATION OF THE DIRECTORS AND SENIOR MANAGEMENT

Details of the Directors' remuneration and the five highest paid employees in the Group are set out in notes 9 and 10 to the consolidated financial statements in this annual report.

Details of the remuneration payable to the senior management in the Group are as follows:

獨立非執行董事的獨立確認書

本公司已接獲獨立非執行董事各自根據上市規則第3.13條所載獨立指引,就其獨立性發出的書面年度確認。本公司認為所有獨立非執行董事均屬獨立人士。

董事的服務合約

概無董事與本公司訂立不可由本公司或其任 何附屬公司於一年內終止而毋須作出賠償(法 定賠償除外)的未屆滿服務合約。

董事及高級管理層的薪酬

董事及本集團五名最高薪僱員的薪酬詳情載 於本年報綜合財務報表附註9及10。

應付本集團高級管理人員的薪酬詳情如下:

Number of senior management (FY2021) 高級管理層人數 (2021財政年度)

3

3

HK\$2,500,001 to HK\$3,500,000 HK\$1,500,001 to HK\$2,500,000 HK\$1,500,000 or below 2,500,001港元至3,500,000港元 1,500,001港元至2,500,000港元 1,500,000港元或以下

REMUNERATION POLICY

The Group's remuneration policies are based on the merit, qualifications and competence of individual employees and are reviewed by the Remuneration Committee periodically. The emoluments of the Directors are recommended by the Remuneration Committee and are decided by the Board, having regard to the Group's operating results, individual performance and comparable market statistics.

The Company has adopted two share option schemes and a share award scheme to motivate and reward its Directors and eligible participants. Details of the schemes are set out in pages 112 to 120 of this report.

None of the Directors waived any emoluments during FY2021.

NON-COMPETE UNDERTAKINGS

Dr. Sun Yiu Kwong, East Majestic Group Limited and EM Team Limited, our controlling Shareholders, have undertaken to the Company in a deed of non-compete undertaking that, subject to and except as mentioned in the Prospectus, they would not carry on, engage, invest, participate or otherwise be interested in any business which competes or is likely to compete with any of the existing and/or future businesses carried on by any member of the Group in relation to the provision of corporate healthcare solutions and consultancy services in non- UMP medical centres in Hong Kong, Macau and Mainland China.

Each of them has confirmed in writing to the Company of their compliance with the deed of non-compete undertaking for disclosure in this annual report during FY2021. No new business opportunity was informed by them as at 30 June 2021 The independent non-executive Directors have reviewed the implementation of the deed of non-compete undertaking and are of the view that the non-competition undertakings have been complied with by Dr. Sun Yiu Kwong, East Majestic Group Limited and EM Team Limited for FY2021.

薪酬政策

本集團的薪酬政策乃基於個別僱員的優點、 資歷及能力制定,並由薪酬委員會定期檢 討。薪酬委員會就董事的薪酬提出建議並由 董事會經計及本集團的經營業績、個人表現 及可比較市場統計數據後決定。

本公司已採納兩項購股權計劃及一項股份獎勵計劃激勵及嘉許其董事和合資格參與者。 計劃詳情載於本報告第112至120頁。

概無董事於2021財政年度豁免收取任何薪酬。

不競爭承諾

我們的控股股東孫耀江醫生、East Majestic Group Limited及EM Team Limited已於一項不競爭承諾契據中向本公司承諾,除招股章程所述者外並在其規限下,彼等不會在香港、澳門及中國內地開展、從事、投資、與因在聯合醫務中心以外提供企業醫療保健解決方案及諮詢服務而與本集團任何成員公司所進行任何現有及/或未來的業務構成或可能構成競爭的任何業務,或以其他方式擁有當中權益。

彼等已各自向本公司書面確認彼等於2021財政年度遵守不競爭承諾契據的情況,以供在本年報披露。截至2021年6月30日,彼等並未告知任何新的商業機會。獨立非執行董事已檢討不競爭承諾契據的執行情況,並認為孫耀江醫生、East Majestic Group Limited及EM Team Limited於2021財政年度已遵守不競爭承諾。

DIRECTORS' INTERESTS IN COMPETING BUSINESSES

None of the Directors is or was interested in any business apart from the Group's business, that competes or competed or is or was likely to compete, either directly or indirectly, with the Group's business at any time during FY2021 and up to and including the date of this report.

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

As at 30 June 2021, the interests and short positions of the Directors and Chief Executive of the Company in the shares, underlying shares and/or debentures (as the case may be) of the Company or any of its associated corporations (within the meaning of Part XV of the SFO) which were required to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests and short positions which they were taken or deemed to have under such provisions of the SFO) or which were required to be entered into the register required to be kept by the Company under Section 352 of the SFO or which were otherwise required to be notified to the Company and the Stock Exchange pursuant to the Model Code were set out below:

董事於競爭業務的權益

於2021財政年度內任何時間及截至本報告日期(包括當日)止,概無董事於本集團業務以外與本集團業務直接或間接構成或已構成或可能構成或曾可能構成競爭的任何業務中擁有權益。

董事及最高行政人員於本公司或 其相聯法團的股份、相關股份及 債券的權益及淡倉

於2021年6月30日,董事及本公司最高行政人員於本公司或其任何相聯法團(定義見證券及期貨條例第XV部)的股份、相關股份及/或債券(視乎情況而定)中,擁有根據證券及期貨條例第XV部第7及第8分部而須知會本公司及聯交所的權益及淡倉(包括彼等根據該等證券及期貨條例條文而被視作或當作擁有的權益及淡倉),或須記錄於本公司根據證券及期貨條例第352條須存置的登記冊內的權益及淡倉,或根據標準守則而須知會本公司及聯交所的權益及淡倉如下:

本公司

(i)

(i) The Company

Name of Director	Long/short position	Capacity	Number of Shares/ underlying shares 股份/相關	Note	Approximate percentage of shareholding (%)
董事姓名	好倉/淡倉	身份	股份數目	附註	概約持股比例(%)
Dr. Sun Yiu Kwong 孫耀江醫生	Long position 好倉	Beneficial owner 實益擁有人	22,926,000		
	Long position 好倉	Interest held by his controlled corporations 權益由其控制法團持有	253,994,049	1	
	Long position 好倉	Beneficial owner 實益擁有人	700,000	3	
	Long position 好倉	Beneficial owner 實益擁有人	3,300,000	4	
			200 020 040		26.22

280,920,049 36.23

Name of Director	Long/short position	Capacity	Number of Shares/ underlying shares 股份/相關	Note	Approximate percentage of shareholding (%)
董事姓名	好倉/淡倉	身份	股份數目	附註	概約持股比例(%)
Ms. Kwok Cheuk Kwan, Jacquen 郭卓君女士	Long position 好倉	Beneficial owner 實益擁有人	17,948,657		
	Long position 好倉	Beneficial owner 實益擁有人	11,380,000	2	
	Long position 好倉	Beneficial owner 實益擁有人	500,000	3	
	Long position 好倉	Beneficial owner 實益擁有人	2,500,000	4	
			32,328,657		4.17
Mr. Tsang On Yip, Patrick 曾安業先生	Long position 好倉	Beneficial owner 實益擁有人	100,000		
	Long position 好倉	Beneficial owner 實益擁有人	600,000	2	
	Long position 好倉	Beneficial owner 實益擁有人	400,000	3	
	Long position 好倉	Beneficial owner 實益擁有人	2,500,000	4	
			3,600,000		0.46
Dr. Sun Man Kin, Michael 孫文堅醫生	Long position 好倉	Beneficial owner 實益擁有人	17,004,000		
	Long position 好倉	Beneficial owner 實益擁有人	400,000	3	
	Long position 好倉	Beneficial owner 實益擁有人	2,500,000	4	
			19,904,000		2.57

Name of Director	Long/short position	Capacity	Number of Shares/ underlying shares	Note	Approximate percentage of shareholding (%)
董事姓名	好倉/淡倉	身份	股份/相關 股份數目	附註	概約持股比例(%)
Mr. Lee Kar Chung, Felix 李家聰先生	Long position 好倉	Beneficial owner 實益擁有人	11,388,000		
	Long position 好倉	Beneficial owner 實益擁有人	10,242,000	2	
	Long position 好倉	Beneficial owner 實益擁有人	500,000	3	
	Long position 好倉	Beneficial owner 實益擁有人	2,500,000	4	
			24,630,000		3.18
Dr. Lee Pak Cheung, Patrick 李柏祥醫生	Long position 好倉	Beneficial owner 實益擁有人	20,668,959		
	Long position 好倉	Beneficial owner 實益擁有人	400,000	3	
	Long position 好倉	Beneficial owner 實益擁有人	2,500,000	4	
			23,568,959		3.04
Mr. Lee Luen Wai, John <i>BBS JP</i> 李聯偉先生 <i>(銅紫荊星章,太平紳士)</i>	Long position 好倉	Beneficial owner 實益擁有人	1,436,000		
	Long position 好倉	Beneficial owner 實益擁有人	300,000	4	
			1,736,000		0.22
Dr. Li Kwok Tung, Donald <i>SBS JP</i> 李國棟醫生 <i>(銀紫荊星章,太平紳士)</i>	Long position 好倉	Beneficial owner 實益擁有人	328,000		
	Long position 好倉	Beneficial owner 實益擁有人	300,000	4	
			628,000		0.08
Mr. Yeung Wing Sun, Mike 楊榮燊先生	Long position 好倉	Beneficial owner 實益擁有人	500,000		
	Long position 好倉	Beneficial owner 實益擁有人	200,000	4	
			700,000		0.09

Notes:

- Dr. Sun Yiu Kwong is deemed to be interested in the 207,988,049
 Shares held by East Majestic Group Limited, being his controlled corporation, and is also deemed to be interested in 46,006,000
 Shares held by EM Team Limited, also being his controlled corporation.
- These Shares represented the underlying Shares under the options granted by the Company on 18 August 2015 pursuant to the Pre-IPO Share Option Scheme.
- 3. These Shares represented the share award granted by the Company on 17 July 2018 pursuant to the Share Award Scheme.
- These Shares represented the underlying Shares under the options granted by the Company on 6 November 2018 pursuant to the Post-IPO Share Option Scheme.

(ii) Associated Corporations (within the meaning of the SFO)

Procare Medical Imaging & Laboratory Centre Limited(1)

附註:

- 1. 孫耀江醫生被視為於其受控法團 East Majestic Group Limited持有的 207,988,049股股份中擁有權益,亦被視 為於同樣為其受控法團EM Team Limited 持有的46,006,000股股份中擁有權益。
- 該等股份指本公司於2015年8月18日根據 首次公開發售前購股權計劃授出的購股 權項下的相關股份。
- 3. 該等股份指本公司於2018年7月17日根據 股份獎勵計劃授出的股份獎勵。
- 4. 該等股份指本公司於2018年11月6日根據 首次公開發售後購股權計劃授出的購股 權項下的相關股份。

(ii) 相聯法團(定義見證券及期貨條例)

普康醫學影像及化驗中心有限公司(1)

			Number of	Approximate percentage of shareholding
Name of Director	Long/short position	Capacity	shares	(%) 概約持股比例
董事姓名	好倉/淡倉	身份	股份數目	(%)
Dr. Sun Man Kin, Michael 孫文堅醫生	Long position 好倉	Beneficial owner 實益擁有人	625	6.25

Causeway Bay MRI Centre Limited(2)

銅鑼灣磁力共振中心有限公司(2)

			Number of	Approximate percentage of shareholding
Name of Director	Long/short position	Capacity	shares	(%) 概約持股比例
董事姓名	好倉/淡倉	身份	股份數目	(%)
Dr. Sun Man Kin, Michael 孫文堅醫生	Long position 好倉	Beneficial owner 實益擁有人	95	6.33

Notes:

- (1) UMP Medical Centre Limited, a wholly-owned subsidiary of the Company, holds 62.5% of the entire issued share capital of Procare Medical Imaging & Laboratory Centre Limited.
- (2) UMP Medical Centre Limited, a wholly-owned subsidiary of the Company, holds 20% of the entire issued share capital of Causeway Bay MRI Centre Limited.

附註:

- (1) 本公司的全資附屬公司聯合醫務中心有限公司持有普康醫學影像及化驗中心有限公司的全部已發行股本的62.5%。
- (2) 本公司的全資附屬公司聯合醫務中心有限公司持有銅鑼灣磁力共振中心有限公司的全部已發行股本的20%。

Save as disclosed above, as at 30 June 2021, none of the Directors or Chief Executive of the Company had any interests or short positions in the shares, underlying shares and debentures of the Company and its associated corporations (within the meaning of Part XV of the SFO) which were required to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests or short positions which they were taken or deemed to have under such provisions of the SFO), or were required, pursuant to Section 352 of the SFO, to be entered in the register referred to therein, or as otherwise notified to the Company and the Stock Exchange pursuant to the Model Code.

SHARE OPTION SCHEMES

The Company has adopted two share option schemes, namely the Pre-IPO Share Option Scheme and the Post-IPO Share Option Scheme.

Pre-IPO Share option Scheme

The Company adopted the Pre-IPO Share Option Scheme on 18 August 2015. Details of the Pre-IPO Share Option Scheme are as follows:

(a) Purpose

The purpose of the Pre-IPO Share Option Scheme is to provide incentive or reward to eligible participants for their contribution to, and continuing efforts to promote the interests of, the Company and to enable the Group to recruit and retain high-calibre employees. In determining the basis of eligibility of each eligible participants, the Board would take into account such factors as the Board may at its discretion consider appropriate.

除上文所披露者外,於2021年6月30日,董事或本公司最高行政人員於本公司及其相聯法團(定義見證券及期貨條例第XV部)的股份、相關股份及債券中,概無擁有根據證券及期貨條例第XV部第7及第8分部而須知會本公司及聯交所的任何權益或淡倉(包括彼等根據該等證券及期貨條例條文而被視作或當作擁有的權益或淡倉),或根據證券及期貨條例第352條須記錄於該條所述登記冊的任何權益或淡倉,或根據標準守則已知會本公司及聯交所的權益或淡倉。

購股權計劃

本公司已採納兩項購股權計劃,即首次公開 發售前購股權計劃及首次公開發售後購股權 計劃。

首次公開發售前購股權計劃

本公司於2015年8月18日採納首次公開發售 前購股權計劃。首次公開發售前購股權計劃 詳情如下:

(a) 目的

首次公開發售前購股權計劃旨在就合資格參與者對本集團的貢獻及繼續努力為本公司提升利益而向他們作出獎勵及嘉許,及讓本集團聘請及留聘具才幹的僱員。在釐定各合資格參與者的資格基準時,董事會會考慮其酌情認為合適的該等因素。

(b) Summary of Key terms

- The maximum number of Shares to be issued upon full exercise of all outstanding share options granted under the Pre-IPO Share Option Scheme is 27,008,000, being approximately 3.48% of the issued share capital of the Company as at 30 June 2021.
- The subscription price for the Shares under the options granted pursuant to the Pre-IPO Share Option Scheme is HK\$1.2228 per Share.
- All holders of options granted under the Pre-IPO Share Option Scheme may only exercise their options in the following manner: (i) 10% of the option shares shall only be exercisable from the first anniversary of the grant date up to and including the end of the Option Period; and (ii) 90% of the option shares shall only be exercisable from the second anniversary of the grant date up to and including the end of the Option Period.
- The "Option Period" means the period from the Listing Date and end on the date immediately before the seventh anniversary of the Listing Date.
- The Pre-IPO Share Option Scheme was only in force during the period from 18 August 2015 to 9 November 2015, and no further options are to be granted thereunder but in all other respects the provisions of the Pre-IPO Share Option Scheme shall remain in full force and effect to the exercise of any options granted.

(b) 主要條款概要

- 因根據首次公開發售前購股權計劃 已授出的所有未行使購股權獲悉數 行使而將予發行的股份數目上限為 27,008,000股,即本公司於2021 年6月30日已發行股本約3.48%。
- 根據首次公開發售前購股權計劃 授出的購股權項下股份認購價為 每股1.2228港元。
- 根據首次公開發售前購股權計劃 獲授購股權的所有持有人僅可按 下列方式行使他們的購股權:(i)購 股權股份的10%僅可於授出日期一 周年後直至購股權期限結束(包括 當日)止行使:及(ii)購股權股份的 90%僅可於授出日期兩周年後直至 購股權期限結束(包括當日)止行 使。
- 「購股權期限」指上市日期起至緊接上市日期七周年前日期止期間。
- 首次公開發售前購股權計劃僅於 2015年8月18日至2015年11月9日 期間有效,其後將不再據此進一步 授出購股權,惟首次公開發售前購 股權計劃的條文在所有其他方面 將對行使任何已授出購股權仍然 具有十足效力及作用。

(c) Outstanding options granted under the Pre-IPO Share Option Scheme

Details of movements of the share options granted under the Pre-IPO Share Option Scheme for the year ended 30 June 2021 are as follows:

(c) 根據首次公開發售前購股權計劃已授出 的尚未行使購股權

截至2021年6月30日止年度根據首次公開發售前購股權計劃授出的購股權變動 詳情如下:

Grantee	Position	Date of grant	Exercise price per Share	Exercise period	As at 1 July 2020	Granted during the year	Exercised during the year	Cancelled/ Lapsed during the year	As at 30 June 2021 於2021年
承授人	職位	授出日期 (dd/mm/yy) (日/月/年)	每股行使價 (HK\$) (港元)	行使期 (dd/mm/yy) (日/月/年)	於2020年 7月1日	年內授出	年內行使	年內 註銷/失效	6月30日
Directors 董事									
Ms. Kwok Cheuk Kwan, Jacquen 郭卓君女士	Managing Director and Executive Director 董事總經理兼執行董事	18/08/2015	1.2228	18/08/2016–26/11/2022 18/08/2017–26/11/2022	1,138,000 10,242,000	-	-	-	1,138,000 10,242,000
Mr. Tsang On Yip, Patrick 曾安業先生	Executive Director 執行董事	18/08/2015	1.2228	18/08/2016–26/11/2022 18/08/2017–26/11/2022	60,000 540,000	-	-	-	60,000 540,000
Mr. Lee Kar Chung, Felix 李家聰先生	Executive Director 執行董事	18/08/2015	1.2228	18/08/2017-26/11/2022	10,242,000	-	-	-	10,242,000
				Sub-total: 小計:	22,222,000	-	-	-	22,222,000
Employees 僱員									
In aggregate 合共	-	18/08/2015	1.2228	18/08/2017–26/11/2022	3,186,000	-	-	-	3,186,000
				Sub-total: 小計:	3,186,000	-	-	-	3,186,000
Other eligible grantees 其他合資格承授人									
In aggregate 合共	-	18/08/2015	1.2228	18/08/2016–26/11/2022 18/08/2017–26/11/2022	160,000 1,440,000	-	-	-	160,000 1,440,000
				Sub-total: 小計:	1,600,000	-	-	-	1,600,000
				Total: 合計:	27,008,000	-	-	-	27,008,000

Post-IPO Share Option Scheme

The Company adopted the Post-IPO Share Option Scheme on 2 November 2015. Details of the Post-IPO Share Option Scheme are as follows:

(a) Purpose

The purpose of the Post-IPO Share Option Scheme is to incentivise and reward the Eligible Persons (as defined in sub- paragraph (b) below) for their contribution to the Group and to align their interests with that of the Company so as to encourage them to work towards enhancing the value of the Company.

(b) Participants

The Board (including any committee or delegate of the Board appointed by the Board to perform any of its functions pursuant to the rules of the Post-IPO Share Option Scheme) may, at its absolute discretion, offer to grant an option to subscribe for such number of Shares as the Board may determine to an employee (whether full-time or part-time) or a director of a member of the Group or associated companies of the Company (the "Eligible Persons").

(c) Total number of securities available for issue

The total number of Shares which may be issued upon exercise of all options to be granted under the Post-IPO Share Option Scheme and any other share option schemes (including but not limited to the Pre-IPO Share Option Scheme) of the Company must not in aggregate exceed 10% of the total number of Shares in issue as at the Listing Date.

(d) Maximum entitlement of each participant

No options shall be granted to any Eligible Person under the Post-IPO Share Option Scheme and any other Share option schemes of the Company which, if exercised, would result in such Eligible Person becoming entitled to subscribe for such number of Shares as, when aggregated with the total number of Shares already issued or to be issued to him under all options granted to him (including exercised, cancelled and outstanding options) in the 12-month period up to and including the date of offer of such options, exceeds 1% of the Shares in issue at such date.

首次公開發售後購股權計劃

本公司於2015年11月2日採納首次公開發售後購股權計劃。首次公開發售後購股權計劃 詳情如下:

(a) 目的

首次公開發售後購股權計劃的目的旨在 鼓勵及獎勵合資格人士(如下文(b)分段 所界定)對本集團作出的貢獻,令其利 益與本公司利益一致,藉以推動其盡力 提升本公司價值。

(b) 參與者

董事會(包括董事會根據首次公開發售 後購股權計劃的規則為履行其任何職責 而委任的任何董事會轄下委員會或代 表)可全權酌情向本集團成員公司或本 公司聯營公司的僱員(不論全職或兼職) 或董事(「合資格人士」)授出購股權,以 認購董事會可釐定有關數目的股份。

(c) 可發行證券總數

根據首次公開發售後購股權計劃及本公司任何其他購股權計劃(包括但不限於首次公開發售前購股權計劃)將予授出的所有購股權獲行使時可發行的股份總數,合共不得超過於上市日期已發行股份總數的10%。

(d) 每名參與者可獲授權益的上限

倘根據首次公開發售後購股權計劃及本公司任何其他購股權計劃向任何內數值 關合資格人士有權認購的股份數目,加上其於截至有關購股權要約日期(包全有關財股權要的日期)此過去12個月期間所獲授的出 競股權(包括已行使、已註銷及尚未行使的購股權)而已向其發行或將向為其的股份總數超過該日已發行股份的股份總數超過該日已發行股份的1%,則不會根據首次公開發售後購別權計劃及本公司任何其他購股權計劃內該名合資格人士授出購股權。

REPORT OF DIRECTORS

董事會報告

(e) Period within which the shares must be taken up under an option

Any vested option which has not lapsed and which conditions have been satisfied or waived by the Board in its sole discretion may, unless the Board determines otherwise in its absolute discretion, be exercised at any time from the next business day after the offer of options has been accepted. Any option which remain unexercised shall lapse upon the expiry of the option period, which period shall be determined by the Board and shall not exceed ten years from the offer date of the option.

(f) Minimum period for which an option must be held before it can be exercised

The Board may in its absolute discretion set a minimum period for which an option must be held and performance targets that must be achieved before an option can be exercised.

(g) Time of acceptance and the amount payable on acceptance of the option

An offer of options shall be open for acceptance in writing or by telex or facsimile transmission or (if the Board agree) by electronic communication received by the Chairman (or a person designated by him with the approval of the Board) for such period (not exceeding 30 days inclusive of, and from, the date of offer) as the Board may determine and notify to the Eligible Person concerned provided that no such offer shall be open for acceptance after the expiry of the duration of the Post-IPO Share Option Scheme. An offer of options not accepted within this period shall lapse.

An amount of HK\$1.00 is payable upon acceptance of the grant of an option and such payment shall not be refundable and shall not be deemed to be a part payment of the exercise price.

(h) Basis of determining the exercise price

The exercise price shall be such price as determined by the Board and notified to an option-holder and which shall not be less than the higher of: (i) the closing price of the Shares as stated in the Stock Exchange's daily quotation sheets on the date of offer of the option; (ii) the average of the closing price of the Shares as stated in the Stock Exchange's daily quotation sheets for the five trading days immediately preceding the date of offer of the option; and (iii) the nominal value of the Shares.

(e) 行使購股權認購股份之期限

除董事會按其絕對酌情權另行釐定外, 任何已歸屬而未失效的購股權於達成條 件或董事會按其全權酌情決定豁免條件 後,可於接納購股權要約後的下一個營 業日隨時行使。任何尚未行使的購股權 於購股權期限屆滿後將告失效,該期限 由董事會釐定,且不得超過購股權要約 日期起計十年。

(f) 行使購股權前必須持有購股權的最短期 限

董事會可全權酌情設定於購股權可予行 使前必須持有購股權的最短期限及須達 成的表現目標。

(g) 接納購股權的期限及接納購股權時應付 款項

購股權的要約可於董事會決定並通知有關合資格人士的有關期間(由要約日期起(包括該日)計30日內)供接納,接納方式為以書面形式或通過電報或傳真或(如董事會同意)通過主席(或其在經董事會批准後指定的一名人士)收到電子通訊的方式接納,惟首次公開發售後購股權計劃期限屆滿後不得作出有關要約。期內不被接納的購股權要約將告失效。

於接納所授出的購股權時須繳付1.00港元,該款項將不予退還,且不應被視為 行使價的部分款項。

(h) 釐定行使價的基準

行使價應為董事會釐定並通知購股權持有人的價格,及不得低於以下的最高者:(i)股份於購股權要約日期於聯交所每日報價表所列的收市價;(ii)股份於緊接購股權要約日期前五個交易日於聯交所每日報價表所列平均收市價;及(iii)股份面值。

(i) Life of the Post-IPO Share Option Scheme

The Post-IPO Share Option Scheme will expire automatically on the day immediately preceding the tenth anniversary of the Listing Date, subject to early termination provisions in the Post-IPO Share Option Scheme.

The summary below sets out the details of the movement during the year ended 30 June 2021 of all the options granted pursuant to the Post-IPO Share Option Scheme:

(i) 首次公開發售後購股權計劃的年期

根據首次公開發售後購股權計劃的提前 終止條款,首次公開發售後購股權計劃 將自緊接上市日期十週年前一天自動屆 滿。

以下概要載列根據首次公開發售後購股權計劃授出的所有購股權於截至2021年6月30日 止年度的變動詳情:

Number of Shares issuable under the share options 購股權項下可予發行股份數目

)	は 1、1、1、1、1、1、1、1、1、1、1、1、1、1、1、1、1、1、1、		
Name 姓名	Date of grant 授出日期 (dd/mm/yyyy) (日/月/年)	Exercise price per Share 每股行使價 (HK\$) (港元)	Exercise period 行使期 (dd/mm/yyyy) (日/月/年)	As at 1 July 2020 於2020年 7月1日	Granted during the year 年內授出 (Note 1) (附註1)	Exercised during the year 年內行使	Cancelled/ lapsed during the year 年內 註銷/失效	As at 30 June 2021 於2021年 6月30日
Dr. Sun Yiu Kwong (Chairman, Chief	06/11/2018	2.06	30/06/2019-05/11/2023	2,300,000	-	-	-	2,300,000
Executive Officer and Executive Director)	26/05/2021	0.772	26/05/2022-25/05/2029	-	400,000	-	-	400,000
孫耀江醫生 <i>(主席、行政總裁兼執行董事)</i>	26/05/2021	0.772	26/05/2023-25/05/2029	-	300,000	-	-	300,000
	26/05/2021	0.772	26/05/2024-25/05/2029	-	300,000	-	-	300,000
Ms. Kwok Cheuk Kwan, Jacquen (Managing	06/11/2018	2.06	30/06/2019-05/11/2023	1,500,000	-	-	-	1,500,000
Director and Executive Director)	26/05/2021	0.772	26/05/2022-25/05/2029	-	400,000	-	-	400,000
郭卓君女士 <i>(董事總經理兼執行董事)</i>	26/05/2021	0.772	26/05/2023-25/05/2029	-	300,000	-	-	300,000
	26/05/2021	0.772	26/05/2024-25/05/2029	-	300,000	-	-	300,000
Mr. Tsang On Yip, Patrick (Executive Director)	06/11/2018	2.06	30/06/2019-05/11/2023	1,500,000	_	_	_	1,500,000
曾安業先生 <i>(執行董事)</i>	26/05/2021	0.772	26/05/2022-25/05/2029	-	400,000	-	-	400,000
	26/05/2021	0.772	26/05/2023-25/05/2029	-	300,000	-	-	300,000
	26/05/2021	0.772	26/05/2024-25/05/2029	-	300,000	-	-	300,000
Dr. Sun Man Kin, Michael (Executive Director)	06/11/2018	2.06	30/06/2019-05/11/2023	1,500,000	_	_	_	1,500,000
孫文堅醫生 <i>(執行董事)</i>	26/05/2021	0.772	26/05/2022-25/05/2029	_	400,000	-	_	400,000
	26/05/2021	0.772	26/05/2023-25/05/2029	-	300,000	-	-	300,000
	26/05/2021	0.772	26/05/2024-25/05/2029	-	300,000	-	-	300,000
Mr. Lee Kar Chung, Felix (Executive Director)	06/11/2018	2.06	30/06/2019-05/11/2023	1,500,000	_	_	-	1,500,000
李家聰先生 <i>(執行董事)</i>	26/05/2021	0.772	26/05/2022-25/05/2029	_	400,000	-	-	400,000
	26/05/2021	0.772	26/05/2023-25/05/2029	-	300,000	_	-	300,000
	26/05/2021	0.772	26/05/2024-25/05/2029	-	300,000	-	-	300,000
Dr. Lee Pak Cheung, Patrick (Executive	06/11/2018	2.06	30/06/2019-05/11/2023	1,500,000	_	1	h	1,500,000
Director)	26/05/2021	0.772	26/05/2022-25/05/2029	- 11	400,000		_	400,000
李柏祥醫生 <i>(執行董事)</i>	26/05/2021	0.772	26/05/2023-25/05/2029	_	300,000	_	_	300,000
e con comment of the transfer of the contract	26/05/2021	0.772	26/05/2024-25/05/2029	-	300,000	-	. JP -	300,000

Number of Shares issuable under the share options 購股權項下可予發行股份數目

Name 姓名	Date of grant 授出日期 (dd/mm/yyyy) (日/月/年)	Exercise price per Share 每股行使價 (HK\$) (港元)	Exercise period 行使期 (dd/mm/yyyy) (日/月/年)	As at 1 July 2020 於2020年 7月1日	Granted during the year 年內授出 (Note 1) (附註1)	Exercised during the year 年內行使	Cancelled/ lapsed during the year 年內 註銷/失效	As at 30 June 2021 於2021年 6月30日
Mr. Lee Luen Wai, John BBS JP (Independent Non-executive Director) 李聯偉先生(銅紫荊星章,太平紳士) (獨立非執行董事)	06/11/2018	2.06	30/06/2019-05/11/2023	300,000	-	-	-	300,000
Dr. Li Kwok Tung, Donald SBS JP (Independent Non-executive Director) 李國棟醫生 (銀紫荊星章・太平紳士) (獨立非執行董事)	06/11/2018	2.06	30/06/2019-05/11/2023	300,000	-	-	-	300,000
Mr. Yeung Wing Sun, Mike (Independent Non-executive Director) 楊榮燊先生(<i>獨立非執行董事</i>)	06/11/2018	2.06	30/06/2019-05/11/2023	200,000	-	-	-	200,000
			Sub-total: /\\arra{\array}\array}† :	10,600,000	6,000,000	-	-	16,600,000
Employees 僱員								
In aggregate 合共	23/03/2017 23/03/2017 06/11/2018 05/05/2019 05/05/2019 05/05/2019 26/05/2021 26/05/2021 26/05/2021	2.06 2.06 2.06 1.56 1.56 0.772 0.772	30/06/2017-29/06/2022 30/06/2018-29/06/2022 30/06/2019-05/11/2023 04/05/2020-03/05/2025 04/05/2021-03/05/2025 04/05/2022-03/05/2025 26/05/2022-25/05/2029 26/05/2022-25/05/2029 26/05/2024-25/05/2029	340,000 330,000 1,000,000 750,000 1,500,000 2,250,000	- - - - - 5,874,400 4,405,800 4,405,800	- - - - - - - -	340,000 330,000 - 500,000 1,000,000 1,500,000	- 1,000,000 250,000 500,000 750,000 5,874,400 4,405,800 4,405,800
			Sub-total: /*aॄ†:	6,170,000	14,686,000	-	3,670,000	17,186,000
Other eligible grantees 其他合資格承授人								
In aggregate 合共	06/11/2018 05/05/2019 05/05/2019 05/05/2019	2.06 1.56 1.56 1.56	30/06/2019-05/11/2023 04/05/2020-03/05/2025 04/05/2021-03/05/2025 04/05/2022-03/05/2025	1,000,000 250,000 500,000 750,000	- - - -	- - -	- - -	1,000,000 250,000 500,000 750,000
			Sub-total: 小計:	2,500,000	-	-	-	2,500,000
			Total 合計	19,270,000	20,686,000	-	3,670,000	36,286,000

Note:

附註:

(1)

緊接購股權獲授出之日前的股份收市價為每 股0.82港元。

⁽¹⁾ The closing price of the Shares immediately before the date on which the share options were granted was HK\$0.82 per share.

The estimated fair value of the share options granted during the year ended 30 June 2021 was approximately HK\$7.2 million. The estimated fair value of the share options granted was measured using binomial model with the fair value per share option ranged from HK\$0.33 to HK\$0.37, taking into account the terms and conditions upon which the options were granted.

截至2021年6月30日止年度授出之購股權的估計公允價值約為7.2百萬港元。購股權之估計公允價值乃以二項式模式計算,而每份購股權之公允價值為介乎0.33港元至0.37港元,當中已計及授出購股權的條款及條件。

The fair values calculated are inherently subjective and uncertain due to the assumptions made and the limitations of the model used. The value of a share option varies with different variables of certain subjective assumptions. Any change in variables so adopted may materially affect the estimation of the fair value of a share option.

基於作出的假設和所用模式的限制,所計算的公允價值必然是主觀和不確定的。購股權之估值隨著若干主觀假設之變數而改變。所採用的變數之任何變動可對購股權之估計公允價值造成重大影響。

Save as disclosed above, no share option was granted, cancelled or lapsed under the Post-IPO Share Option Scheme during the year ended 30 June 2021.

除上文披露者外,於截至2021年6月30日止 年度,概無購股權授出、被註銷或失效。

The maximum number of Shares to be issued upon full exercise of all the share options granted under the Pre-IPO Share Option Scheme and the Post-IPO Share Option Scheme is 73,600,000, being 9.61% of the issued share capital of the Company as at the Listing Date.

於首次公開發售前購股權計劃及首次公開發售後購股權計劃項下授出的所有購股權獲悉數行使後,將予發行之股份數目上限為73,600,000股,相當於本公司於上市日期的已發行股本的9.61%。

The total number of Shares currently available for issue under the Post-IPO Share Option Scheme is 36,286,000 Shares, representing approximately 4.68% of the issued share capital of the Company as at 30 June 2021.

根據首次公開發售後購股權計劃目前可予發行的股份總數為36,286,000股股份,相當於本公司於2021年6月30日的已發行股本約4.68%。

SHARE AWARD SCHEME

股份獎勵計劃

The Company has adopted the Share Award Scheme on 30 June 2016, to recognise the contributions of and provide incentives for the key management personnel including Directors and senior management, employed experts and employees of the Group. Subject to any early termination as may be determined by the Board, pursuant to the trust deed, the Share Award Scheme shall be valid and effective for a term of 10 years commencing on the adoption date. The maximum number of Shares which may be awarded to a selected participant under the Share Award Scheme shall not exceed one per cent (1%) of the issued share capital of the Company in each year. The Board shall not make any further award of awarded shares which will result in the nominal value of the Shares awarded by the Board under the Share Award Scheme exceeding two per cent (2%) of the issued share capital of the Company from time to time.

本公司已於2016年6月30日採納股份獎勵計劃,嘉獎及獎勵主要管理人員(包括董事及高級管理層、本集團受僱專家及僱員)所作貢獻。受董事會可能釐定的任何提前終止所限,根據信託契據,股份獎勵計劃於採納日期起計十年期間有效及生效。根據股份獎勵計劃可授予選定參與者的股份數目上限不得超過本公司各年已發行股本的百分之一(1%)。董事會不得授出任何會導致董事會根據股份獎勵計劃授出超過本公司不時已發行股本的百分之二(2%)之股份面值的進一步獎勵股份。

As at 30 June 2021, the details of the share award granted and outstanding under the Share Award Scheme are set out as follow:

於2021年6月30日,股份獎勵計劃項下已授 出及尚未行使之股份獎勵詳情載列如下:

				Cancelled/	
Name 姓名	As at 1 July 2020 於2020年7月1日	Granted during the year 年內授出	Vested during the year 年內歸屬	lapsed during the year 年內已註銷/失效	As at 30 June 2021 於2021年6月30日
1					
Directors	2,900,000	_	_	_	2,900,000
	(Note 1)				(Note 1)
董事	(附註1)				(附註1)
Other eligible grantee(s)	400,000	-	-	50,000	350,000
	(Note 1)				(Note 1)
其他合資格承授人	(附註1)				(附註1)
	2,330,000	_	_	_	2,330,000
	(Note 1)				(Note 1)
	(附註1)				(附註1)
	_	600,000	600,000	_	_
		(Note 2)	(Note 2)		
		(附註2)	(附註2)		
Total					
合計	5,630,000	600,000	600,000	50,000	5,580,000

Notes:

- These awarded shares was granted on 17 July 2018 with the exercise price of HK\$1.5 per award shares.
- 2. These awarded shares was granted on 30 June 2021 without exercise price.

Certain Shares have been purchased and 600,000 awarded shares have been granted under the Share Award Scheme and 600,000 awarded shares have been vested. 50,000 awarded shares was lapsed during the year ended 30 June 2021.

附註:

- I. 此等獎勵股份是於2018年7月17日授出,行使價 為每股獎勵股份1.5港元。
- 2. 此等獎勵股份是於2021年6月30日授出而並無 行使價。

已根據股份獎勵計劃購買若干股份而600,000 股獎勵股份已據此授出及600,000股獎勵股份 已歸屬。50,000股獎勵股份已於截至2021年 6月30日止年度內失效。

DIRECTORS' RIGHTS TO ACQUIRE SHARES OR DEBENTURES

Save as disclosed under the sections headed "Share Option Schemes" and "Share Award Scheme" in this report, at no time during FY2021 was the Company or any of its subsidiaries or fellow subsidiaries a party to any arrangement that would enable the Directors to acquire benefits by means of acquisition of shares in or debentures of the Company or any other body corporate.

DIRECTORS' INTERESTS IN TRANSACTIONS, ARRANGEMENTS OR CONTRACTS OF SIGNIFICANCE

Save as disclosed in this annual report, no transactions, arrangements or contracts of significance subsisted in which a Director or an entity connected with a Director was materially interested, whether directly or indirectly, during or at the end of FY2021.

DIRECTORS' PERMITTED INDEMNITY PROVISION

Under the Articles, every Director and officer of the Company acting in relation to any of the affairs of the Company shall be indemnified and secured harmless out of the assets and profits of the Company from and against all actions, costs and damages and expenses which they or any of them shall or may incur or sustain by or omitted in or about the execution of their duties in their respective office or otherwise in relation thereto.

The Company has arranged appropriate Directors' and officers' liability insurance coverage for the Directors and officers of the Group.

董事收購股份或債券的權利

除於本報告「購股權計劃」及「股份獎勵計劃」 兩節內所披露者外,於2021財政年度內任何 時間,本公司或其任何附屬公司或同系附屬 公司概無訂立令董事可藉收購本公司或任何 其他法團股份或債券獲利的任何安排。

董事於重大交易、安排或合約的 權益

除本年報所披露者外,於2021財政年度內或 結束時,概無董事或與董事有關連的實體, 於仍然存續的重大交易、安排或合約中直接 或間接擁有重大權益。

董事的獲准許彌償條文

根據細則,凡就本公司任何事務而行事的董事及本公司高級人員可獲本公司資產及利潤作為彌償及擔保,使其或其任何一人不會因於或就履行其各自職責過程中或與此有關的其他原因而引致或遭受或忽略的任何訴訟、費用及損害及開支而蒙受損害。

本公司已就董事及本集團高級人員投購適當的董事及高級人員責任保險。

SUBSTANTIAL SHAREHOLDERS' INTERESTS AND SHORT POSITIONS IN SHARES AND UNDERLYING SHARES OF THE COMPANY

As at 30 June 2021, so far as was known to the Directors of the Company, the following persons/entities (other than the Directors or Chief Executive of the Company) had, or were deemed to have, interests or short positions in the Shares or underlying shares of the Company which would fall to be disclosed to the Company and the Stock Exchange under the provisions of Divisions 2 and 3 of Part XV of the SFO, or which were recorded in the register required to be kept by the Company under Section 336 of the SFO:

主要股東於本公司股份及相關股份的權益及淡倉

於2021年6月30日,據本公司董事所知,以下人士/實體(董事或本公司最高行政人員除外)於本公司的股份或相關股份中擁有或被視為擁有須根據證券及期貨條例第XV部第2及3分部條文向本公司及聯交所披露的權益或淡倉,或記錄於本公司須根據證券及期貨條例第336條存置的登記冊內的權益或淡倉:

Name of substantial shareholder	Long/short position	Number of Shares Capacity underlying shares		Interests under equity derivatives	Notes	Approximate percentage of shareholding
主要股東名稱	好倉/淡倉	身份	股份/相關股份數目	股本衍生工具 項下之權益	附註	概約持股比例
East Majestic Group Limited	Long position 好倉	Beneficial owner 實益擁有人	207,988,049	_	1	26.83
EM Team Limited	Long position 好倉	Beneficial owner 實益擁有人	46,006,000	-	1	5.93
Cheng Yu Tung Family (Holdings II) Limited	Long position 好倉	Interest held by its controlled corporations 權益由其受控法團持有	112,687,939	-	2	14.53
Cheng Yu Tung Family (Holdings) Limited	Long position 好倉	Interest held by its controlled corporations 權益由其受控法團持有	112,687,939	-	2	14.53
Chow Tai Fook Capital Limited	Long position 好倉	Interest held by its controlled corporations 權益由其受控法團持有	112,687,939	-	2	14.53
Chow Tai Fook (Holding) Limited 周大福(控股)有限公司	Long position 好倉	Interest held by its controlled corporations 權益由其受控法團持有	112,687,939	-	2	14.53
Chow Tai Fook Enterprises Limited 周大福企業有限公司	Long position 好倉	Interest held by its controlled corporation 權益由其受控法團持有	112,687,939	-	2	14.53
Healthcare Ventures	Long position 好倉	Beneficial owner 實益擁有人	112,687,939	-	2	14.53
China Resources National Corporation 中國華潤總公司	Long position 好倉	Interest held by its controlled corporations 權益由其受控法團持有	91,803,000	-	3	11.84
CR Medical 華潤醫療	Long position 好倉	Interest held by its controlled corporations 權益由其受控法團持有	91,803,000	-	3	11.84

Notes:

- 1. Dr. Sun Yiu Kwong was deemed to be interested in the 207,988,049 Shares held by East Majestic Group Limited, being his controlled corporation, and was also deemed to be interested in the 46,006,000 Shares held by EM Team Limited, also being his controlled corporation. Dr. Sun's interests in Shares are disclosed in this annual report in the section headed "Directors' and Chief Executive's Interests and Short Positions in Shares, Underlying Shares and Debentures of the Company or its associated Corporations".
- 2. Healthcare Ventures was wholly-owned by CTFE, which was wholly-owned by Chow Tai Fook (Holding) Limited ("CTFH"). CTFH was held as to 81.03% by Chow Tai Fook Capital Limited ("CTFC"), which was in turn held as to 48.98% by Cheng Yu Tung Family (Holdings) Limited ("CYTF") and as to 46.65% by Cheng Yu Tung Family (Holdings II) Limited ("CYTFII"). By virtue of the SFO, CTFE, CTFH, CTFC, CYTF and CYTFII were deemed to be interested in the same parcel of Shares in which Healthcare Ventures was interested.
- Pinyu Limited was the beneficial owner of the Shares. Pinyu Limited was wholly owned by Unison Champ Premium Limited, which was wholly owned by CR Medical. CR Medical was held as to 35.76% by CRH (Medical) Limited. CRH (Medical) Limited was wholly owned by China Resources Healthcare Group Limited, which was wholly owned by CRH (Healthcare) Limited, CRH (Healthcare) Limited was wholly owned by China Resources (Holdings) Company Limited, which was wholly owned by CRC Bluesky Limited. CRC Bluesky Limited was wholly owned by China Resources Inc., which was wholly owned by China Resources Company Limited. Commotra Company Limited held 0.82% of CR Medical Commotra Company Limited is wholly owned by China Resources (Holdings) Company Limited. By virtue of the SFO, Unison Champ Premium Limited, CR Medical, CRH (Medical) Limited, China Resources Healthcare Group Limited, CRH (Healthcare) Limited, China Resources Inc., China Resources (Holdings) Company Limited, CRC Bluesky Limited and China Resources Company Limited were deemed to be interested in the same parcel of Shares in which Pinyu Limited was interested.

附註:

- 1. 孫耀江醫生被視為於其受控法團East Majestic Group Limited持有的207,988,049股股份中擁有權益,亦被視為於同樣為其受控法團EM Team Limited持有的46,006,000股股份中擁有權益。孫醫生於股份的權益於本年報「董事及最高行政人員於本公司或其相聯法團的股份、相關股份及債券的權益及淡倉」一節披露。
- 2. Healthcare Ventures由周大福企業全資擁有,而周大福企業由周大福(控股)有限公司(「周大福控股」)全資擁有。周大福控股由Chow Tai Fook Capital Limited(「CTFC」)持有81.03%的股權,而CTFC分別由Cheng Yu Tung Family (Holdings) Limited(「CYTF」)及Cheng Yu Tung Family (Holdings II) Limited(「CYTFII」)持有48.98%及46.65%的股權。根據證券及期貨條例,周大福企業、周大福控股、CTFC、CYTF及CYTFII被視為於Healthcare Ventures擁有權益的同一批股份中擁有權益。
- 品裕有限公司為股份之實益擁有人。品裕有 限公司由Unison Champ Premium Limited全 資擁有,而Unison Champ Premium Limited 由華潤醫療全資擁有。華潤醫療由華潤集團 (醫療)有限公司擁有35.76%。華潤集團(醫 療)有限公司由華潤健康集團有限公司全資擁 有,而華潤健康集團有限公司由華潤集團(健 康)有限公司全資擁有。華潤集團(健康)有限 公司由華潤(集團)有限公司全資擁有,而華 潤(集團)有限公司由CRC Bluesky Limited全 資擁有。CRC Bluesky Limited由華潤股份有限 公司全資擁有,而華潤股份有限公司由中國華 潤有限公司全資擁有。合貿有限公司持有CR Medical Commotra Company Limited的0.82% 而CR Medical Commotra Company Limited由 華潤(集團)有限公司全資擁有。根據證券及期 貨條例, Unison Champ Premium Limited、華 潤醫療、華潤集團(醫療)有限公司、華潤健康 集團有限公司、華潤集團(健康)有限公司、華 潤股份有限公司、華潤(集團)有限公司、CRC Bluesky Limited及中國華潤有限公司被視為於 品裕有限公司擁有權益的同一批股份中擁有權

According to disclosure of interest filings available on the Stock Exchange website, Snow Lake China Master Fund, Ltd. ("SLCMF") and Snow Lake China Master Long Fund, Ltd. ("SLCMLF") beneficially owned 100,000,000 and 20,640,000 Shares respectively. SLCMF was held as to 90.48% by Snow Lake China Offshore Fund, Ltd. ("SLCOFL") and accordingly SLCOFL was deemed to be interested in the 100,000,000 Shares held by SLCMF pursuant to the SFO. Snow Lake Capital (HK) Limited ("SLCHKL"), which was wholly controlled by Mr. Ma Sean, was the investment adviser to both SLCMF and SLCMLF respectively. Accordingly, Mr. Ma Sean and SLCHKL were deemed to be interested in the aggregate holding of 120,640,000 Shares owned by SLCMF and SLCMLF pursuant to the SFO, representing, for illustrative purpose, 15.56% of the total issued share capital of the Company as at 30 June 2021. Out of these 120,640,000 Shares, 86,984,000 Shares (representing, for illustrative purpose, 11.22% of the total issued share capital of the Company as at 30 June 2021) are interests in cash-settled equity derivatives.

Other than as disclosed above, as at 30 June 2021, the Directors have not been notified by any person (other than the Directors or Chief Executive of the Company) who had interests or short positions in the Shares or underlying shares of the Company as recorded in the register required to be kept pursuant to Section 336 of the SFO.

CONNECTED TRANSACTIONS

Save for the transactions mentioned below, none of such related party transactions constituted a non-exempt connected transaction or a continuing connected transaction of the Company pursuant to Chapter 14A of the Listing Rules. The Company has complied with the disclosure requirements under Chapter 14A of the Listing Rules as and where applicable and relevant.

根據聯交所網站提供的權益披露資料,Snow Lake China Master Fund, Ltd.(「SLCMF」)及 Snow Lake China Master Long Fund, Ltd. (「SLCMLF」) 分別實益擁有100,000,000股 及20,640,000股股份。SLCMF由Snow Lake China Offshore Fund, Ltd. (「SLCOFL」) 持 有90.48%權益,故根據證券及期貨條例, SLCOFL被視為於SLCMF所持100,000,000股 股份中擁有權益。由馬自銘先生全資控制的 雪湖資本(香港)有限公司(「雪湖資本香港」) 為SLCMF及SLCMLF的投資顧問。因此,根 據證券及期貨條例,馬自銘先生及雪湖資本 香港被視為於SLCMF及SLCMLF合共持有的 120,640,000股股份中擁有權益(僅供説明用 途,相當於2021年6月30日本公司已發行股 本總額15.56%)。於該等120,640,000股股份 中,86,984,000股股份(僅供説明用途,相 當於2021年6月30日本公司已發行股本總額 11.22%) 為於以現金結算股權衍生工具的權 益。

除上文所披露者外,截至2021年6月30日,董事並無獲任何人士(董事或本公司最高行政人員除外)通知其於本公司股份或相關股份中擁有根據證券及期貨條例第336條須存置的登記冊所記錄的權益或淡倉。

關連交易

除下文所述交易外,概無關聯方交易構成本公司根據上市規則第十四A章的非豁免關連交易或持續關連交易。本公司已於適當時候及按相關情況遵守上市規則第十四A章的披露規定。

Non-exempt Continuing Connected Transactions

The Company has entered into certain non-exempt continuing connected transactions, the annual caps and the actual transaction amounts of which for FY2021 are set out as follows:

非豁免持續關連交易

本公司已訂立若干非豁免持續關連交易,其 於2021財政年度的年度上限及實際交易金額 載列如下:

	Connected Transaction 關連交易	Connected Person 關連人士	Annual cap for the year ended 30 June 2021 (HK\$'000) 截至2021年 6月30日止年度 的年度上限 (千港元)	Actual transaction Amount for the year ended 30 June 2021 (HK\$'000) 截至2021年 6月30日止年度 的實際交易金額 (千港元)
A.	Property Leasing Framework Agreement 物業租賃框架協議	Rich Point Group 富滙集團	4,500,000	4,172,917
В.	Consultancy Agreement with Dr. Lee Pak Cheung, Patrick 與李柏祥醫生的顧問協議	Dr. Lee Pak Cheung, Patrick 李柏祥醫生	7,000,000	4,136,580
C.	Medical Services Framework Agreement 醫療服務框架協議	CTFE 周大福企業	29,000,000	17,497,030

The above non-exempt continuing connected transactions are subject to reporting, announcement and, in respect to items (C) above, independent shareholders' approval requirements.

上述非豁免持續關連交易須遵守申報、公告 以及(就上述(C)項)獨立股東批准規定。

In respect of item (C) above, upon the listing of the Company's Shares on the Main Board of the Stock Exchange, the Stock Exchange approved the annual caps of this continuing connected transaction and granted a waiver to the Company from compliance with independent shareholders' approval requirements.

就上述(C)項而言,於本公司股份在聯交所主板上市後,聯交所批准此項持續關連交易的年度上限,並豁免本公司遵守獨立股東批准規定。

A. Property Leasing Framework Agreement

On 13 November 2015, the Company and Rich Point Group entered into a property leasing framework agreement, and on 6 September 2018, the Company and Rich Point Group further entered into a first property leasing framework renewal agreement (the "First Property Leasing Framework Renewal Agreement"), pursuant to which the Group leased properties from Rich Point Group for the purposes of operating medical centres and warehouses. During FY2021, the Group agreed to continue leasing the properties leased from the Rich Point Group after the expiry of the First Property Leasing Framework Renewal Agreement. On 23 September 2021, the Company entered into a second property leasing framework renewal agreement with Rich Point (the "Property Leasing Framework Agreement") in respect of the properties of the Rich Point Group for a term up to 30 June 2024. The major terms of the agreement are set out as follows:

- with respect to the relevant leased properties, the Company and/or its subsidiaries and the relevant Rich Point Group member shall enter into individual agreements which prescribe specific terms and conditions of the leasing arrangements, including rental amount, payment method and other relevant terms;
- the terms of the individual agreements shall be on normal commercial terms or, from the Group's perspective, more favourable to the Group;
- the rental amounts payable under the lease agreements shall reflect the then prevailing market rates and no less favourable than the terms and conditions offered by independent landlords or lessors of comparable premises; and
- the Property Lease Framework Agreement shall commence from the Listing Date until 30 June 2024 and may be renewed by mutual consent of the parties.

A. 物業租賃框架協議

於2015年11月13日,本公司與富滙集團訂立一份物業租賃框架協議,而於2018年9月6日,本公司與富滙集團再訂立首次物業租賃框架重續協議(「首次物業租賃框架重續協議)),據此,本務團從富滙集團租賃物業用於經營醫務運行。於2021財政年度,本集團不過,本公司與富滙集團租赁物業。於2021年9月23日,本公司與富滙就富滙集團租赁物業訂立為期至2024年6月30日的物業訂立為期至2024年6月30日的物業訂立為期至2024年6月30日的发票到立為期至2024年6月30日的发票到立為期至2024年6月30日的发票到到金额。

- 就相關租賃物業而言,本公司及/ 或其附屬公司與相關富滙集團成 員公司應訂立個別協議,訂明租賃 安排的具體條款及條件,包括租金 金額、付款方式及其他相關條款;
- 個別協議的條款應按一般商業條款訂立,或就本集團而言,該等條款應對於本集團更有利;
- 租賃協議項下應付的租金金額應 反映當時的現行市價且不遜於可 資比較場所獨立業主或出租方提 供的條款及條件:及
- 物業租賃框架協議自上市日期起至2024年6月30日止,可經雙方同意後續期。

The management has made reference to the historical rentals paid for such properties to ensure that the rents payable under the Property Leasing Framework Agreement are fair and reasonable to the Group. Dr. Sun Yiu Kwong, the Chairman, Chief Executive Officer and executive Director of the Company, holds more than 30% interests in Rich Point. Accordingly, Rich Point is an associate of Dr. Sun Yiu Kwong and a connected person under Chapter 14A of the Listing Rules. The transactions contemplated under the Property Leasing Framework Agreement constitute continuing connected transactions of the Company under Chapter 14A of the Listing Rules.

The annual cap for the total rent paid by the Company to Rich Point Group for FY2021 was HK\$4,500,000 and the actual amount paid or payable to Rich Point Group was HK\$4,172,917.

B. Consultancy Agreement with Dr. Lee Pak Cheung, Patrick

On 13 November 2015, the Company and Dr. Lee Pak Cheung, Patrick entered into a consultancy agreement, and on 6 September 2018, the Company and Dr. Lee Pak Cheung, Patrick further entered into a first consultancy renewal agreement (the "First Consultancy Renewal Agreement with Dr. Lee Pak Cheung, Patrick"), pursuant to which the Group appointed Dr. Lee Pak Cheung, Patrick, as a consultant to provide Medical Services, in particular Dental Services, to the Group. During FY2021, the Group agreed to continue engaging Dr. Lee Pak Cheung, Patrick as a consultant after the expiry of the First Consultancy Renewal Agreement with Dr. Lee Pak Cheung, Patrick. On 23 September 2021, the Company entered into a second consultancy renewal agreement with Dr. Lee Pak Cheung, Patrick (the "Consultancy Agreement with Dr. Lee Pak Cheung, Patrick") for a term up to 30 June 2024. The major terms of the agreement are set out as follows:

- Dr. Lee Pak Cheung, Patrick shall provide Dental Services to the Group;
- the annual fees charged by Dr. Lee Pak Cheung, Patrick to the Group shall be negotiated on an arm's length basis, and shall be on normal commercial terms which, from the Group's perspective, are expected to be no less favourable than those which the relevant members of the Group could obtain from independent consultants of similar expertise, experience and reputation for similar role, scope of services and responsibilities; and

管理層已參考就有關物業支付的過往 租金,以確保物業租賃框架協議項下應 付租金對本集團屬公平合理。本公司主 席、行政總裁及執行董事孫耀江醫生於 富滙持有超過30%權益。因此,富滙為 孫耀江醫生的聯繫人及上市規則第十四 A章項下的關連人士。根據上市規則第 十四A章,物業租賃框架協議項下擬進 行的交易構成本公司的持續關連交易。

於2021財政年度,本公司已付富滙集 團租金總額的年度上限為4,500,000港 元,而已付或應付富滙集團的實際金額 為4,172,917港元。

B. 與李柏祥醫生的顧問協議

於2015年11月13日,本公司與李柏祥醫生訂立一份顧問協議,而於2018年9月6日,本公司與李柏祥醫生再訂立立與李柏祥醫生所重續協議(「與李柏祥醫生的重續協議」),據此,本集團提供歐門重續協議」),據此,本集團提供歐門,為本集團提供歐門,為本集團提供歐門,為本集團同意於與李柏祥醫生的科學等,本集團同意於與李柏祥醫生的神學等,不與問重領協議屆滿後繼續委任李柏祥醫生訂立為期至2024年6月30日的與李柏祥醫生的顧問協議」)。協議的主要條款如下:

- 李柏祥醫生須向本集團提供牙科 服務;
- 李柏祥醫生向本集團收取的年度 費用須經公平磋商後釐定,且須按 一般商業條款訂立,並就本集團而 言,預計不遜於本集團的相關成員 公司就類似職位、範圍服務及職責 從具備類似專業知識、經驗及聲譽 的獨立顧問可獲得者:及

 the Consultancy Agreement with Dr. Lee Pak Cheung, Patrick shall commence from the Listing Date until 30 June 2024 and may be renewed by mutual consent of the parties.

The Company has made reference to historical aggregate fees paid by the Group for medical services provided by Dr. Lee Pak Cheung, Patrick of similar scope of services to ensure that the consultancy fees payable are fair and reasonable to the Company.

Dr. Lee Pak Cheung, Patrick is a director of the subsidiaries of the Company, and accordingly, a connected person of the Company under Chapter 14A of the Listing Rules. The transactions contemplated under the Consultancy Agreement with Dr. Lee Pak Cheung, Patrick constitute continuing connected transactions of the Company under Chapter 14A of the Listing Rules.

The annual cap for the consultancy fees paid by the Company to Dr. Lee Pak Cheung, Patrick for FY2021 was HK\$7,000,000 and the actual amount paid or payable to Dr. Lee Pak Cheung, Patrick was HK\$4,136,580.

C. Medical Services Framework Agreement

On 13 November 2015, the Company and CTFE entered into a medical services framework agreement, and on 6 September 2018, the Company and CTFE further entered into a first medical services framework renewal agreement (the "First Medical Services Framework Renewal Agreement"), pursuant to which the Group shall provide Medical, Dental and Auxiliary Services to the employees of CTFE and/or its associates. During FY2021, the Group agreed to continue providing medical, dental and auxiliary services to the employees of CTFE and its associates after the expiry of the First Medical Services Framework Renewal Agreement. On 23 September 2021, the Company entered into a second medical services framework renewal agreement with CTFE (the "Medical Services Framework Agreement") for a term up to 30 June 2024. The major terms of the agreement are set out as follows:

 the Group shall provide Medical, Dental and Auxiliary Services to the employees of CTFE and its associates; 與李柏祥醫生的顧問協議自上市 日期起至2024年6月30日止,可經 雙方同意後續期。

本公司已參考本集團就李柏祥醫生提供 類似服務範圍的醫療服務支付的過往費 用總額,以確保應付顧問費用對本公司 屬公平合理。

李柏祥醫生為本公司附屬公司董事,因此,根據上市規則第十四A章為本公司關連人士。根據上市規則第十四A章,與李柏祥醫生的顧問協議項下擬進行的交易構成本公司的持續關連交易。

於2021財政年度,本公司已付李柏祥醫 生顧問費用的年度上限為7,000,000港 元,而已付或應付李柏祥醫生的實際金 額為4,136,580港元。

C. 醫療服務框架協議

本集團應向周大福企業及其聯繫 人的僱員提供醫療、牙科及輔助服 務;

- the relevant members of the Group shall enter into individual agreements which prescribe specific terms and conditions, including scope of medical services, service amount, payment method and other terms;
- the terms of, and the service amounts payable under, each individual agreement will be negotiated on a caseby-case and on an arm's length basis, and shall be on normal commercial terms which, from the Group's perspective, are no less favourable than those which the relevant members of the Group could offer to independent third parties, with a comparable scope of services; and
- the Medical Services Framework Agreement shall commence from the Listing Date for a term of three years and may be renewed by mutual consent of the parties.

The management has made reference to the prevailing price of medical services offered by the Group to other customers and the historical service fees the Company received for medical services with a similar scope to ensure that the service amounts payable during the service period are fair and reasonable to the Company.

CTFE is a substantial shareholder of the Company and, accordingly, a connected person of the Company under Chapter 14A of the Listing Rules. The transactions contemplated under the Medical Services Framework Agreement constitute continuing connected transactions of the Company under Chapter 14A of the Listing Rules.

The annual cap for the aggregate fees to be received by the Company from CTFE for FY2021 was HK\$29,000,000 and the actual amount received or receivable by the Company was HK\$17,497,030.

- 本集團的相關成員公司應訂立個 別協議,訂明具體條款及條件,包 括醫療服務的範圍、服務金額、付 款方式及其他條款;
- 各個別協議的條款及其項下的應 付服務金額將按個別情況經公平 磋商後釐定,且應按一般商業條款 訂立,並就本集團而言,不遜於本 集團的相關成員公司就可資比較 的服務範圍可向獨立第三方所提 供者;及
- 醫療服務框架協議自上市日期起 為期三年,可經雙方同意後續期。

管理層已參考本集團向其他客戶提供的 醫療服務之現行價格及本公司就類似範 圍醫療服務收取的過往服務費,以確保 於服務期間應付的服務金額對本公司屬 公平合理。

周大福企業為本公司主要股東,因此,根據上市規則第十四A章為本公司關連人士。根據上市規則第十四A章,醫療服務框架協議項下擬進行的交易構成本公司的持續關連交易。

於2021財政年度,本公司將向周大福企業收取費用總額的年度上限為29,000,000港元,而本公司已收或應收的實際金額為17,497,030港元。

The Company's independent non-executive Directors have reviewed the above non-exempt continuing connected transactions for the year ended 30 June 2021 and confirmed that:

- (a) the transactions have been entered into by the Group in the ordinary and usual course of its business;
- (b) the transactions have been entered into either (i) on normal commercial terms or (ii) (where there are not sufficient comparable transactions to judge whether they are on normal commercial terms) on terms no less favourable to the Group than terms available to or from (as appropriate) independent third parties; and
- (c) the transactions have been entered into in accordance with the relevant agreement governing them on terms that are fair and reasonable and in the interests of the Shareholders as a whole.

KPMG, the Company's auditors, were engaged to report on the Group's continuing connected transactions in accordance with Hong Kong Standard on Assurance Engagements 3000 Assurance Engagements Other Than Audits or Reviews of Historical Financial Information and with reference to Practice Note 740 Auditor's Letter on Continuing Connected Transactions under the Hong Kong Listing Rules issued by the Hong Kong Institute of Certified Public Accountants. KPMG have issued their unqualified letter containing their findings and conclusions in respect of the continuing connected transactions disclosed above by the Group in accordance with Rule 14A.56 of the Listing Rules. A copy of the auditors' letter has been provided by the Company to the Stock Exchange.

本公司獨立非執行董事已審核上述截至 2021年6月30日止年度的非豁免持續關 連交易,並確認:

- (a) 該等交易乃由本集團於日常及一 般業務過程中訂立;
- (b) 該等交易乃按(i)一般商業條款或 (ii)倘沒有足夠的可比較交易判斷 該等交易是否按一般商業條款訂 立)就本集團而言不遜於向獨立第 三方提供或取得(按適用)的條款 訂立:及
- (c) 該等交易乃根據相關規管協議訂立,條款屬公平合理並符合股東的整體利益。

本公司核數師畢馬威會計師事務所受委聘就本集團之持續關連交易,按照香港會計師公會所頒佈的香港核證工作準則3000「歷史財務信息審計或審閱以外的鑒證業務」,以及參照《實務説明》第740號「關於香港《上市規則》所述持續關連交易的核數師函件」進行報告。畢馬威會計師事務所已按上市規則第14A.56條發出無保留信函,包含其對有關本集團於上文披露的持續關連交易作出之調查及結論。本公司已向聯交所呈交上述之核數師信函副本。

The Company's auditors have reported to the Directors that (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 including 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 all material respects, in accordance with the pricing policies of the Group; (iii) nothing has come to their attention that causes them to believe that the disclosed continuing connected transactions were not entered into, in all material respects, in accordance with the relevant agreements governing such transactions; and (iv) with respect to the aggregate amount of each of the above continuing connected transactions, nothing has come to their attention that causes them to believe that the disclosed continuing connected transactions have exceeded the annual cap as set by the Company.

The Company and all Directors had reviewed all connected transactions and confirmed that the Company was in compliance with the disclosure requirements under Chapter 14A of the Listing Rules.

本公司及全體董事已審閱所有關連交易,並確認本公司已遵守上市規則十四A章的披露規定。

MANAGEMENT CONTRACTS

The Company has not entered into any contract with any individual, firm or body corporate to manage or administer the whole or any substantial part of any business of the Group during FY2021.

管理合約

於2021財政年度,本公司並無與任何個人、公司或法人團體訂立任何合約以管理或管治本集團全部或大部分業務。

EQUITY-LINKED AGREEMENTS

Save for the Share Option Schemes and Share Award Scheme as disclosed on pages 112 to 120 of this annual report, no equity-linked agreements were entered into by the Company, or existed during FY2021.

PRE-EMPTIVE RIGHTS

There are no provision for pre-emptive rights under the Articles of Association or the relevant laws of the Cayman Islands where the Company is incorporated which would oblige the Company to offer new shares on a pro-rata basis to existing Shareholders.

SUFFICIENCY OF THE PUBLIC FLOAT

Based on the information publicly available to the Company and provided by the Snow Lake Group, and to the best knowledge, information and belief of the Directors, the Directors confirm that the Company had maintained a sufficient public float as required under the Listing Rules during FY2021.

AUDITOR

KPMG retire and a resolution for their reappointment as auditor of the Company will be proposed at the forthcoming 2021 AGM.

On behalf of the Board **Dr. Sun Yiu Kwong**Chairman

Hong Kong, 23 September 2021

股權掛鈎協議

除本年報第112至120頁所披露的購股權計劃 及股份獎勵計劃外,於2021財政年度內,本 公司並無訂立亦不存在任何股權掛鈎協議。

優先購買權

公司細則或開曼群島(即本公司註冊成立地點)相關法例均無規定本公司須按比例向現有股東提呈新股份的優先購買權條文。

足夠公眾持股量

就本公司所得之公開資料及根據雪湖集團提供的資料所示,並根據董事所深知,所悉及所信,董事確認於2021財政年度本公司已維持上市規則所規定之充足公眾持股量。

核數師

畢馬威會計師事務所退任,本公司將於應屆 2021年股東週年大會上提呈一項有關重新委 聘其作為本公司核數師的決議案。

代表董事會

孫耀江醫生

主席

香港,2021年9月23日



To the shareholders of UMP Healthcare Holdings Limited

(Incorporated in the Cayman Islands with limited liability)

OPINION

We have audited the consolidated financial statements of UMP Healthcare Holdings Limited ("the Company") and its subsidiaries ("the Group") set out on pages 141 to 291, which comprise the consolidated statement of financial position as at 30 June 2021, the consolidated statement of profit or loss, the consolidated statement of comprehensive income, the consolidated statement of changes in equity and the consolidated statement of cash flows for the year then ended and notes to the consolidated financial statements, including a summary of significant accounting policies.

In our opinion, the consolidated financial statements give a true and fair view of the consolidated financial position of the Group as at 30 June 2021 and of its consolidated financial performance and its consolidated cash flows for the year then ended in accordance with Hong Kong Financial Reporting Standards ("HKFRSs") issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA") and have been properly prepared in compliance with the disclosure requirements of the Hong Kong Companies Ordinance.

BASIS FOR OPINION

We conducted our audit in accordance with Hong Kong Standards on Auditing ("HKSAs") issued by the HKICPA. Our responsibilities under those standards are further described in the *Auditor's responsibilities for the audit of the consolidated financial statements* section of our report. We are independent of the Group in accordance with the HKICPA's *Code of Ethics for Professional Accountants* ("the Code") together with any ethical requirements that are relevant to our audit of the consolidated financial statements in Cayman Islands, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

致聯合醫務集團有限公司列位股東

(於開曼群島註冊成立之有限公司)

意見

我們已審計列載於第141至291頁的聯合醫務 集團有限公司(「貴公司」)及其附屬公司(以 下統稱「貴集團」)的綜合財務報表,此綜合財 務報表包括於2021年6月30日的綜合財務狀 況表與截至該日止年度的綜合損益表、綜合 全面收入表、綜合權益變動表及綜合現金流 量表,以及綜合財務報表附註,包括主要會 計政策概要。

我們認為,該等綜合財務報表已根據香港會計師公會頒佈的《香港財務報告準則》真實而中肯地反映了 貴集團於2021年6月30日的綜合財務狀況及截至該日止年度的綜合財務表現及綜合現金流量,並已遵照香港《公司條例》的披露規定妥為擬備。

意見的基礎

我們已根據香港會計師公會頒佈的《香港審計準則》進行審計。我們在該等準則下承擔的責任已在本報告「核數師就審計綜合財務報表承擔的責任」部分中作進一步闡述。根據香港會計師公會頒佈的《專業會計師道德守則》(以下簡稱「守則」)以及與我們對開曼群島綜合財務報表的審計相關的道德要求,及明獨立於 貴集團,並已履行這些要求以及守則中的其他專業道德責任。我們相信,我們所獲得的審計憑證能充足及適當地為我們的審計意見提供基礎。

INDEPENDENT AUDITOR'S REPORT

獨立核數師報告

KEY AUDIT MATTERS

Key audit matter is the matter that, in our professional judgement, was of most significance in our audit of the consolidated financial statements of the current period. This matter was 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 this matter.

關鍵審計事項

關鍵審計事項是根據我們的專業判斷,認為 對本期綜合財務報表的審計最為重要的事項。這事項是在對綜合財務報表整體進行審 計並形成意見的背景下進行處理的。我們不 對這事項提供單獨的意見。

Assessing potential impairment of goodwill and indefinite-lived intangible assets

Refer to note 18 to the consolidated financial statements and the accounting policy note 2.4.

評估商譽及無限年期的無形資產之潛在減值

請參閱綜合財務報表附註18及會計政策附註2.4。

The Key Audit Matter 關鍵審計事項

As at 30 June 2021, the Group has goodwill of HK\$165 million and indefinite-lived intangible assets of HK\$57 million, representing 23.8% and 8.2% of the Group's net assets, respectively.

於2021年6月30日, 貴集團擁有商譽165百萬港元及無限年期的 無形資產57百萬港元,分別相當於 貴集團資產淨值的23.8%及 8.2%。

Management performs impairment assessments of the goodwill and indefinite-lived intangible assets which arose from business combinations annually, or more frequently if events or changes in circumstances indicate that it might be impaired.

管理層每年對業務合併所產生之商譽及無限年期的無形資產進行 減值評估,或有事件或情況變化顯示其可能出現減值時更頻密地 進行減值評估。

In performing such impairment assessments, management compares the carrying value of each of the separately identifiable cash-generating units ("CGUs") to which goodwill and indefinite-lived intangible assets have been allocated with their respective recoverable amounts based on the greater of their fair value less costs of disposal and value in use as determined by discounted cash flow forecasts to determine if any impairment loss should be recognised.

於進行該等減值評估時,為釐定應否確認任何減值虧損,管理層將各項獲分配商譽及無限年期的無形資產之獨立可識別現金產生單位(「現金產生單位」)的賬面值與其各自可收回金額進行比較,可收回金額乃根據公允價值減出售成本及使用價值之較高者按貼現現金流量預測釐定。

How the matter was addressed in our audit 我們的審計如何處理關鍵審計事項

Our audit procedures to assess potential impairment of goodwill and indefinite-lived intangible assets included the following: 我們在評估商譽及無限年期的無形資產之潛在減值時採用的審計程序如下:

- assessing the management's identification of CGUs and the allocation of assets to each CGU; 評估管理層對現金產生單位的識別方式,以及向各現金產生單位分配的資產;
- with the assistance of our valuation specialists, assess the methodology adopted by management in its impairment assessments of goodwill and indefinite-lived intangible assets with reference to the requirements of the prevailing accounting standards; 在我們估值專家的協助下,經參考現行會計準則的要求後,評核管理層在評估商譽及無限年期的無形資產之減值時所採用的方法;

KEY AUDIT MATTERS (Continued)

關鍵審計事項(續)

Assessing potential impairment of goodwill and indefinite-lived intangible assets

Refer to note 18 to the consolidated financial statements and the accounting policy note 2.4.

評估商譽及無限年期的無形資產之潛在減值

請參閱綜合財務報表附註18及會計政策附註2.4。

The Key Audit Matter 關鍵審計事項

The preparation of discounted cash flow forecasts for the purpose of assessing potential impairment of goodwill and indefinite-lived intangible assets involves estimating future cash flows generated from business and certain assumptions, including revenue growth rates, professional services expenses rates and discount rates, can be inherently uncertain.

為評估商譽及無限年期的無形資產之潛在減值而編備貼現現金流量預測時,會涉及估計業務所得的未來現金流量以及若干本身存有不確定因素的假設(包括收入增長率、專業服務費率及貼現率)。

We identified the assessment of potential impairment of goodwill and indefinite-lived intangible assets as a key audit matter because the year-end impairment assessments performed by management contain certain judgemental assumptions which could be subject to management bias.

我們將對商譽及無限年期的無形資產之潛在減值評估列為關鍵審計事項,此乃由於管理層於年結評估減值時會納入若干判斷假設, 其可能會受管理層之偏見所影響。

How the matter was addressed in our audit 我們的審計如何處理關鍵審計事項

 evaluating the key assumptions, including revenue growth rates and professional services expenses rates, adopted in the preparation of the cash flow forecasts for the purpose of the impairment assessments of goodwill and indefinite-lived intangible assets, with reference to our understanding of the business, historical trends, available industry information and available market data;

> 參考我們對業務、歷史趨勢、所取得行 業資訊及市場數據的了解後,評估評核 為評估商譽及無限年期的無形資產之減 值而編備現金流量預測所採用的主要假 設(包括收入增長率及專業服務費率);

 with the assistance of our valuation specialist, assessing whether the discount rates applied in the discounted cash flow forecasts prepared for the purpose of assessing potential impairment of goodwill and indefinite-lived intangible assets were within a reasonable range by comparing with companies operating in the same industry;

在我們估值專家的協助下,透過與同業公司進行比較,評核就評估商譽及無限年期的無形資產之潛在減值而編備貼現現金流量預測所採用的貼現率是否屬合理範圍內;

KEY AUDIT MATTERS (Continued)

關鍵審計事項(續)

Assessing potential impairment of goodwill and indefinite-lived intangible assets

Refer to note 18 to the consolidated financial statements and the accounting policy note 2.4.

評估商譽及無限年期的無形資產之潛在減值

請參閱綜合財務報表附註18及會計政策附註2.4。

The Key Audit Matter 關鍵審計事項	How the matter was addressed in our audit 我們的審計如何處理關鍵審計事項
	• comparing the cashflow forecasts prepared at the end of last year for the purpose of impairment assessments with the actual performance of the businesses for the current year to assess how accurate the cash flow forecasts were, making enquiries of management as to the reasons for any significant variations identified and considering if there was any indication of management bias; and 將去年就減值評估而編備的現金流量預測與本年度業務的實際表現進行比較,以評核現金流量預測的準確程度,並向管理層查詢所發現任何重大變動的原因,以及考慮否存在任何管理層偏見的跡象;及
	• performing sensitivity analyses on the key assumptions, including revenue growth rate, professional services expenses rate and the discount rates, adopted in the discounted cash flow forecasts on the conclusions reached in the impairment assessments and assessing whether there were any indicators of management bias in the selection of these assumptions. 根據減值評估得出的結論,對貼現現金流量預測採用的主要假設(包括收入增長率、專業服務費率及貼現率)進行敏感度分析,並評估在挑選該等假設時是否存在任何管理層偏見的跡象。

INFORMATION OTHER THAN THE CONSOLIDATED FINANCIAL STATEMENTS AND AUDITOR'S REPORT THEREON

The directors are responsible for the other information. The other information comprises all 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 THE DIRECTORS FOR THE CONSOLIDATED FINANCIAL STATEMENTS

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

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 Directors are assisted by the Audit Committee in discharging their responsibilities for overseeing the Group's financial reporting process.

綜合財務報表以及其核數師報告 以外的信息

董事須對其他信息負責。其他信息包括刊載 於年度報告內的所有信息,但不包括綜合財 務報表及我們的核數師報告。

我們對綜合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。

結合我們對綜合財務報表的審計,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綜合財務報表或我們在審計過程中所瞭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。

董事就綜合財務報表須承擔的 責任

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

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

審核委員會協助董事履行職責,監督 貴集 團的財務報告過程。

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. This report is made solely to you, as a body, and for no other purpose. We do not assume responsibility towards or accept liability to any other person for the contents of this report.

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

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

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

核數師就審計綜合財務報表承擔 的責任

我們的目標,是對綜合財務報表整體是否不存在由於欺詐或錯誤而導致的重大錯誤陳述取得合理保證,並出具包括我們意見的核數師報告。我們僅對全體成員作出報告,除此以外,本報告並無其他用途。我們不會就核數師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 《香港審計準則》進行的審計,在某一重大錯 誤陳述存在時總能發現。錯誤陳述可以由欺 詐或錯誤引起,如果合理預期它們單獨或匯 總起來可能影響綜合財務報表使用者依賴綜 合財務報表所作出的經濟決定,則有關的錯 誤陳述可被視作重大。

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

- 識別和評估由於欺詐或錯誤而導致綜合財務報表存在重大錯誤陳述的風險,設計及執行審計程序以應對這些風險,以及獲取充足和適當的審計憑證,作為我們意見的基礎。由於欺詐可能涉及串謀、偽造、蓄意遺漏、虛假陳述,或凌駕於內部控制之上,因此未能發現因欺詐而導致的重大錯誤陳述的風險。
- 瞭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。

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

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

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

We also provide the Audit Committee with a statement that we have complied with relevant ethical requirements regarding independence and 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.

核數師就審計綜合財務報表承擔的責任(續)

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

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

我們還向審核委員會提交聲明,說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,已採取的行動以消除威脅及已應用的防範措施。

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

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 Chui Kin Pong.

核數師就審計綜合財務報表承擔的責任(續)

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

出具本獨立核數師報告的審計項目合夥人是 徐建邦。

KPMG

Certified Public Accountants

8th Floor, Prince's Building 10 Chater Road Central, Hong Kong 23 September 2021

畢馬威會計師事務所

執業會計師

香港中環 遮打道十號 太子大廈八樓 2021年9月23日

CONSOLIDATED STATEMENT OF PROFIT OR LOSS 綜合損益表

For the year ended 30 June 2021 截至2021年6月30日止年度

		Notes 附註	2021年 2021年 HK\$'000 千港元	2020 2020年 HK\$′000 千港元
REVENUE	收入	5	622,765	557,484
Other income and gains	其他收入及收益	6	10,335	25,634
Professional services expenses	專業服務費用		(221,339)	(216,653)
Employee benefit expense	員工福利開支		(148,280)	(140,923)
Property rental and related expenses	物業租金及相關開支		(10,784)	(12,317)
Cost of inventories consumed	已耗存貨成本		(34,382)	(30,851)
Depreciation and amortisation	折舊及攤銷		(76,868)	(78,269)
Other expenses, net	其他支出淨額		(86,639)	(28,384)
Finance cost	融資成本	8	(3,566)	(3,825)
Share of (loss)/profit of:	分佔(虧損)/利潤:			
A joint venture	一間合資公司		(1,255)	(167)
Associates	聯營公司		1,333	1,677
PROFIT BEFORE TAX	除税前利潤	7	51,320	73,406
Income tax expense	所得税費用	11	(19,783)	(13,096)
PROFIT FOR THE YEAR	年內利潤		31,537	60,310
Attributable to:	以下各方應佔:	'		
Owners of the Company	本公司擁有人		34,834	58,915
Non-controlling interests	非控股權益		(3,297)	1,395
			31,537	60,310
EARNINGS PER SHARE ATTRIBUTABLE TO ORDINARY EQUITY HOLDERS OF THE COMPANY	本公司普通權益持有人 應佔每股盈利	13		
Basic	基本		HK4.58cents港仙	HK7.79 cents港仙
Diluted			HK4.58cents港仙	HK7.76 cents港仙

CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME 綜合全面收入表

For the year ended 30 June 2021 截至2021年6月30日止年度

		Notes 附註	2021 2021年 HK\$'000 千港元	2020 2020年 HK\$'000 千港元
PROFIT FOR THE YEAR	年內利潤		31,537	60,310
OTHER COMPREHENSIVE INCOME/(LOSS)	其他全面收入/(虧損)			
Other comprehensive income/(loss) that may be reclassified to profit or loss in subsequent periods:	於其後期間可能重新分類至損益的其他全面收入/(虧損):			
Changes in fair value of debt investments at fair value through other comprehensive income	按公允價值計入其他全面 收入的債務投資的 公允價值變動		-	(256)
Release of reserve upon disposal of debt investment at fair value through other comprehensive loss Exchange differences on translation	於出售按公允價值計入其他 全面虧損的債務投資後 解除儲備 折算海外業務的匯兑差額		(27)	-
of foreign operations Share of other comprehensive	分佔一間合資公司的		2,372	(1,463)
loss of a joint venture Share of other comprehensive loss of an associate	其他全面虧損 分佔一間聯營公司的 其他全面虧損		-	(44)
Net other comprehensive income/(loss) that may be reclassified to profit or	於其後期間可能重新分類至 損益的其他全面收入/(虧損) 淨額			(37)
Other comprehensive income/(loss) that will not be reclassified to profit or loss in subsequent periods: Changes in fair value of equity	指定為按公允價值計入		2,345	(1,800)
investments designated at fair value through other comprehensive income/(loss)	其他全面收入/(虧損)之 股本投資的公允價值變動		4,833	(29,495)
OTHER COMPREHENSIVE INCOME/ 年內其他全面收入/(虧損), (LOSS) FOR THE YEAR, NET OF TAX 扣除税項		7,178	(31,295)	
TOTAL COMPREHENSIVE INCOME FOR THE YEAR	年內全面收入總額		38,715	29,015
Attributable to: Owners of the Company Non-controlling interests	以下各方應佔: 本公司擁有人 非控股權益		42,012 (3,297)	27,620 1,395
			38,715	29,015

CONSOLIDATED STATEMENT OF FINANCIAL POSITION 綜合財務狀況表

As at 30 June 2021 於2021年6月30日

		Notes 附註	2021 2021年 HK\$'000 千港元	2020 2020年 HK\$'000 千港元
NON-CURRENT ASSETS	非流動資產			
Property, plant and equipment	物業、廠房及設備	14	99,430	96,424
Right-of-use assets	使用權資產	15(a)	73,666	82,152
Goodwill	商譽	16	164,768	171,264
Other intangible assets	其他無形資產	17	61,681	76,972
Investments in joint ventures	於合資公司的投資	19	7,970	_
Investments in associates	於聯營公司的投資	20	4,501	8,546
Financial assets at amortised cost	按攤銷成本計量的金融資產	21	19,025	20,206
Investments at fair value through	按公允價值計入其他全面			
other comprehensive income	收入的投資	22	23,603	23,187
Deferred tax assets	遞延税項資產	32	1,417	1,691
Deposits	保證金	25	20,544	21,977
Total non-current assets	非流動資產總額		476,605	502,419
CURRENT ASSETS	流動資產			
Inventories	存貨	23	9,198	9,083
Trade receivables	貿易應收款項	24	83,364	74,354
Prepayments, other receivables and	預付款項、其他應收款項			
other assets	及其他資產	25	18,088	32,423
Financial assets at fair value through	按公允價值計入損益的			
profit or loss	金融資產	26	27,115	1,723
Financial assets at amortised cost	按攤銷成本計量的金融資產	21	14,046	35,646
Amounts due from associates	應收聯營公司款項	27	3,730	2,204
Amount due from a joint venture	應收合資公司款項	27	451	_
Amounts due from related companies	應收關聯公司款項	28	1,220	1,220
Tax recoverable	可收回税項		551	210
Pledged deposits	抵押存款	29	1,893	1,354
Cash and cash equivalents	現金及現金等價物	29	293,974	230,671
			453,630	388,888
Assets of disposal groups classified	分類為持作出售		,	
as held for sale	組別之資產	47	39,742	_
Total current assets	流動資產總額		493,372	388,888

CONSOLIDATED STATEMENT OF FINANCIAL POSITION 綜合財務狀況表

As at 30 June 2021 於2021年6月30日

			2021	2020
			2021年	2020年
		Notes	HK\$'000	HK\$'000
		附註	千港元	千港元
CURRENT LIABILITIES	流動負債			
Trade payables	貿易應付款項	30	62,185	36,370
Other payables and accruals	其他應付款項及應計費用	31	64,376	62,584
Amounts due to associates	應付聯營公司款項	27	_	184
Amounts due to related companies	應付關聯公司款項	28	5,618	2,020
Amount due to a joint venture	應付一間合資公司款項	27	561	203
Lease liabilities	租賃負債	15(b)	38,731	43,420
Tax payable	應付税項		26,848	14,994
			198,319	159,775
Liabilities associated with the disposa	al 與分類為持作出售組別			
groups classified as held for sale	有關之負債	47	24,441	_
Total current liabilities	流動負債總額		222,760	159,775
NET CURRENT ASSETS	流動資產淨額		270,612	229,113
TOTAL ASSETS LESS CURRENT	總資產減流動負債			
LIABILITIES			747,217	731,532
NON-CURRENT LIABILITIES	非流動負債			
Lease liabilities	租賃負債	15(b)	39,296	43,145
Deferred tax liabilities	遞延税項負債	32	12,238	14,572
Provision	撥備	33	2,627	3,308
Total non-current liabilities	非流動負債總額		54,161	61,025
Net assets	資產淨額		693,056	670,507
EQUITY	權益			
Equity attributable to owners	本公司擁有人應佔權益			
of the Company				
Issued capital	已發行股本	34	775	766
Reserves	儲備	37	638,723	611,080
			639,498	611,846
Non-controlling interests	非控股權益		53,558	58,661
Total equity	權益總額		693,056	670,507

Sun Yiu Kwong 孫耀江 Director 董事 Kwok Cheuk Kwan, Jacquen 郭卓君 Director 董事

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

Year ended 30 June 2021 截至2021年6月30日止年度

Attributable to owners of the Company 本公司擁有人應佔

			<u></u>											
			Issued capital	Share premium account	Capital contribution reserve	Shares held under the share award scheme 股份	Share- based payment reserve	Fair value reserve	Legal reserve	Exchange fluctuation reserve	Retained profits	Total	Non- controlling interests	Total equity
		Notes 附註	已發行 股本 HK\$'000 千港元 (note 34) (附註34)	股份 溢價賬 HK\$′000 千港元	出資 儲備 HK\$'000 千港元 (note 37) (附註37)	獎勵計劃 項下預份 HK\$'000 千港元 (note 36) (附註36)	以股份為 基礎的 付款儲備 HK\$'000 千港元 (note 37) (附註37)	公允價值 儲備 HK\$'000 千港元	法定儲備 HK\$'000 千港元 (note 37) (附註37)	匯兑 波動儲備 HK\$'000 千港元	留存利潤 HK\$'000 千港元	合計 HK\$'000 千港元	非控股 權益 HK\$'000 千港元	權益總額 HK\$'000 千港元
At 30 June 2019 Effect of adoption of HKFRS 16	於2019年6月30日 採納香港財務報告準則		758	387,602*	37,294*	(14,620)*	58,082*	7,199*	1,240*	(2,224)*	137,664*	612,995	72,967	685,962
Elect of adoption of that to	第16號的影響	2.2	_	_	_	_	_	_	_	_	(2,866)	(2,866)	(463)	(3,329)
At 1 July 2019 (restated)	於2019年7月1日(經重列)		758	387,602	37,294	(14,620)	58,082	7,199	1,240	(2,224)	134,798	610,129	72,504	682,633
Profit for the year Other comprehensive loss for the year:	年內利潤 年內其他全面虧損:		-	-	-	-	-	-	-	-	58,915	58,915	1,395	60,310
Changes in fair value of equity investments at fair value through other comprehensive income Changes in fair value of debt investments	按公允價值計入其他 全面收入的股本投資 公允價值變動 按公允價值計入其他		-	-	-	-	-	(29,244)	-	(251)	-	(29,495)	-	(29,495)
at fair value through other comprehensive income Exchange differences on translation of	全面收入的債務投資 公允價值變動 折算海外業務的匯兑差額		-	-	-	-	-	(256)	-	-	-	(256)	-	(256)
foreign operations Share of other comprehensive loss of	分佔一間聯營公司的		-	-	-	-	-	-	-	(1,463)	-	(1,463)	-	(1,463)
an associate Share of other comprehensive loss	其他全面虧損 分佔一間合資公司		-	-	-	-	-	-	-	(37)	-	(37)	-	(37)
of a joint venture	其他全面虧損		-	-	-	-	-	-	-	(44)	-	(44)	-	(44)
Total comprehensive income for the year	年內全面收入總額		-	-	-	-	-	(29,500)	-	(1,795)	58,915	27,620	1,395	29,015
Acquisition of non-controlling interests Deregistration of subsidiaries	收購非控股權益 附屬公司撤銷註冊		-	-	-	-	-	-	-	-	(194)	(194) -	(56) 492	(250) 492
Dividends paid/payable to non-controlling interes			-	-	-	-	-	-	-	-	-	-	(15,674)	(15,674)
Final 2019 dividend	2019年末期股息	12	-	-	-	-	-	-	-	-	(19,065)	(19,065)	-	(19,065)
Interim 2020 dividend	2020年中期股息	12	-	-	-	-	-	-	-	-	(4,921)	(4,921)	-	(4,921)
Shares issued in lieu of cash dividend	發行股份以代替現金股息	34	8	10,475	-	-	-	-	-	-	-	10,483	-	10,483
Issue of shares under the share award scheme	根據股份獎勵計劃發行股份	36	-	(465)	-	1,898	(1,693)	-	-	-	-	(260)	-	(260)
Purchases of shares for the share award scheme	就股份獎勵計劃購買的股份	36	-	-	-	(708)	-	-	-	-	-	(708)	-	(708)
Equity-settled share-based payment arrangements	基礎的付款安排	35,36	-	-	-	-	(11,238)	-	-	-		(11,238)	-	(11,238)
Transfer to legal reserve	轉撥至法定儲備			-			-	-	124		(124)	-	-	-
At 30 June 2020	於2020年6月30日		766	397,612	37,294	(13,430)	45,151	(22,301)	1,364	(4,019)	169,409	611,846	58,661	670,507

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

Year ended 30 June 2021 截至2021年6月30日止年度

Attributable to owners of the Company 本公司擁有人権佔

		本公司擁有人應佔												
		Notes 附註	Issued capital 已發行 股本 HK\$*000 千港元 (note 34)	Share premium account 股份 溢價賬 HK\$'000 千港元	reserve 出資 儲備 HK\$*000 千港元 (note 37)	Shares held under the share award scheme 股份 獎勵計預留 的股份 HK\$'000 千港元 (note 36)	Share- based payment reserve 以股份為 基礎的 付款儲備 HK\$'000 千港元 (note 37)	Fair value reserve 公允價值 儲備 HK\$'000 千港元	Legal reserve 法定儲備 HK\$′000 千港元 (note 37)	Exchange fluctuation reserve 匯兑 波動儲備 HK\$*000 千港元	Retained profits 留存利潤 HK\$'000 千港元	Total 合計 HK\$'000 千港元	Non- controlling interests 非控股 權益 HK\$*000 千港元	Total equity 權益總額 HK\$'000 千港元
			(附註34)		(附註37)	(附註36)	(附註37)		(附註37)					
At 1 July 2020	於2020年7月1日		766	397,612	37,294	(13,430)	45,151	(22,301)	1,364	(4,019)	169,409	611,846	58,661	670,507
Profit for the year Other comprehensive income/(loss) for the year: Changes in fair value of equity investments at fair value through other	年內利潤 年內其他全面收入/(虧損): 按公允價值計入其他 全面收入的股本投資		-	-	-	-	-	-	-	-	34,834	34,834	(3,297)	31,537
comprehensive income Exchange differences on translation of	公允價值變動 折算海外業務的匯兑差額		-	-	-	-	-	4,833	-	-	-	4,833	-	4,833
foreign operations Release of reserve upon disposal of debt investment at fair value through other	於出售按公允價值計入 其他全面收入的		-	-	-	-	-	-	-	2,372	-	2,372	-	2,372
comprehensive income	債務投資後解除儲備		-	-	-	-	-	(27)	-	-	-	(27)	-	(27)
Total comprehensive income for the year	年內全面收入總額		-	-	-	-	-	4,806	-	2,372	34,834	42,012	(3,297)	38,715
Acquisition of non-controlling interests Deemed disposal of interest in a subsidiary	收購非控股權益 視作出售附屬公司權益		-	-	-	-	-	-	-	-	(1,729) 2,547	(1,729) 2,547	(834) (147)	(2,563) 2,400
Dividends paid/payable to non-controlling interest			-	-	-	-	-	-	-	-	-	-	(825)	(825)
Final 2020 dividend	2020年末期股息	12	-	-	-	-	-	-	-	-	(20,060)	(20,060)	-	(20,060)
Interim 2021 dividend	2021年中期股息	12	-	-	-	-	-	-	-	-	(7,658)	(7,658)	-	(7,658)
Shares issued in lieu of cash dividend Purchases of shares for the share award scheme	發行股份以代替現金股息 就股份獎勵計劃購買的股份 以權益結算的以股份為	34 36	9 -	11,403	-	(233) (1,030)	-	-	-	-	-	11,179 (1,030)	-	11,179 (1,030)
Equity-settled share-based payment arrangements Transfer to legal reserve	以惟益紹昇的以及(7) 為 基礎的付款安排 轉撥至法定儲備	35,36	-	-	-	-	2,391	-	1,207	-	(1,207)	2,391	-	2,391
At 30 June 2021	於2021年6月30日		775	409,015	37,294	(14,693)	47,542	(17,495)	2,571	(1,647)	176,136	639,498	53,558	693,056

CONSOLIDATED STATEMENT OF CASH FLOWS 綜合現金流量表

Year ended 30 June 2021 截至2021年6月30日止年度

		Notes 附註	2021 2021年 HK\$'000 千港元	2020 2020年 HK\$'000 千港元
CASH FLOWS FROM OPERATING	經營活動的現金流量			
ACTIVITIES Profit before tax	除税前利潤		51,320	73,406
Adjustments for:	就下列各項調整:		31,320	73,100
Éinance cost	融資成本	8	3,566	3,825
Share of profits and losses of	應佔合資公司利潤及虧損		(4.000)	167
joint ventures Share of profits and losses of associates	應佔聯營公司利潤及虧損		(1,333) 1,254	167 (1,677)
Bank interest income	銀行利息收入	6	(114)	(1,405)
Interest income on financial assets	按攤銷成本計量的		(/	(, , , , , , , , , , , , , , , , , , ,
at amortised cost	金融資產的利息收入	6	(2,881)	(4,078)
Interest income on investments at fair	按公允價值計入其他 全面收入的投資			
value through other comprehensive income	的利息收入	6	(281)	(377)
Dividend income from financial assets	按公允價值計入損益之		(=01)	(0.1.)
at fair value through profit or loss	金融資產的股息收入	6	-	(96)
Dividend income from investments at fair value through other	按公允價值計入其他全面			
comprehensive income	收入之投資的股息收入	6	(85)	(4,747)
Fair value (gain)/losses on	按公允價值計入損益之	J	(03)	(1,7 17)
financial assets at fair value	金融資產的公允價值			
through profit or loss	(收益)/虧損 其他資產的公允價值	7	(188)	677
Fair value loss/(gain) on other assets	虧損/(收益)	7	910	(6,544)
Fair value gain on derivative financial	衍生金融工具的	,	310	(0,511)
instrument	公允價值收益	6	_	(743)
Gain on disposal of subsidiaries	出售附屬公司的收益	6 6	(2,610)	(1,229)
Gain on deregistration of subsidiaries Write-off of items of property,	附屬公司撤銷註冊的收益 撇銷物業、廠房及	O	-	(697)
plant and equipment	設備項目	7	_	445
Write-off of inventories	撇銷存貨		475	_
Depreciation of property, plant and equipment	物業、廠房及設備折舊	7	21,173	20,877
Depreciation of right-of-use assets	使用權資產折舊	7	51,205	48,135
Amortisation of other intangible assets	其他無形資產攤銷	7	4,490	9,257
Write-off of trade receivables	撇銷貿易應收款項	7	-	234
Impairment of prepayments, other receivables and other assets	預付款項、其他應收款項及 其他資產減值	7	4,082	
Reversal of impairment of amounts due		/	4,002	-
from associates	減值	7	_	(746)
Impairment of items of property, plant	物業、廠房及設備項目	7		125
and equipment Impairment of right-of-use assets	減值 使用權資產減值	7 7	-	135 57
Impairment of investment cost in an	於聯營公司的投資成本之	,	_	37
associate	減值	7	_	630
Lease modification	租賃修訂	7	(6)	-
Impairment of goodwill Gain on deemed disposal of previously	商譽減值 視作出售先前於聯營公司	7	20,015	
held interest in an associate	持有之權益的收益	6	(1,576)	
Rent concessions	租金減免	15(b)	(1,581)	(1,987)
Equity-settled share-based payment	以權益結算以股份			
expense/(reversal of equity-settled share-based payment expense)	為基礎的付款開支/ (撥回以權益結算以			
man sarsa paymont expense,	股份為基礎的付款開支)	7	2,391	(11,238)
			150,226	122,281

CONSOLIDATED STATEMENT OF CASH FLOWS 綜合現金流量表

Year ended 30 June 2021 截至2021年6月30日止年度

		Notes 附註	2021 2021年 HK\$′000 千港元	2020 2020年 HK\$′000 千港元
(Increase)/decrease in inventories (Increase)/decrease in trade receivables	存貨(增加)/減少貿易應收款項(增加)/減少		(603) (7,552)	2,164 31,420
Increase in prepayments, other receivables and other assets (Increase)/decrease in amounts due	預付款項、其他應收款項 及其他資產增加 應收聯營公司款項		(14,400)	(1,310)
from associates Increase in amount due from a	(增加)/減少 應收合資公司款項增加		(1,526)	4,060
joint venture Decrease in amounts	應收關聯公司款項		(451)	_
due from related companies	減少		118	2,417
Increase/(decrease) in trade payables Decrease in other payables	貿易應付款項增加/(減少) 其他應付款項及應計費用		25,927	(12,277)
and accruals (Decrease)/increase in amounts due to	減少 應付聯營公司款項		(4,334)	(10,867)
associates Increase in amount due to a	(減少)/增加 應付一間合資公司款項增加		(184)	46
joint venture Increase in amounts due to related	應付關聯公司款項增加		358	_
companies			32,836	1,386
Cash generated from operations	經營業務產生的現金		180,415	139,320
Interest received	已收利息		114	1,406
Hong Kong profits tax paid	已付香港利得税		(7,858)	(10,528)
Overseas taxes paid	已付海外税項		-	(2,454)
Net cash flows from operating activities	經營活動產生現金流量淨額		172,671	127,744
CASH FLOWS FROM INVESTING ACTIVITIES	投資活動的現金流量			
Interest income on financial assets at	按攤銷成本計量的			
amortised cost	金融資產的利息收入		2,881	4,078
Interest income on debt investments	按公允價值計入其他全面收入			
at fair value through other comprehensive income	的債務投資的利息收入		281	377
Dividends received from investments at fair value through other	已收按公允價值計入其他全面 收入的投資的股息			
comprehensive income Dividends received from financial assets	已收按公允價值計入損益的		85	4,747
at fair value through profit or loss	金融資產的股息		_	96
Dividends received from associates	已收聯營公司股息		2,650	_
Acquisitions of subsidiaries/businesses	收購附屬公司/業務	39	(11,710)	(8,932)
Disposal of subsidiaries	出售附屬公司	40	(10,425)	(808)
Acquisition of non-controlling interests	收購非控股權益		(163)	_
Decrease in balances with joint ventures	與合資公司之結餘 減少		-	23
Deregistration of a joint venture	合資公司撤銷註冊		_	947

CONSOLIDATED STATEMENT OF CASH FLOWS 綜合現金流量表

Year ended 30 June 2021 截至2021年6月30日止年度

		Notes 附註	2021 2021年 HK\$'000 千港元	2020 2020年 HK\$'000 千港元
Purchases of items of property,	購買物業、廠房及			
plant and equipment	設備項目		(16,861)	(13,432)
Additions to intangible assets	添置無形資產		(2,084)	(6,851)
Proceeds from redemption of	贖回按攤銷成本計量的			
financial assets at amortised cost	金融資產所得款項		42,121	20,503
Purchases of financial assets	購買按攤銷成本計量的		(10.110)	(4 = 2 40)
at amortised cost	金融資產		(19,149)	(15,348)
Proceeds from disposal of investments	出售按公允價值計入			
at fair value through other	其他全面收入的 投資所得款項		F 407	
comprehensive income Purchases of investments at fair value	报		5,497	_
through profit or loss	損益的投資		(25 204)	
Deposits paid for purchases of items	購買物業、廠房及設備項目		(25,204)	_
of property, plant and equipment	支付的保證金		(6,644)	(11,150)
Increase in pledged time deposits	抵押定期存款增加		(539)	(11,130)
	投資活動所用現金流量淨額		(333)	(.,
Net cash flows used in investing activities	仅 月		(39,264)	(25,751)
CASH FLOWS FROM FINANCING	融資活動的現金流量		, ,	
ACTIVITIES				
Purchases of shares for the	就股份獎勵計劃購買股份			
Share Award Scheme		36	(1,030)	(708)
Dividends paid	已付股息		(16,539)	(13,762)
Dividends paid to non-controlling	已付非控股權益股息			
interests			(825)	(15,675)
Lease payments	租金付款	41(b)	(47,248)	(43,890)
Interest paid	已付利息		(3,566)	_
Net cash flows used in financing	融資活動所用現金流量淨額			
activities			(69,208)	(74,035)
NET INCREASE IN CASH AND CASH	現金及現金等價物			
EQUIVALENTS	增加淨額		64,199	27,958
Effect of foreign exchange rate	外匯匯率變動的影響淨額		4.040	(4.024)
changes, net			1,942	(4,931)
Cash and cash equivalents of a disposal	分類為持作出售之出售組別之		(2.020)	
group classified as held for sale	現金及現金等價物 年初現金及現金等價物		(2,838)	_
Cash and cash equivalents at beginning of year	牛忉况並及况並等順初		230,671	207,644
CASH AND CASH EQUIVALENTS AT	年末現金及現金等價物		200,071	207,011
END OF YEAR			293,974	230,671
ANALYSIS OF BALANCES OF CASH AND CASH EQUIVALENTS	現金及現金等價物結餘分析			
Cash and bank balances	現金及銀行結餘	29	293,974	158,771
Non-pledged deposits with original	於取得時原到期日為少於		,	
maturity of less than three months	三個月的無抵押存款			
when acquired		29	- 3	71,900
Cash and cash equivalents at end of year	年末現金及現金等價物		293,974	230,671

30 June 2021 2021年6月30日

1. CORPORATE AND GROUP INFORMATION

UMP Healthcare Holdings Limited is a limited liability company incorporated in the Cayman Islands. The principal place of business of the Company is located at 27/F., Wing On House, 71 Des Voeux Road Central, Hong Kong.

During the year, the Company and its subsidiaries (collectively referred to as the "Group") were principally engaged in the provision of healthcare services which include:

- corporate healthcare solution services;
- medical and dental services;
- medical imaging and laboratory services;
- other auxiliary medical services; and
- healthcare management services

The shares of the Company were listed on the Main Board of The Stock Exchange of Hong Kong Limited (the "Stock Exchange") on 27 November 2015 (the "Listing").

1. 公司及集團資料

聯合醫務集團有限公司乃在開曼群島註 冊成立的有限公司。本公司主要營業地 點為香港德輔道中71號永安集團大廈27 樓。

年內,本公司及其附屬金司(統稱「本集團」)的主要業務為提供醫療保健服務,包括:

- 企業醫療保健解決方案服務;
- 醫療及牙科服務;
- 醫學影像及化驗服務;
- 其他輔助醫療服務;及
- 醫療保健管理服務

本公司股份於2015年11月27日在香港聯合交易所有限公司(「聯交所」)主板上市(「上市」)。

30 June 2021 2021年6月30日

1. CORPORATE AND GROUP INFORMATION

(Continued)

Information about subsidiaries

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

1. 公司及集團資料(續)

附屬公司資料

本公司主要附屬公司之詳情如下:

Name	Place of incorporation/registration and business 註冊成立/註冊	Issued ordinary/ registered share capital 已發行普通/	equity attribu the Co 本公司	ntage of interest table to ompany 司應佔	Principal activities
名稱	及營業地點	註冊股本	股權 2021 2021年	比例 2020 2020年	主要業務
UMP Healthcare Limited	Cayman Islands/	US\$0.01	100	100	Investment holding
UMP Healthcare Limited	Hong Kong 開曼群島/香港	0.01美元			投資控股
UMP Medical China Holdings Limited	British Virgin Islands/ Hong Kong	U\$\$0.01	100	100	Investment holding
UMP Medical China Holdings Limited	英屬處女群島/香港	0.01美元			投資控股
AP Care Limited	Hong Kong	HK\$10,000	100	100	Provision of medical and laboratory services
AP Care Limited	香港	10,000港元			提供醫療及化驗服務
Dr. Lee Dental Centre Limited	Hong Kong	HK\$1	100	100	Provision of dental services
李醫生牙科中心有限公司	香港	1港元			提供牙科服務
ProCare Medical Imaging & Laboratory Centre (Kowloon) Limited	Hong Kong	HK\$1	85	100	Provision of medical imaging and laboratory services
普康醫學影像及化驗中心(九龍)有限公司	香港	1港元			提供醫學影像及化驗服務
UMP Dental Centre Limited	Hong Kong	HK\$10,000	100	100	Provision of dental services
聯合醫務牙科中心有限公司	香港	10,000港元			提供牙科服務
UMP Medical Centre Limited	Hong Kong	HK\$100	100	100	Investment holding and provision of medical services
聯合醫務中心有限公司	香港	100港元			投資控股及提供醫療服務
UMP Medical Centre (Hong Kong) Limited	Hong Kong	HK\$100	100	100	Provision of medical services
聯合醫務中心(香港)有限公司	香港	100港元			提供醫療服務

30 June 2021 2021年6月30日

1. CORPORATE AND GROUP INFORMATION 1. 公司及集團資料(續)

(Continued)

Information about subsidiaries (Continued)

附屬公司資料(續)

Name 名稱	Place of incorporation/registration and business 註冊成立/註冊及營業地點	Issued ordinary/ registered share capital 已發行普通/ 註冊股本	attribut	interest table to mpany 司應佔	Principal activities 主要業務
UMP Medical Centre (New Territories) Limited		HK\$2	100	100	Provision of medical services
聯合醫務中心(新界)有限公司	香港	2港元			提供醫療服務
UMP Professional Management Limited	Hong Kong	HK\$50,000,012	100	100	Investment holding and provision of corporate healthcare solution
聯合醫務專業管理有限公司	香港	50,000,012港元			投資控股及提供企業醫療保健 解決方案
UMP Professional Management (Macau) Limited	Macau	MOP10,000	100	100	Investment holding and provision of corporate healthcare solution
UMP專業管理(澳門)有限公司	澳門	10,000澳門幣			投資控股及提供企業醫療保健 解決方案
UMP Specialist Medical Centre Limited	Hong Kong	HK\$100	100	100	Provision of medical services
聯合醫務專科醫療中心有限公司	香港	100港元			提供醫療服務
UMP Healthcare China Limited ("UMP Healthcare China")	Cayman Islands/ Hong Kong	US\$1	80	80	Investment holding
聯合醫務中國有限公司(「聯合醫務中國」)	開曼群島/香港	1美元			投資控股
北京耀東門診部有限公司回	PRC	RMB3,500,000	80	80	Provision of healthcare and medical services
北京耀東門診部有限公司 ^(a)	中國	人民幣3,500,000元			提供醫療保健及醫療服務
上海怡東門診部有限公司(4)	PRC	RMB3,500,000	80	80	Provision of healthcare and medical services
上海怡東門診部有限公司 ^(a)	中國	人民幣3,500,000元			提供醫療保健及醫療服務

30 June 2021 2021年6月30日

1. CORPORATE AND GROUP INFORMATION

(Continued)

Information about subsidiaries (Continued)

1. 公司及集團資料(續)

附屬公司資料(續)

Name 名稱	Place of incorporation/ registration and business 註冊成立/註冊 及營業地點	Issued ordinary/ registered share capital 已發行普通/ 註冊股本	equity attribu the Co 本公	ntage of interest table to ompany 司應佔 比例	Principal activities 主要業務
			2021 2021年	2020 2020年	
上海快驗保門診部有限公司(6)	PRC	RMB5,000,000	80	80	Provision of healthcare and medical services
上海快驗保門診部有限公司 ^{lb}	中國	人民幣5,000,000元			提供醫療保健及醫療服務
238 Day Surgery & Endoscopy Centre Limited	Hong Kong	HK\$10,000	68	68	Provision of day surgery and endoscopy services
238日間手術及內視鏡中心有限公司	香港	10,000港元			提供日間手術及內視鏡檢查服務
238 Specialist Medical Centre Limited 238專科醫療中心有限公司	Hong Kong 香港	HK\$10,000 10,000港元	60	60	Provision of medical services 提供醫療服務
Metro International Clinic Limited 國際文度醫療所有限公司	Macau 澳門	MOP100,000 100,000澳門幣	69	69	Provision of medical services 提供醫療服務
ProCare Medical Imaging & Laboratory Centre Limited	Hong Kong	HK\$10,000	62.5	62.5	Provision of medical imaging laboratory services
普康醫學影像及化驗中心有限公司	香港	10,000港元			提供醫學影像及化驗服務
UMP Central Dental Centre Limited 聯合醫務牙科中心(中環)有限公司	Hong Kong 香港	HK\$100 100港元	90	90	Provision of dental services 提供牙科服務
New Season Development Limited ("New Season")	Hong Kong	HK\$10	60	60	Provision of medical imaging and laboratory services
立順發展有限公司(「立順」)	香港	10港元			提供醫學影像及化驗服務
聯合(深圳)醫療諮詢有限公司 (6)	PRC	RMB15,000,000	80	80	Provision of healthcare training and consultation services
聯合(深圳)醫療諮詢有限公司 (1)	中國	人民幣15,000,000元			提供醫療保健培訓及諮詢服務

30 June 2021 2021年6月30日

1. CORPORATE AND GROUP INFORMATION 1. 公司及集團資料(續)

(Continued)

Information about subsidiaries (Continued)

附屬公司資料(續)

Name 名稱	Place of incorporation/ registration and business 註冊成立/註冊 及營業地點	Issued ordinary/ registered share capital 已發行普通/ 註冊股本	Percentage of equity interest attributable to the Company 本公司應佔 股權比例 2021 2020年		Principal activities 主要業務
CVP A C II I C A C I I I I I I I I I I I I		LW/\$40,000			
SKP Medical Group Limited ("SKP Medical")	Hong Kong 香港	HK\$10,000	70	70	Investment holding and provision of medical physiotherapy services 投資控股及提供醫療物理治療服務
適啟醫療集團有限公司(「適啟醫療」)	省准	10,000港元			仅具性似义证供置原初驻冶原服份
Health Network Medical Centre (Shatin) Limited ("Health Network")	Hong Kong	HK\$100	55	55	Provision of medical services
健聯醫務中心(沙田)有限公司(「健聯」)	香港	100港元			提供醫療服務
SkinCentral Limited ("SkinCentral")	Hong Kong	HK\$1,000,000	60	60	Provision of dermatological services
善肌聯合皮膚中心有限公司(「善肌」)	香港	1,000,000港元			提供皮膚科服務
聯合醫務醫療科技(海南)有限公司 (1)	PRC	RMB1,000,000	80	80	Provision of medical services
聯合醫務醫療科技(海南)有限公司 (6)	中國	人民幣1,000,000元			提供醫療服務
Flash Mover Limited (c) ("Flash Mover")	Hong Kong	HK\$10,000	100	25	Provision of magnetic resonance imaging services
東藝有限公司 ((「東藝」)	香港	10,000港元			提供磁力共振成像服務
海南聯合醫務互聯網醫院有限公司 (0)	PRC	RMB7,000,000 ^(d)	80	-	Provision of healthcare consultation services
海南聯合醫務互聯網醫院有限公司 (6)	中國	人民幣7,000,000元 ^(d)			提供醫療保健諮詢服務
海南聯合醫務遠程醫療中心有限公司 (6)	PRC	RMB7,000,000 ^(e)	80	-	Provision of healthcare training services
海南聯合醫務遠程醫療中心有限公司的	中國	人民幣7,000,000元®			提供醫療保健培訓服務

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1. CORPORATE AND GROUP INFORMATION

(Continued)

Information about subsidiaries (Continued)

- (a) These subsidiaries are registered as limited liability companies under PRC Law. 24% equity interests of these subsidiaries are held on trust by a former non-controlling shareholder on behalf of the Group. In the opinion of the directors, through various contractual agreements entered into between the Group and the former non-controlling shareholder, the Group obtains control over these subsidiaries through a 80% owned subsidiary, UMP Healthcare China Limited. Accordingly, these subsidiaries are accounted for as wholly-owned subsidiaries of the Group.
- (b) These subsidiaries are registered as wholly-foreign-owned enterprises under PRC law.
- (c) On 31 March 2021, the Group acquired the remaining 75% equity interest in Flash Mover from an independent third party. Further details of this business combination are included in note 39 to the consolidated financial statements.
- (d) The subsidiary was established during the year ended 30 June 2021. As at 30 June 2021, the paid-up share capital of this subsidiary was RMB1,400.
- (e) The subsidiary was established during the year ended 30 June 2021. As at 30 June 2021, the paid-up share capital of this subsidiary was RMB1,400.

Except for UMP Healthcare Limited and UMP Medical China Holdings Limited, the above subsidiaries are indirectly held by the Company.

1. 公司及集團資料(續)

附屬公司資料(續)

- (a) 該等附屬公司乃根據中國法律註冊 為有限公司。該等附屬公司的24% 股權由一名前非控股股東以信託 方式代本集團持有。董事認為,透 過本集團與前非控股股東訂立的 多份合約協議,本集團透過持股 80%的附屬公司聯合醫務中國有限 公司而取得該等附屬公司的控制 權。因此,該等附屬公司列賬為本 集團的全資附屬公司。
- (b) 該等附屬公司根據中國法律註冊 為外商獨資企業。
- (c) 於2021年3月31日,本集團向一名 獨立第三方收購東藝其餘75%股權。此項業務合併的進一步詳情載 於綜合財務報表附註39。
- (d) 此附屬公司為於截至2021年6月30 日止年度內成立。於2021年6月30 日,此附屬公司的繳足股本為人民 幣1,400元。
- (e) 此附屬公司為於截至2021年6月30 日止年度內成立。於2021年6月30 日,此附屬公司的繳足股本為人民 幣1,400元。

除UMP Healthcare Limited及UMP Medical China Holdings Limited之外,上述附屬公司由本公司間接持有。

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1. CORPORATE AND GROUP INFORMATION

(Continued)

Information about subsidiaries (Continued)

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

2.1 BASIS OF PREPARATION

These consolidated financial statements have been prepared in accordance with Hong Kong Financial Reporting Standards ("HKFRSs") (which include all Hong Kong Financial Reporting Standards, Hong Kong Accounting Standards ("HKASs") and Interpretations) issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA"), accounting principles generally accepted in Hong Kong and the disclosure requirements of the Hong Kong Companies Ordinance. They have been prepared under the historical cost convention, except for equity investments, debt investments and certain other assets which have been measured at fair value. These consolidated financial statements are presented in Hong Kong dollars and all values are rounded to the nearest thousand except when otherwise indicated.

Basis of consolidation

The consolidated financial statements include the consolidated financial statements of the Group for the year ended 30 June 2021. A subsidiary is an entity (including a structured entity), directly or indirectly, controlled by the Company. Control is achieved when the Group is exposed, or has rights, to variable returns from its involvement with the investee and has the ability to affect those returns through its power over the investee (i.e., existing rights that give the Group the current ability to direct the relevant activities of the investee).

When the Company has, directly or indirectly, less than a majority of the voting or similar rights of an investee, the Group considers all relevant facts and circumstances in assessing whether it has power over an investee, including:

1. 公司及集團資料(續)

附屬公司資料(續)

董事認為,上表所列本公司之附屬公司 乃主要影響本集團年內業績或組成資產 淨值之重要部分者。董事認為載列其他 附屬公司之詳情會使資料過於冗長。

2.1 編製基準

此等綜合財務報表乃根據香港會計師公會(「香港會計師公會」)頒佈的香港財務報告準則」)(包括所有香港財務報告準則、香港會計準則」)及詮釋)、香港會計準則」)及詮釋)、香港會計學與及香港公司條例之披露規之被露規。除以公允價值計量的股本投資及若干其他資產外,此等綜合財務報表乃根據歷史成本法編製。除另有説明外,此等綜合財務報表以港元列報,而當中所有金額均約整至最接近的千位。

綜合基準

綜合財務報表包括本集團截至2021年 6月30日止年度的綜合財務報表。附屬 公司為直接或間接由本公司控制的實體 (包括結構性實體)。倘本集團透過參與 投資對象業務而享有或有權取得投資對 象的可變回報,且有能力對投資對象行 使權力影響有關回報,則本集團擁有該 實體的控制權(即現時賦予本集團指示 投資對象相關活動的能力)。

倘本公司直接或間接擁有投資對象投票 權或類似權利少於半數,則評估本公司 是否有權控制投資對象時,本集團會考 慮所有相關事實及情況,包括:

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2.1 BASIS OF PREPARATION (Continued)

Basis of consolidation (Continued)

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

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

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

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

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

2.1 編製基準(續) 綜合基準(續)

- (a) 與該投資對象其他投票權持有人 的合約安排;
- (b) 來自其他合約安排的權利;及
- (c) 本集團的投票權及潛在投票權。

附屬公司的綜合財務報表的報告期與本公司的相同,並採用一致的會計政策編製。附屬公司的業績乃自本集團取得控制權之日起綜合入賬,直至有關控制權終止當日為止。

損益及其他全面收入的各組成部分歸屬 於本集團母公司之擁有人及非控股權 益,即使此舉會引致非控股權益出現虧 絀結餘。本集團旗下成員公司之間交易 所產生的全部集團內公司間資產及負 債、權益、收入、支出及現金流均在綜 合賬目時全數對銷。

倘事實及情況顯示上文所述三項控制因素中有一項或多項出現變動,本集團會重新評估其是否控制投資對象。附屬公司的所有權權益變動(未失去控制權)按權益交易入賬。

倘本集團失去一間附屬公司的控制權,則其終止確認(i)該附屬公司的資產(包括商譽)及負債、(ii)任何非控股權益的 賬面值及(iii)於權益內記錄的累計折算 差額:及確認(i)所收代價的公允價值、 (ii)所保留任何投資的公允價值及(iii)損 益中任何因此產生的盈餘或虧絀。倘本 集團已直接出售相關資產及負債,先前 於其他全面收入內確認的本集團應佔部 分應重新分類為損益或留存利潤(如適 用)。

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2.2 CHANGES IN ACCOUNTING POLICIES

The HKICPA has issued the following amendments to HKFRSs that are first effective for the current accounting period of the Group:

- Amendments to HKFRS 3, Definition of a Business
- Amendment to HKFRS 16, COVID-19-related Rent Concessions

The Group has not applied any new standard or interpretation that is not yet effective for the current accounting period. Impacts of the adoption of the amended HKFRSs are discussed below:

Amendment to HKFRS 3, Definition of a Business

The amendments clarify the definition of a business and provide further guidance on how to determine whether a transaction represents a business combination. In addition, the amendments introduce an optional "concentration test" that permits a simplified assessment of whether an acquired set of activities and assets is an asset rather than business acquisition, when substantially all of the fair value of the gross assets acquired is concentrated in a single identifiable asset or group of similar identifiable assets.

The Group has applied the amendments prospectively to transactions for which the acquisition date is on or after 1 July 2020.

Amendment to HKFRS 16, COVID-19-Related Rent Concessions

The amendment provides a practical expedient that allows a lessee to by-pass the need to evaluate whether certain qualifying rent concessions occurring as a direct consequence of the COVID-19 pandemic ("COVID-19-related rent concessions") are lease modifications and, instead, account for those rent concessions as if they were not lease modifications.

The Group has adopted the amendments and applies the practical expedient to all qualifying COVID-19-related rent concessions granted to the Group during the year. Consequently, rent concessions received have been accounted for as negative variable lease payments recognised in profit or loss in the period in which the event or condition that triggers those payments occurred. There is no impact on the opening balance of equity at 1 July 2020.

2.2 會計政策變動

香港會計師公會已頒佈以下對本集團目 前之會計期間首次生效之香港財務報告 準則之修訂:

- 香港財務報告準則第3號之修 訂*業務之定義*
- 一 香港財務報告準則第16號之 修訂新型冠狀病毒病之相關 租金減免

本集團並無應用任何於本會計期間尚未 生效的新準則或詮釋。採納經修訂香港 財務報告準則的影響討論如下:

香港財務報告準則第3號之修訂*業務* 之定義

該修訂對業務之定義作出澄清,並對如何決定一項交易乃業務合併提供更多指引。另外,修訂引入自行可選之「集中度測試」,當所收購總資產的公允價值幾乎全部集中於單一項可識別資產或一組類似的可識別資產,允許對所收購之一組活動和資產簡化評估為資產而非業務收購。

本集團已按未來適用法而對收購日期為 2020年7月1日或之後的交易應用有關修 訂。

香港財務報告準則第16號之修訂新 型冠狀病毒病之相關租金減免

有關修訂提供實務權宜安排,允許承租人毋須評估某些因新型冠狀病毒病大流行直接引致的符合條件的租金減免(「新型冠狀病毒病之相關租金減免」)是否屬租賃修改,而是將有關租金減免作為非租賃修改入賬。

本集團已採納有關修訂並對年內向本集團提供的所有合資格的新型冠狀病毒病之相關租金減免應用實務權宜安排。因此,已收到的租金減免已作為觸發該等付款的事件或條件發生期間的負浮動租賃付款在損益中入賬。對2020年7月1日的期初權益結餘並無影響。

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2.3 ISSUED BUT NOT YET EFFECTIVE HONG KONG FINANCIAL REPORTING STANDARDS

Up to the date of issue of these financial statements, the HKICPA has issued a number of amendments, and a new standard, HKFRS 17, *Insurance contracts*, which are not yet effective for the year ended 30 June 2021 and which have not been adopted in these financial statements. These developments include the following which may be relevant to the Group.

2.3 已頒佈但尚未生效之香港財務報告準則

截至發出此等財務報表日期,香港會計師公會已頒佈一系列修訂及一項新準則即香港財務報告準則第17號保險合約,該項準則於截至2021年6月30日止年度尚未生效,且尚未於此等財務報表中採納。以下變動與本集團有關。

Effective for accounting periods beginning on or after 於以下日期或之後開始之會計期間生效

Amendments to HKFRS 3, Reference to the Conceptual Framework	1 January 2022
香港財務報告準則第3號的修訂本,提述概念框架	2022年1月1日
Amendments to HKAS 16, Property, Plant and	1 January 2022
Equipment Proceeds before Intended Use	
香港會計準則第16號的修訂本,物業、廠房及設備:擬定用途前之所得款項	2022年1月1日
Amendments to HKAS 37, Onerous Contracts - Cost of Fulfilling a Contract	1 January 2022
香港會計準則第37號的修訂本, <i>虧損性合約-履行合約的成本</i>	2022年1月1日
Annual Improvements to HKFRSs 2018-2020 Cycle	1 January 2022
香港財務報告準則2018-2020年週期之年度改進	2022年1月1日
Amendments to HKAS 1, Classification of liabilities as current or non-current	1 January 2023
香港會計準則第1號的修訂本 <i>將負債分類為流動或非流動</i>	2023年1月1日
Amendments to HKAS 1 and HKFRS Practice Statement 2, Disclosure of	1 January 2023
accounting policies	
香港會計準則第1號的修訂本及香港財務報告準則實務聲明	2023年1月1日
第2號會計政策的披露	
Amendments to HKAS 8, Definition of accounting estimates	1 January 2023
香港會計準則第8號的修訂本 <i>會計估計的定義</i>	2023年1月1日
Amendments to HKAS 12, Deferred tax related to assets and liabilities arising	1 January 2023
from a single transaction	
香港會計準則第12號的修訂本 <i>源自單一項交易的資產及負債的相關遞延税項</i>	2023年1月1日

The Group is in process of making an assessment of what the impact of these developments is expected to be in the period of initial application. So far it has concluded that the adoption of them is unlikely to have a significant impact on the consolidated financial statements.

本集團現正在評估該等變動於首次採 用期間預期產生的影響。本集團目前認 為,採納該等調整不太可能對綜合財務 報表造成重大影響。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Investments in associates and joint ventures

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

A joint venture is a type of joint arrangement whereby the parties that have joint control of the arrangement have rights to the net assets of the joint venture. Joint control is the contractually agreed sharing of control of an arrangement, which exists only when decisions about the relevant activities require the unanimous consent of the parties sharing control.

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

2.4 重要會計政策概要

於聯營公司及合資公司的投資

聯營公司指本集團於其擁有一般不少於 20%股本投票權的長期權益,並可對其 實施重大影響的實體。重大影響指對投 資對象的財務及經營政策有參與決策的 權力,但並非對該等政策形成控制或共 同控制。

合資公司乃一種合營安排,據此,對安 排擁有共同控制權的各方享有該合資公 司淨資產的權利。共同控制指通過訂約 協定共享安排的控制權,僅在相關活動 決策須經共享控制權的各方一致同意的 情況下存在。

本集團於聯營公司及合資公司的投資乃 在綜合財務狀況表列賬為本集團應佔資 產淨值(根據權益會計法計算,扣除所 有減值虧損)。倘出現任何不相符的會 計政策,即會作出調整加以修正。本集 團應佔聯營公司及合資公司的收購後業 績及其他全面收入乃分別於綜合損益表 及綜合其他全面收入列賬。此外,倘直 接於聯營公司或合資公司的權益確認變 動,本集團應於綜合權益變動表確認其 任何應佔的變動(如適用)。本集團與其 聯營公司或合資公司之間交易產生的未 變現盈虧以本集團於聯營公司或合資公 司的投資為限對銷,惟尚未變現虧損提 供已轉讓資產減值的證據,則作別論。 收購聯營公司或合資公司所產生的商譽 計入本集團於聯營公司或合資公司的部 分投資。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Investments in associates and joint ventures (Continued)

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

Business combinations and goodwill

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

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

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

2.4 重要會計政策概要(續)

於聯營公司及合資公司的投資(續)

業務合併與商譽

業務合併以收購法入賬。轉讓之代價乃以收購法入賬。轉讓之代價乃與收購日期的公允價值計算,該知期的公允價值計算,該期時讓的資產於收購日期的資產於收購方前來集團所承擔被以換與實力,於不可以以與其一個人方控制權的股權之總和。就各項行政,對於被收購方的非控股權益(屬與對於,對於不可,以以及不可,對於一個人。其一,對於一個人。其一,對於一個人。其一,對於一個人。其一,對於一個人。其一,對於一個人。其一,對於一個人。其一,對於一個人。

當本集團收購一項業務時,會按照合約條款、收購日期的經濟環境和相關狀況評估所承接金融資產和負債,以作出適當分類及指定,其中包括對被收購方於主合約所持嵌入式衍生工具進行分離。

如果業務合併分階段完成,過往所持股 權權益按收購日期的公允價值重新計 量,而由此產生的任何損益在損益中確 認。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Business combinations and goodwill (Continued)

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

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

After initial recognition, goodwill is measured at cost less any accumulated impairment losses. Goodwill is tested for impairment annually or more frequently if events or changes in circumstances indicate that the carrying value may be impaired. The Group performs its annual impairment test of goodwill as at 30 June. For the purpose of impairment testing, goodwill acquired in a business combination is, from the acquisition date, allocated to each of the Group's cash- generating units ("CGUs"), or groups of CGUs, that are expected to benefit from the synergies of the combination, irrespective of whether other assets or liabilities of the Group are assigned to those units or groups of units.

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

2.4 重要會計政策概要(續)

業務合併與商譽(續)

收購方將轉讓的任何或有代價按收購日期的公允價值確認。分類為資產或負債的或有代價按公允價值計量,而公允價值的變動則於損益內確認。分類為權益的或有代價不會重新計量,其後結算在權益內列賬。

商譽起初按成本計量,即已轉讓總代價、已確認非控股權益及本集團先前持有被收購方股權的公允價值總額,超出所收購可識別資產淨值及所承擔負債的差額。如代價及其他項目的總和低於所收購資產淨值的公允價值,於重新評估後其差額將於損益內確認為議價收購收益。

減值是通過評估商譽相關的現金產生單位(或現金產生單位組別)的可收回金額而釐定。若現金產生單位(或現金產生單位組別)的可收回金額小於其賬面值,將確認減值虧損。就商譽確認的減值虧損不會在其後期間撥回。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Business combinations and goodwill (Continued)

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

Fair value measurement

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

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

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

2.4 重要會計政策概要(續)

業務合併與商譽(續)

若獲分配商譽的現金產生單位(或現金產生單位組別)的部分業務被出售,則於釐定出售盈虧時,與所出售業務有關之商譽計入該業務賬面值。在此等情況下出售之商譽,按所出售業務與其現金產生單位所保留部分對應的比例計量。

公允價值計量

非金融資產的公允價值計量須考量市場 參與者產生經濟效益的能力,即最大限 度使用該資產達致最佳用途或將該資產 售予可最大限度使用該資產達致最佳用 途的另一市場參與者時所產生的經濟效 益。

本集團使用適於不同情況的估值方法, 而其有足夠資料計量公允價值,從而盡 量利用相關可觀察輸入數據,並盡量減 少使用不可觀察輸入數據。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Fair value measurement (Continued)

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

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

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

Impairment of non-financial assets

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

2.4 重要會計政策概要(續)

公允價值計量(續)

以公允價值計量或在綜合財務報表中披露的全部資產和負債乃基於對公允價值計量整體而言屬重大的最低層輸入數據,按下文所述公允價值層級分類:

- 第一層 基於活躍市場中相同資 產或負債的報價(未調 整)
- 第二層 基於可直接或間接觀察 對公允價值計量而言為 重要的最低層輸入數據 的估值方法
- 第三層 基於無法觀察對公允價 值計量而言為重要的最 低層輸入數據的估值

對於按經常性基準在綜合財務報表中確認的資產和負債,本集團在報告期末通過重新評估分類決定層級是否已發生轉撥(基於對公允價值計量整體屬重大的最低層輸入數據)。

非金融資產減值

當存在減值跡象,或當資產須進行年度減值測試(存貨、遞延税項資產及金融資產除外),則估計資產的可收回數額。資產的可收回數額以資產或現金產生單位的使用價值與其公允價值較高者減出售成本計算,並按個別資產釐定,除非資產所產生現金流量不能獨立於其他資產或資產組別的現金流量,在該情況下,則釐定資產所屬的現金產生單位的可收回數額。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Impairment of non-financial assets (Continued)

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

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

2.4 重要會計政策概要(續)

非金融資產減值(續)

減值虧損僅在資產賬面值超過其可收回 金額時予以確認。評估使用價值時,估 計未來現金流量乃以反映市場當時所評 估貨幣時間值及資產特定風險的除稅前 折現率折現至其現值。減值虧損於其產 生期間在綜合損益表內與減值資產功能 一致的支出類別扣除。

本集團於各報告期末,均會評估是否有 跡象顯示過往確認之減值虧損可能不 存在或已減少。倘存在該等跡象,則會 估計其可收回金額。先前就資產(不包 括商譽)確認之減值虧損,僅於用以 話商資產之可收回金額之估計有變 定該資產之可收回金額不得高於假設過 年度並無就該資產確認減值虧損而應 定之賬面值(扣除任何折舊/攤銷)。 其 減值虧損之撥回於產生期間計入綜合損 益表。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Polated parties

Related parties

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

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

or

- (b) the party is an entity where any of the following conditions applies:
 - (i) the entity and the Group are members of the same group;
 - (ii) one entity is an associate or joint venture of the other entity (or of a parent, subsidiary or fellow subsidiary of the other entity);
 - (iii) the entity and the Group are joint ventures of the same third party;

2.4 重要會計政策概要(續)

關聯方

倘出現下列情況,有關方被視為與本集 團有關聯:

- (a) 作為一位人士或該人士之近親的 一方,且該人士:
 - (i) 控制或共同控制本集團;
 - (ii) 對本集團有重大影響力;或
 - (iii) 為本集團或本集團母公司的 主要管理層成員;

或

- (b) 有關方為符合下列任何一項條件 的實體:
 - (i) 該實體與本集團屬同一集團 的成員公司;
 - (ii) 該實體為另一實體(或另一 實體的母公司、附屬公司或 同系附屬公司)的聯營公司 或合資公司;
 - (iii) 該實體與本集團為同一第三 方的合資公司;

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Related parties (Continued)

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

Property, plant and equipment and depreciation

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

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

2.4 重要會計政策概要(續)

關聯方(續)

- (b) 有關方為符合下列任何一項條件 的實體:(續)
 - (iv) 該實體為一名第三方實體的 合資公司,而另一實體為該 第三方實體的聯營公司;
 - (v) 該實體為本集團或與本集團 有關連的實體就員工福利而 設的離職福利計劃;
 - (vi) 該實體由(a)項所確認的人士 控制或共同控制;
 - (vii) (a)(i)項所確認的人士對該實體具有重大影響力或為該實體(或該實體的母公司)的主要管理層成員;及
 - (viii) 該實體,或其所屬集團之任 何成員,向本集團或本集團 之母公司提供主要管理層服 務。

物業、廠房及設備與折舊

物業、廠房及設備按成本減累計折舊及 任何減值虧損列賬。物業、廠房及設備 項目的成本,包括其購買價及使該資產 達致其營運狀況及地點以作其擬定用途 時任何直接應佔成本。

物業、廠房及設備項目投產後所產生支出(如維修及保養費用),一般於其產生期間自綜合損益表中扣除。在確認標準達成的情況下,重大檢查支出於資產賬面值撥充資本作為重置成本。如物業、廠房及設備的主要部分須分階段重置,則本集團將該等部份確認為個別資產,並訂出具體的可使用年期及據此計提折舊。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Property, plant and equipment and depreciation (Continued)

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

Buildings Over the shorter of 50 years and

the remaining lease terms

Leasehold improvements shorter of 20% and the

remaining lease term

Furniture, fixtures and office 20%

equipment

Medical equipment20%Computer33.3%Motor vehicle33.3%

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

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

2.4 重要會計政策概要(續)

物業、廠房及設備與折舊(續)

折舊以直線法計算,按每項物業、廠房 及設備項目之估計使用年期撇銷其成本 至其剩餘價值。為此而使用的年折舊率 如下:

樓宇 50年及餘下租賃期

(以較短者為準)

租賃物業裝修 20%及餘下租賃期

(以較短者為準)

傢俱、裝置及 20%

辦公室設備

醫療設備 20% 電腦 33.3% 汽車 33.3%

倘一項物業、廠房及設備項目各部分的 可使用年期並不相同,則該項目的成本 須在各部份之間合理分配,而各部份須 單獨計算折舊。剩餘價值、可使用年期 及折舊方法至少於各財政年度結算日評 估,並在適當情況下調整。

物業、廠房及設備項目(包括初始確認的任何主要部份)於出售時或於預期使用或出售不會產生未來經濟利益時終止確認。於終止確認資產的年度在綜合損益表確認的任何出售或報廢損益,為有關資產的銷售所得款項淨額與賬面值的差額。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Property, plant and equipment and depreciation (Continued)

Intangible assets (other than goodwill)

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

Intangible assets with indefinite useful lives are tested for impairment annually either individually or at the CGU level. Such intangible assets are not amortised. The useful life of an intangible asset with an indefinite life is reviewed annually to determine whether the indefinite life assessment continues to be supportable. If not, the change in the useful life assessment from indefinite to finite is accounted for on a prospective basis.

Brand names

Brand names with indefinite useful lives are stated at cost less any impairment losses, and are not amortised.

Customer relationships

Customer relationships are stated at cost less any impairment losses and are amortised on the straight-line basis over their estimated useful economic lives of 3 to 10 years.

Software

The development cost is stated at cost less any impairment losses and is amortised on the straight-line basis over its estimated useful economic life of 1 year.

Leases

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

Group as a lessee

The Group applies a single recognition and measurement approach for all leases, except for short-term leases and leases of low-value assets. The Group recognises lease liabilities to make lease payments and right-of-use assets representing the right to use the underlying assets. At inception or on reassessment of a contract that contains a lease component and non-lease components, the Group adopts the practical expedient not to separate non-lease components and to account for the lease component and the associated non-lease components (e.g., property management services for leases of properties) as a single lease component.

2.4 重要會計政策概要(續)

物業、廠房及設備與折舊(續)

無形資產(商譽除外)

單獨收購的無形資產於初始確認時按成本計量。通過業務合併取得的無形資產的成本為收購日期部定為有限期。有限期的無形資產隨後按可使用年期評資產隨後按可使用經濟年期攤銷,並於有跡象顯示無形資產的數值時評估減值。具有選前時期的無形資產的攤銷期及攤銷方法至少於各財政年度末檢討一次。

無限可使用年期的無形資產個別地或按現金產生單位層面每年進行減值測試。該等無形資產不予攤銷。無限年期的無形資產之可使用年期會每年檢討,以釐定無限年期評估是否繼續獲得支持。否則,可使用年期評估由無限變更為有限及以未來適用法基準入賬。

品牌名稱

具有無限使用年期的品牌名稱按成本減任何減值虧損列賬,且並不予以攤銷。

客戶關係

客戶關係按照成本減任何減值虧損列 賬,並根據其估計可使用年期3至10年 以直線法攤銷。

軟件

開發成本按照成本減任何減值虧損列 賬,並根據其估計可使用年期1年以直 線法攤銷。

租賃

本集團在合約開始時評估合約是否為租 賃或包含租賃。倘合約為換取代價而授 予在一段期間內可識別資產的使用控制 權,則該合約為租賃或包含租賃。

本集團作為承租人

本集團就所有租賃應用單一確認及計量方法,惟短期租賃及低價值資產租賃除外。本集團確認租賃負債以作出產和租賃所,,而使用權資產指使用相關資产的,在包含租賃部分和重新評估時或對有關合約重新評估時或對有關分為,不將非租租赁的分開,而將租賃部分和相關的非租赁的分開,而將租賃的物業管理服務)作為單一租賃部分入賬。

30 June 2021 2021年6月30日

2.4 SUMMARY OF SIGNIFICANT ACCOUNTING

POLICIES (Continued)

Leases (Continued)

Group as a lessee (Continued)

(a) Right-of-use assets

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

Leased properties 2 to 9 years
Office equipment 5 years

(b) Lease liabilities

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

2.4 重要會計政策概要(續)

租賃(續)

本集團作為承租人(續)

(a) 使用權資產

使用權資產於租賃開始日期(即相關資產可供使用日期)確認。使用權資產按成本減任何累計折舊及任何減值虧損計量,並就租賃負債權不可重新計量作出調整。使用權資產之成本包括已確認租賃負別。使用權資金額、已發生初始直接成本及於開或之前支付之租賃付款減已收取之任何租賃優惠。使用權資產的地取之任何租賃優惠。使用權資產的報資產估計使用年期(以下:

租賃物業 2年至9年 辦公室設備 5年

(b) 租賃負債

30 June 2021 2021年6月30日

2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Leases (Continued)

Group as a lessee (Continued)

(b) Lease liabilities (Continued)

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

The Group's lease liabilities are presented separately in the consolidated statement of financial position.

(c) Short-term leases and leases of low-value assets

The Group applies the short-term lease recognition exemption to its short-term leases (that is those leases that have a lease term of 12 months or less from the commencement date and do not contain a purchase option). It also applies the recognition exemption for leases of low-value assets to leases of office equipment that are considered to be of low value.

Lease payments on short-term leases and leases of low-value assets are recognised as an expense on a straight-line basis over the lease term.

2.4 重要會計政策概要(續)

租賃(續)

本集團作為承租人(續)

(b) 租賃負債(續)

於計算租賃付款現值時,由於租賃中所隱含之利率不易釐定,,其實別之利率不易釐定,其實別數租賃開始日期使用其增負債金額增加,以反映利息增加與人租賃付款減少。此外,付之租賃付款減少。此外,付款也,租賃期變動、租賃付款變動)或購買相負債不來租賃付款變動)或購買相賃負債之選擇權之評估更改,租賃負債之賬面值將重新計量。

本集團之租賃負債於綜合財務狀 況表中分開呈列。

(c) 短期租賃及低價值資產租賃

本集團將短期租賃確認豁免應用 於其短期租賃(即自開始日期起計 租期為12個月或以下,並且不包 含購買選擇權的租賃)。低價值資 產租賃的確認豁免亦應用於被視 為低價值的辦公室設備租賃。

短期租賃的租賃付款及低價值資 產租賃於租期內按直線法確認為 一項開支。

30 June 2021 2021年6月30日

2.4 SUMMARY OF SIGNIFICANT ACCOUNTING

POLICIES (Continued)

Investments and other financial assets

Initial recognition and measurement

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

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

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

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

2.4 重要會計政策概要(續)

投資及其他金融資產

初始確認及計量

金融資產於初始確認時分類為其後按攤 銷成本計量、按公允價值計入其他全面 收入及按公允價值計入損益。

於初步確認時的金融資產分類取決於金融資產的類金流量特徵以及本本團管理金融資產的業務模式。除了近天融資成分或本集團對其採署面方法不調整重大融資成分影響加入價值計入大價值計入價值計入價值計量金融資產。並非按公允價值計入不可的上的交易成本初步計量金融資產。並用實力,乃根據有方法的貿易應收款項,乃根據有一方法的貿易應收款項,乃根據大安軍方法的貿易應收款項,內根據大安軍方法的貿易應收款項,內根據大安軍方法的貿易應收款項,內根據大安軍方法的貿易應收款項,內根據大安軍方法的貿易應收款項,內數方數學

除了於股本證券之投資外,為使金融資產按攤銷成本或按公允價值計入其他全面收入分類及計量,金融資產須產生純粹為支付本金及尚未償還本金的利息的現金流量。現金流量不僅為支付本金及利息之金融資產按公允價值計入損益進行分類及計量,不論其業務模式如何。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Investments and other financial assets (Continued)

Initial recognition and measurement (Continued)

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

Subsequent measurement

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

Financial assets at amortised cost (debt instruments)

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

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

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

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

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

2.4 重要會計政策概要(續)

投資及其他金融資產(續)

初始確認及計量(續)

所有以常規方式進行的金融資產買賣概 於交易日期(即本集團承諾購買或出售 該資產的日期)確認。正常方式買賣指 按照一般市場規例或慣例訂定的期間內 交付資產的金融資產買賣。

後續計量

金融資產的後續計量視乎其以下分類而 定:

按攤銷成本計量的金融資產(債務工具) 按攤銷成本計量的金融資產其後使用實際利率法計量,並可能受減值影響。當 資產取消確認、修訂或減值時,收益及 虧損於綜合損益表中確認。

按公允價值計入其他全面收入的金融資產(債務工具)

就按公允價值計入其他全面收入的債務 投資而言,利息收入、匯兑重估及減值 虧損或撥回於綜合損益表中確認,並按 與以攤銷成本計量的金融資產相同的方 式計量。其餘公允價值變動於其他全面 收入中確認。終止確認時,於其他全面 收入中確認的累計公允價值變動將重新 計入綜合損益表。

指定按公允價值計入其他全面收入的金 融資產(股本投資)

於初始確認時,本集團可選擇於股本投資符合香港會計準則第32號金融工具: 呈報項下的股本定義且並非持作買賣時,將其股本投資不可撤回地分類為指定以公允價值計入其他全面收入的股本投資。分類乃按個別工具基準釐定。

30 June 2021 2021年6月30日

2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Investments and other financial assets (Continued)

Subsequent measurement (Continued)

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

Gains and losses on these financial assets are never recycled to the consolidated statement of profit or loss. Dividends are recognised as other income in the consolidated statement of profit or loss when the right of payment has been established, it is probable that the economic benefits associated with the dividend will flow to the Group and the amount of the dividend can be measured reliably, except when the Group benefits from such proceeds as a recovery of part of the cost of the financial asset, in which case, such gains are recorded in other comprehensive income. Equity investments designated at fair value through other comprehensive income are not subject to impairment assessment.

Financial assets at fair value through profit or loss

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

This category includes derivative instruments and equity investments which the Group had not irrevocably elected to classify at fair value through other comprehensive income. Dividends on equity investments classified as financial assets at fair value through profit or loss are also recognised as other income in the consolidated statement of profit or loss when the right of payment has been established, it is probable that the economic benefits associated with the dividend will flow to the Group and the amount of the dividend can be measured reliably.

2.4 重要會計政策概要(續)

投資及其他金融資產(續) 後續計量(續)

指定按公允價值計入其他全面收入的金 融資產(股本投資)(續)

該等金融資產的收益及虧損概不會被重新計入綜合損益表。當支付權確立、與股息有關之經濟利益可能流入本集團且股息金額能夠可靠計量時,股息本為其他收入,惟當本集為其他收入,惟當本的所有,於如等情況本的所有,於此等情況下之,於此等情況下之,於此等情況下之,於此等情況下之,於此等情況下之,以其他全面收入的股本投資不受減值評估影響。

按公允價值計入損益的金融資產

按公允價值計入損益的金融資產須以公允價值於綜合財務狀況表列賬,並將公允價值的變動淨額於綜合損益表列賬。

此類別包括本集團並無不可撤銷地選擇按公允價值計入其他全面收入進行分類的衍生工具及股本投資。分類為按公允價值計入損益之股本投資的股息在支付權確立、與股息有關之經濟利益可能流入本集團且股息金額能夠可靠計量時,亦於綜合損益表中確認為其他收入。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Derecognition of financial assets

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

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

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

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

2.4 重要會計政策概要(續)

終止確認金融資產

金融資產(或(如適用)金融資產的一部 分或一組類近金融資產的一部分)主要 在下列情況下終止確認(即由本集團綜 合財務狀況表內剔除):

- 自該資產收取現金流量的權利已 屆滿;或
- 本集團已轉讓其收取來自該資產的現金流量的權利,或已根據「轉遞」安排就向第三者承擔責任全數支付已收取現金流量,且無重大延誤,並且(a)本集團已轉讓該資產的絕大部分風險及回報,或(b)本集團並無轉讓或保留該資產的絕大部分風險及回報,惟已轉讓該資產的控制權。

倘若已轉讓其自資產收取現金流量的權 利或訂立轉遞安排,本集團會評估其有 否保留該資產所有權的風險及回報以 及其程度。當並無轉讓或保留該資產所 絕大部分風險及回報,亦無轉讓該資產的控制權,則本集團繼續按其持續參與 該資產的程度確認已轉讓資產。已轉讓 資產的程度確認已轉讓資產。已轉讓 產及相關負債的計量基準反映本集團保 留的權利及責任。

以對所轉讓資產提供擔保的形式作出的 持續參與按該資產原賬面值與本集團可 能須償還的代價的最高金額兩者的較低 者計量。

30 June 2021 2021年6月30日

2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Impairment of financial assets

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

General approach

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

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

2.4 重要會計政策概要(續)

金融資產減值

本集團確認對並非持作按公允價值計入 損益的所有債務工具預期信貸虧損(「預 期信貸虧損」)的所有撥備。預期信貸虧 損乃基於根據合約到期的合約現金流量 與本集團預期收取的所有現金流量之間 的差額而釐定,並以原實際利率的近似 值折現。預期現金流量將包括出售所持 抵押的現金流量或組成合約條款的其他 信貸提升措施。

一般方法

預期信貸虧損分兩個階段確認。就初始確認以來信貸風險並無顯著上升的信貸敞口而言,會就未來12個月內可能發生的違約事件所產生的信貸虧損計提預期信貸虧損撥備(12個月預期信貸虧損)。就初始確認以來信貸風險顯著上升的信貸敞口而言,須就預期於敝口的餘下年期產生的信貸虧損計提減值撥備,而不論違約的時間(全期預期信貸虧損)。

於各報告日期,本集團評估金融工具的信貸風險自初步確認以來是否顯著上升。於評估時,本集團將金融工具於報告日期發生違約的風險與金融工具於初始確認日期發生違約的風險進行比較,並考慮無需過多成本或精力即可獲得之合理且可支持的資料,包括歷史及前瞻性資料。

30 June 2021 2021年6月30日

2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Impairment of financial assets (Continued)

General approach (Continued)

For debt investments at fair value through other comprehensive income, the Group applies the low credit risk simplification. At each reporting date, the Group evaluates whether the debt investments are considered to have low credit risk using all reasonable and supportable information that is available without undue cost or effort. In making that evaluation, the Group reassesses the external credit ratings of the debt investments. In addition, the Group considers that there has been a significant increase in credit risk when contractual payments are more than 30 days past due.

The Group considers a financial asset in default when internal or external information indicates that the Group is unlikely to receive the outstanding contractual amounts in full before taking into account any credit enhancements held by the Group. A financial asset is written off when there is no reasonable expectation of recovering the contractual cash flows.

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

2.4 重要會計政策概要(續)

金融資產減值(續)

一般方法(續)

就按公允價值計入其他全面收入的債務 投資而言,本集團應用低信貸風險簡化 法。於各報告日期,本集團運用一切毋 須花費不必要成本或精力即可得之合理 且可證明的資料,評估債務投資是否被 視為具有低信貸風險。於評估時,本集 團重新評估債務投資的外部信貸評級。 此外,倘合約款項逾期超過30日以上, 則本集團認為信貸風險大幅上升。

倘內部或外部資料反映,在計及本集團 持有的任何信貸提升措施前,本集團不 大可能悉數收取未償還合約款項,則本 集團認為金融資產違約。倘無法合理預 期收回合約現金流量,則撇銷金融資 產。

按公允價值計入其他全面收入的債務投資及按攤銷成本計量的金融資產根據一般方法須予減值,並按以下為計量預期信貸虧損的階段分類,惟應用簡化法(於下文詳述)的貿易應收款項除外。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING

POLICIES (Continued)

Impairment of financial assets (Continued)

General approach (Continued)

Stage 1 – Financial instruments for which credit risk has not increased significantly since initial recognition and for which the loss allowance is measured at an amount equal to 12-month ECLs

Stage 2 – Financial instruments for which credit risk has increased significantly since initial recognition but that are not credit-impaired financial assets and for which the loss allowance is measured at an amount equal to lifetime ECLs

Stage 3 – Financial assets that are credit-impaired at the reporting date (but that are not purchased or originated credit-impaired) and for which the loss allowance is measured at an amount equal to lifetime ECLs

Simplified approach

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

For trade receivables that contain a significant financing component and lease receivables, the Group chooses as its accounting policy to adopt the simplified approach in calculating ECLs with policies as described above.

2.4 重要會計政策概要(續)

金融資產減值(續)

一般方法(續)

階段1 - 金融工具的信貸風險自初 始確認後並未顯著增加, 且虧損撥備按相等於12個 月預期信貸虧損金額計量

階段2 - 金融工具的信貸風險自初 始確認後顯著增加,惟其 並非已發生信貸減值的金 融資產,且虧損撥備按相 等於全期預期信貸虧損金 額計量

階段3 - 金融資產於報告日期為信 貸減值(惟其並非購買或 原已發生信貸減值的金融 工具),且虧損撥備按相 等於全期預期信貸虧損金 額計量

簡化法

就不包含顯著融資組成部份或倘本集團 應用不調整顯著融資組成部份影響的 際權宜方法的貿易應收款項,本集團應 用簡化法計算預期信貸虧損。根據簡化 法,本集團並無追蹤信貸風險的變動。 反而於各報告日期根據全期預期信貸虧損確認減值撥備。本集團已根據其就信 賃貸虧損經驗,建立撥備矩陣,並就債 務人及經濟環境的特定前瞻性因素作出 調整。

就包括顯著融資組成部份之貿易應收款項及租賃應收款項,本集團選擇連同上文所述的政策採納簡化法計算預期信貸虧損作為其會計政策。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Financial liabilities

Initial recognition and measurement

Financial liabilities are classified, at initial recognition, as loans and borrowings.

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

Subsequent measurement of financial liabilities at amortised cost (loans and borrowings)

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

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

Derecognition of financial liabilities

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

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

Offsetting of financial instruments

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

2.4 重要會計政策概要(續)

金融負債

初始確認及計量

金融負債於初步確認時分類為貸款及借款。

所有金融負債初步按公允價值確認及 (就貸款及借款以及應付款項而言)扣除 直接應佔交易成本。

按攤銷成本計量之金融負債(貸款及借款)的後續計量

於初步確認後,計息貸款及借款其後以 實際利率法按攤銷成本計量,惟折現影 響不重大除外,而在此情況下則按成本 列賬。在終止確認負債時及於按實際利 率進行攤銷過程中,收益及虧損會在綜 合損益表中確認。

計算攤銷成本時將計及收購時的任何折 讓或溢價,以及組成實際利率一部分的 費用或成本。實際利率攤銷於綜合損益 表中確認。

終止確認金融負債

當負債項下責任已解除、取消或期滿,即會終止確認金融負債。

倘一項現有金融負債以來自同一貸款方 而大部分條款不同的另一項金融負債所 取代,或現有負債的條款大幅修改,則 該項置換或修改視作終止確認原有負債 及確認新負債處理,而相關賬面值的差 額於綜合損益表中確認。

抵銷金融工具

當目前擁有可強制執行的合法權利以抵 銷已確認金額,且有意按淨額結算或同 時變現資產及償還負債,方會抵銷金融 資產及金融負債,並於綜合財務狀況表 中呈列淨額。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Derivative financial instruments

Derivative financial instruments are initially recognised at fair value on the date on which a derivative contract is entered into and are subsequently remeasured at fair value. Derivatives are carried as assets when the fair value is positive and as liabilities when the fair value is negative. Any gains or losses arising from changes in fair value of derivatives are taken directly to the consolidated statement of profit or loss.

Shares held under the share award scheme

Where shares are acquired by the share award scheme from the market or by electing for scrip in lieu of cash dividends, the total consideration of shares acquired from the market (including any directly attributable incremental costs) or under the scrip dividend scheme is presented as shares held for the share award scheme and deducted from total equity.

Upon vesting, the related costs of the vested awarded shares purchased from the market and shares acquired under the scrip dividend scheme (dividend shares) are credited to shares held for the share award scheme, with a corresponding decrease in the share-based payment reserve for awarded shares and a decrease in retained profits for dividend shares.

Inventories

Inventories are stated at the lower of cost and net realisable value. Cost is determined on the weighted average basis. Net realisable value is based on estimated selling prices less any estimated costs to be incurred to disposal.

Cash and cash equivalents

For the purpose of the consolidated statement of cash flows, cash and cash equivalents comprise cash on hand and demand deposits, and short term highly liquid investments that are readily convertible into known amounts of cash, are subject to an insignificant risk of changes in value, and have a short maturity of generally within three months when acquired, less bank overdrafts which are repayable on demand and form an integral part of the Group's cash management.

For the purpose of the consolidated statement of financial position, cash and cash equivalents comprise cash on hand and at banks, including term deposits, and assets similar in nature to cash, which are not restricted as to use.

2.4 重要會計政策概要(續)

衍生金融工具

衍生金融工具初步按衍生合約訂立日 期之公允價值確認,其後按公允價值重 新計量。衍生工具於其公允價值為正數 時列賬為資產,並於公允價值為負數時 列為負債。任何產生自衍生工具公允價 值變動的收益或虧損直接計入綜合損益 表。

股份獎勵計劃項下預留的股份

如透過股份獎勵計劃從市場收購股份或 以選擇以股代息代替現金股息,則從市 場獲得的股份或以股代息計劃項下的股 份的總代價(包括任何直接應佔增量成 本)乃呈列為股份獎勵計劃項下預留的 股份並從總權益中扣除。

歸屬後,從市場購買的已歸屬獎勵股份 及根據以股代息計劃(股息股份)取得的 股份的相關成本計入股份獎勵計劃項下 預留的股份,並相應減少獎勵股份的以 股份為基礎之付款儲備,以及減少股息 股份的留存利潤。

存貨

存貨按成本值與可變現淨值兩者中之較 低者入賬。成本按加權平均基準計算。 可變現淨值乃根據估計售價減出售將產 生的任何估計成本計算。

現金及現金等價物

就綜合現金流量表而言,現金及現金等價物包括手頭現金、活期存款及可隨時轉換為已知數額現金、價值變動風險極微及一般自購入後三個月內到期的短期高流通性投資,減須按要求償還並構成本集團現金管理一部分的銀行透支。

就綜合財務狀況表而言,現金及現金等價物包括用途不受限制的手頭現金與銀行現金(包括定期存款)及性質類似現金的資產。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Provisions

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

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

A provision for reinstatement costs is recognised when a contractual obligation under the terms of an operating lease has arisen to reinstate a leased property at the end of the lease. Reinstatement costs are provided at the value of the expected costs to settle the obligation at the end of the reporting period using estimated cash flows and an equivalent asset is recognised and depreciated over the term of the operating lease. The estimated future costs of reinstatement are reviewed, and adjusted if appropriate, at least at each financial year end. Changes in the estimated future costs are added to or deducted from the cost of the corresponding asset.

Income tax

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

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

2.4 重要會計政策概要(續)

撥備

倘因過往事件產生現時債務(法定或推定)及將來可能需要有資源流出以償還債務,則確認撥備,惟有關債務數額能夠可靠估計。

倘折現之影響重大,則確認之撥備金額 為預期需用作償還債務之未來支出於報 告期末之現值。因時間流逝而產生之貼 現現值增幅於綜合損益表確認。

於經營租賃條款下因須在租賃期末復原租賃物業而產生合約債務時,確認復原成本撥備。復原成本採用預計現金流證 按報告期末償還債務預計成本值計提備,同時就經營租賃期確認一項等值資產並對其計提折舊。復原的預計未來成本至少須於每個財政年度末檢討及中週開資產的成本,或從相關資產的成本中扣除。

所得税

所得税包括即期及遞延税項。與在損益 以外確認的項目相關的所得税於損益以 外確認,即其他全面收入或直接於權益 確認。

即期税項資產及負債乃按預期自稅務機構退回或付予稅務機構的金額根據截至報告期末已實施或實質上已實施的稅率(及稅法)計算,並考慮本集團經營所在國家/司法權區的現行詮釋及慣例。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Income tax (Continued)

Deferred tax is provided, using the liability method, on all temporary differences at the end of the reporting period between the tax bases of assets and liabilities and their carrying amounts for financial reporting purposes.

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

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

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

 when the deferred tax asset relating to the deductible temporary differences arises from the initial recognition of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss; and

2.4 重要會計政策概要(續)

所得税(續)

遞延税項採用負債法就報告期末資產及 負債的税基與財務報告所列的賬面值兩 者間的所有暫時差額計提撥備。

遞延税項負債乃就所有應課税暫時差額 而確認,惟下列情況除外:

- 遞延税項負債乃因初次確認商譽或一項交易(並非業務合併)的資產或負債而產生,並於交易時並不影響會計利潤或應課税損益;及
- 就與於附屬公司、聯營公司及合資公司的投資有關的應課税暫時差額而言,暫時差額的撥回時間可予控制,而該等暫時差額於可見將來可能不會撥回。

遞延税項資產乃就所有可扣稅暫時差額 以及未動用稅項抵免及任何未動用稅項 虧損的結轉予以確認。遞延稅項資產乃 於有未來應課稅利潤可動用以抵銷可扣 稅暫時差額以及未動用稅項抵免及未動 用稅項虧損的結轉的情況下予以確認, 惟下列情況除外:

 與可扣税暫時差額有關的遞延税 項資產乃因在一項並非業務合併 的交易中初次確認資產或負債而 產生,並於交易時並不影響會計利 潤或應課税損益;及

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Income tax (Continued)

• in respect of deductible temporary differences associated with investments in subsidiaries, associates and joint ventures, deferred tax assets are only recognised to the extent that it is probable that the temporary differences will reverse in the foreseeable future and future taxable profit will be available against which the temporary differences can be utilised.

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

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

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

Government grants

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

2.4 重要會計政策概要(續)

所得税(續)

• 就與於附屬公司、聯營公司及合資公司的投資有關的可扣税暫時差額而言,遞延稅項資產僅於暫時差額於可見將來有可能撥回及有未來應課稅利潤可動用以抵銷暫時差額的情況下,方予確認。

本集團會於各報告期末檢討遞延稅項資產的賬面值,並在不再可能有足夠應課稅利潤以動用全部或部分遞延稅項資產時,相應扣減該賬面值。未確認的遞延稅項資產會於各報告期末重新評估,並在可能有足夠應課稅利潤以動用全部或部分遞延稅項資產的情況下予以確認。

遞延税項資產及負債按照於報告期末已 實施或實質上實施的税率(及税法),以 預計於變現資產或償還負債的期間內適 用的税率計量。

倘及僅當本集團具有在法律上可強制執行的權利以抵銷即期稅項資產與即期稅項負債,且遞延稅項資產及遞延稅項負債乃與同一稅務機關就同一應課稅實體或有意於往後各預期將結付或收定到實體或延稅項負債或資產的期間內按淨變額 進結算即期稅項負債與資產或同時實額 達在及清償負債的不同應課稅項負債 資產可與遞延稅項負債 關,則遞延稅項資產可與遞延稅項負債抵銷。

政府補貼

倘可合理保證將能收取補貼且將符合所有附帶條件,則政府補貼按其公允價值確認。倘補貼與開支項目相關,則於支銷擬用於補償的成本期間按系統基準於綜合損益表確認。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING

POLICIES (Continued)

Revenue recognition

Revenue from contracts with customers

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

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

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

2.4 重要會計政策概要(續)

收入確認

客戶合約收入

當客戶合約收入按反映本集團預期有權 獲得以交換該等貨品或服務的代價金額 轉移至客戶時,確認客戶合約收入。

倘合約代價包括可變金額時,則代價金額估計為本集團就交換向客戶轉讓貨品或服務而有權收取的代價金額。可變代價於合約開始時估計並加以限制,直至已確認累計收入金額的重大收入撥回不太可能發生(倘可變代價的相關不確定因素其後得以解決)為止。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Revenue recognition (Continued)

Details of the Group's revenue recognition policy is described as below:

- (a) Revenue from the provision of healthcare solution services is recognised upon the provision of the relevant services or on a time proportion basis over the terms of the fixed-fee service contracts (including annual retainer and capitation plans). Further details are explained in the accounting policy for "fixed-fee service contracts" below;
- (b) Revenue from the below services are recognised as services are rendered:
 - medical and dental services;
 - healthcare management services; and
 - administrative support services
- (c) dividend income, when the shareholders' right to receive payment has been established;
- (d) interest income, on an accrual basis using the effective interest method by applying the rate that exactly discounts the estimated future cash receipts over the expected life of the financial instrument or a shorter period, when appropriate, to the net carrying amount of the financial asset; and
- (e) rental income under operating leases is recognised on the straight-line basis over the terms of the relevant leases.

2.4 重要會計政策概要(續)

收入確認(續)

本集團之收入確認政策詳述如下:

- (a) 提供醫療保健解決方案服務的收入於提供相關服務時或在固定費用服務合約(包括年度定額收費及按人數承包計劃)履約期內按時間比例基準確認。進一步詳情於下文有關「固定費用服務合約」的會計政策闡釋;
- (b) 下列服務的收入於提供服務時確 認:
 - 一 醫療及牙科服務;
 - 醫療保健管理服務;及
 - 一 行政支持服務
- (c) 股息收入,在股東收取相應款項的 權利確立時確認;
- (d) 利息收入:按應計基準及以實際利率法,透過採用將金融工具在預期年期或較短期間(如適用)的估計未來現金收入貼現至金融資產的賬面淨值之比率予以確認;及
- (e) 經營租賃項下的租金收入,以直線 法於有關租賃的期限內確認。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Fixed-fee service contracts

The Group has certain medical, dental and other service contracts, in which the Group agrees to provide specific services over the terms of the contracts for a fixed fee in which the level of services depends on uncertain future events (the "Fixed-fee Service Contracts"). The Fixed-fee Service Contracts are in general of one to two years and the Group receives the related service fees upfront. The contract customers cannot recover the service fee upon the expiration of the respective fixed-fee service contract periods irrespective of whether the plan members utilised any services under the Fixed-fee Service Contracts.

At the end of each reporting period, tests are performed to ensure the adequacy of the contract liabilities under the Fixed-fee Service Contracts. In performing these tests, the current best estimates of future contractual cash flows under the Fixed-fee Service Contracts are used. Any deficiency is immediately charged to the consolidated statement of profit or loss by establishing a provision for losses.

Fees received or receivable under the Fixed-fee Service Contracts are recognised on a time proportion basis (i.e., straight-line basis) over the terms of the Fixed-fee Service Contracts. At the time of revenue recognition, plan members may not utilise any services under the Fixed-fee Service Contracts and hence, no direct cost will be incurred by the Group in association with the professional services rendered by the doctors, dentists and auxiliary service providers. Accordingly, expenses incurred in connection with the Fixed-fee Service Contracts are charged to the consolidated statement of profit or loss as incurred.

2.4 重要會計政策概要(續)

固定費用服務合約

本集團持有若干醫療、牙科及其他服務 合約,本集團於此等合約中約定於約 期內以固定費用提供特定服務,而服務 程度取決於未來的不確定事項(「固定費 用服務合約」)。固定費用服務合約一般 為期一至兩年,且本集團預收相關服務 費。於相關固定費用服務合約屆滿後, 不管計劃會員有否使用固定費用服務合 約項下的任何服務,合約客戶均不能收 回該服務費。

於各報告期末,本集團會進行測試以確 保固定費用服務合約之合約負債足夠。 進行此等測試時,對於固定費用服務合 約下的未來合約現金流量,應使用當前 的最佳估計。任何不足額隨即透過設立 虧損撥備於綜合損益表內扣除。

於固定費用服務合約下的已收或應收費用,應按照時間比例基準(即按直線基準)在固定費用服務合約的履約期內確認。於確認收入時,計劃會員可能並未使用固定費用服務合約下的任何服務,因此,本集團並不會發生與醫生、牙醫及輔助服務提供者提供專業服務相關的直接成本。因此,與固定費用服務合約相關的費用於發生時從綜合損益表中扣除。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Contract liabilities

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

Share-based payments

The Company operates share option schemes, a share award scheme and warrants scheme for the purpose of providing incentives and rewards to eligible participants who contribute to the success of the Group's operations. Employees (including directors), consultants and a business partner of the Group receive remuneration in the form of share-based payments, whereby employees, consultants and a business partner render services as consideration for equity instruments ("equity-settled transactions").

In situations where the share-based payment transactions are with employees of the Group, the cost of equity-settled transactions is measured by reference to the fair value of the equity instruments at the date at which they are granted, taking into account the terms and conditions upon which these equity instruments are granted. In situations where the share-based payment transactions are with non-employees of the Group, the cost of equity-settled transactions is measured by reference to the fair value of goods or services received, unless that fair value cannot be estimated reliably. If the Group cannot estimate reliably the fair value of the goods or services received, indirectly, by reference to the fair value of the equity instruments granted.

2.4 重要會計政策概要(續)

合約負債

合約負債於本集團轉移相關貨品或服務 前收到客戶付款或到期付款(以較早者 為準)時確認。當本集團根據合約履行 合約時(即向客戶轉移相關貨品或服務 的控制權),合約負債確認為收入。

以股份為基礎的付款

本公司設有購股權計劃、股份獎勵計劃 及認股權證計劃,向為本集團業務成就 作出貢獻的合資格參與者提供獎勵及報 酬。本集團僱員(包括董事)、顧問及業 務夥伴按以股份為基礎的付款方式收取 薪酬,僱員、顧問及業務夥伴以提供服 務作為權益工具的代價(「以權益結算之 交易」)。

若以股份為基礎的付款交易以本集團的僱員為對象,則以權益算之交免價值計量的公允價值,並考慮此等權益工具的授出當日的授出等權益工具的授出的授品基礎的付款交易的成本等關係其之交易的成本參照所接收的貨品或服務的公允價值。若本集團無法可靠估計所惠其公價值或服務的公允價值間接計會與提出的權益工具的公允價值間接計量所接受貨品或服務。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Share-based payments (Continued)

The fair value of the share options granted is determined by an external valuer using a binomial model, further details of which are given in note 35 to the consolidated financial statements.

The fair value of the warrants granted is determined by an external valuer using a Black-Scholes option pricing model, further details of which are given in note 35 to the consolidated financial statements.

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

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

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

2.4 重要會計政策概要(續)

以股份為基礎的付款(續)

所授出購股權的公允價值由外部估值師 使用二項式模型確定,進一步詳情載於 綜合財務報表附註35。

授出之認股權證之公允價值由外部估值 師使用「柏力克-舒爾斯」期權定價模型 釐定,進一步詳情載於綜合財務報表附 註35。

以權益結算之交易的成本乃於績效及/或服務條件達成的期間於僱員福利開支或其他開支中確認,並相應增加權益。從各報告期末至歸屬日對於以權益結算之交易所確認的累計費用,反映歸屬屬的權益工具數量的最佳估計。當期綜合損益表借記或貸記的金額代表當期期初和期末所確認的累計費用變動。

釐定獎勵獲授當日之公允價值時,並不 計及服務及非市場績效條件,惟在有 能符合條件的情況下,則評估為本集 對最終將會歸屬權益工具數目最佳估 一部分。市場績效條件反映於獎勵之任何其他附 當日之公允價值。獎勵之任何其他附 當日之公允價值。獎勵之任何其他附 條件(但不帶有服務要求)視作非歸屬條件反映於獎勵之公允價值,除非同時具服務及/或績效條件, 否則獎勵即時支銷。

因非市場績效及/或服務條件未能達成 而最終無歸屬之獎勵並不確認為支出。 凡獎勵包含市場或非歸屬條件,無論市 場條件或非歸屬條件獲履行與否,而所 有其他績效及/或服務條件均獲履行, 則交易仍被視為一項歸屬。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Share-based payments (Continued)

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

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

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

Other employee benefits

Pension schemes

The Group operates a defined contribution Mandatory Provident Fund retirement benefit scheme (the "MPF Scheme") under the Hong Kong Mandatory Provident Fund Schemes Ordinance for those employees who are eligible to participate in the MPF Scheme. Contributions are made based on a percentage of the employees' basic salaries and are charged to the consolidated statement of profit or loss as they become payable in accordance with the rules of the MPF Scheme. The assets of the MPF Scheme are held separately from those of the Group in an independently administered fund. The Group's employer contributions vest fully with the employees when contributed into the MPF Scheme.

2.4 重要會計政策概要(續)

以股份為基礎的付款(續)

倘修訂以權益結算之獎勵的條款,在未符合獎勵原有條款的情況下,確認最低費用,猶如條款並無修訂。此外,倘修訂導致以股份為基礎的付款的公允價值增加,或對僱員有利,會於修訂日計量及確認相應費用。

若以權益結算之獎勵遭撤銷,則被視為於撤銷當日已歸屬,而尚未就該獎勵確認的任何費用須即時予以確認,其中包括受本集團或其僱員控制的非歸屬條件未獲履行的任何獎勵。然而,倘有一項新獎勵取代已撤銷獎勵,並於授出當日被指定為替代獎勵,則已撤銷獎勵及新獎勵均被視作原有獎勵之改動(見上段所述)。

尚未行使購股權之攤薄影響於計算每股 盈利時反映為額外股份攤薄。

其他僱員福利

退休金計劃

本集團根據香港強制性公積金計劃條例,為所有合資格參與之僱員提供定額供款強制性公積金退休福利計劃(「強積金計劃」)。供款乃根據僱員基本薪金之百分比計算,並於有關款項根據強積金計劃之規則須予支付時計入綜合損益表。強積金計劃之資產乃獨立於本集團之資產,並由獨立管理之基金持有。本集團之僱主供款於向強積金計劃作出供款時全數歸於僱員。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING

POLICIES (Continued)

Other employee benefits (Continued)

Pension schemes (Continued)

The employees of the Group's subsidiaries which operate in Mainland China are required to participate in a central pension scheme operated by the local municipal government. These subsidiaries are required to contribute certain percentages of their payroll costs to the central pension scheme. The contributions are charged to the statement of profit or loss as they become payable in accordance with the rules of the central pension scheme.

The employees of the Group's subsidiaries which operate in Macau are required to participate in a social security fund operated by the government of the Macao Special Administrative Region. These subsidiaries are required to contribute certain fixed amounts of their payroll costs to the social security fund. The contributions are charged to the consolidated statement of profit or loss as they become payable in accordance with the rules of the social security fund.

Dividends

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

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

2.4 重要會計政策概要(續)

其他僱員福利(續)

退休金計劃(續)

本集團於中國內地營運的附屬公司之僱 員須參加當地市政府管理的中央退休金 計劃。該等附屬公司須按薪酬成本的若 干百分比對中央退休金計劃供款。根據 中央退休金計劃的規則,供款於成為應 付款項時自損益表中扣除。

本集團於澳門經營之附屬公司之僱員須 參與由澳門特別行政區政府營運之社會 保障基金。此等附屬公司須按其薪金成 本中之若干固定金額向社會保障基金作 出供款。有關供款在根據社會保障基金 之規則須予支付時自綜合損益表扣除。

股息

末期股息於股東在股東大會上批准時確 認為負債。擬派末期股息於綜合財務報 表附註中作出披露。

中期股息則即時建議及宣派,因為本公司組織章程大綱及公司細則已授予董事宣派中期股息的權利。因此,中期股息於建議及宣派時即時確認為負債。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Non-current assets held for sale

A non-current asset (or disposal group) is classified as held for sale if it is highly probable that its carrying amount will be recovered through a sale transaction rather than through continuing use and the asset (or disposal group) is available for sale in its present condition. A disposal group is a group of assets to be disposed of together as a group in a single transaction, and liabilities directly associated with those assets that will be transferred in the transaction.

When the Group is committed to a sale plan involving loss of control of a subsidiary, all the assets and liabilities of that subsidiary are classified as held for sale when the above criteria for classification as held for sale are met, regardless of whether the Group will retain a non-controlling interest in the subsidiary after the sale.

Immediately before classification as held for sale, the measurement of the non-current assets (and all individual assets and liabilities in a disposal group) is brought up-to-date in accordance with the accounting policies before the classification. Then, on initial classification as held for sale and until disposal, the non-current assets (except for certain assets as explained below), or disposal groups, are recognised at the lower of their carrying amount and fair value less costs to sell. The principal exceptions to this measurement policy so far as the consolidated financial statements of the Group and the Company are concerned are deferred tax assets and financial assets. These assets, even if held for sale, would continue to be measured in accordance with the policies set out elsewhere in this note.

Impairment losses on initial classification as held for sale, and on subsequent remeasurement while held for sale, are recognised in profit or loss. As long as a non-current asset is classified as held for sale, or is included in a disposal group that is classified as held for sale, the non-current asset is not depreciated or amortised.

2.4 重要會計政策概要(續)

持作出售的非流動資產

倘非流動資產(或出售組別)的賬面值很有可能將透過出售交易而非透過持續使用而收回,則會獲分類為持作出售,而該資產(或出售組別)於其現況下可供出售。出售組別指一組資產將於同一交易中被一併出售,而與該等資產有直接關連的負債將於該交易中轉移。

當本集團承諾的出售計劃涉及失去某附屬公司的控制權時,不論本集團是否將於出售後保留該附屬公司的非控股權益,該附屬公司的所有資產及負債於符合上述分類為持作出售的條件時會分類為持作出售。

在緊接分類為持作出售前,非流動資產 (及出售組別內之所有個別資產及負債) 按分類前之會計政策計量。然後,初始 分類為持作出售及至售出時,非流動資 產(以下所說明之若干資產除外),動資 售組別以賬面值及公允價值扣除出售之 成本之較低者列賬。在本集團及本立 之結合財務報表中並無使用此計量及 之主要例外情況為遞延税項資產及金融 資產。該等資產即使持作出售,亦會繼 續按本附註其他部份載列之政策計量。

於初始分類為持作出售及其後於列作持作出售之期間重新計量而產生之減值虧損,在損益內確認。只要非流動資產分類為持作出售,或列入分類為持作出售之出售組別,該非流動資產即不予折舊或攤銷。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Foreign currencies

These consolidated financial statements are presented in Hong Kong dollars, which is the Company's functional currency. Each entity in the Group determines its own functional currency and items included in the financial statements of each entity are measured using that functional currency. Foreign currency transactions recorded by the entities in the Group are initially recorded using their respective functional currency rates prevailing at the dates of the transactions. Monetary assets and liabilities denominated in foreign currencies are translated at the functional currency rates of exchange ruling at the end of the reporting period. Differences arising on settlement or translation of monetary items are recognised in the consolidated statement of profit or loss. Non-monetary items that are measured in terms of historical cost in a foreign currency are translated using the exchange rates at the dates of the initial transactions.

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

The functional currencies of certain overseas subsidiaries, an associate and a joint venture are currencies other than the Hong Kong dollar. As at the end of the reporting period, the assets and liabilities of these entities are translated into Hong Kong dollars at the exchange rates prevailing at the end of the reporting period and their statements of profit or loss are translated into Hong Kong dollars at the weighted average exchange rates for the year. The resulting exchange differences are recognised in other comprehensive income and accumulated in the exchange fluctuation reserve. On disposal of a foreign operation, the component of other comprehensive income relating to that particular foreign operation is recognised in the consolidated statement of profit or loss.

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

2.4 重要會計政策概要(續)

外幣

在釐定有關預付代價的非貨幣資產或非貨幣負債終止確認時初始確認相關資產、開支或收入使用的匯率時,初始交易日期即本集團初始確認預付代價產生的非貨幣資產或非貨幣負債的日期。倘支付或收取多筆預付款,則本集團對支付或收取的每一筆預付代價釐定交易日期。

若干海外附屬公司、一間聯營公司及一間合資公司的功能貨幣為港元以外貨幣。於報告期末,該等實體的資產及負債採用報告期末的匯率折算為港元。 其損益表採用該年度的加權平均匯來 算為港元。就此產生的匯兑差額,而 其人也全面收入並在匯兑波動儲備中累 計。出售海外業務時,將與該海外 相關的其他全面收入部份於綜合損益表 中確認。

因收購海外業務產生的商譽及任何因收 購而產生的資產及負債賬面值之公允價 值調整,均被視為該海外業務的資產及 負債並採用收盤匯率進行折算。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Foreign currencies (Continued)

For the purpose of the consolidated statement of cash flows, the cash flows of overseas subsidiaries are translated into Hong Kong dollars at the exchange rates ruling at the dates of the cash flows. Frequently recurring cash flows of overseas subsidiaries which arise throughout the year are translated into Hong Kong dollars at the weighted average exchange rates for the year.

3. SIGNIFICANT ACCOUNTING JUDGEMENTS AND ESTIMATES

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

2.4 重要會計政策概要(續)

外幣(續)

就綜合現金流量表而言,海外附屬公司 的現金流量採用現金流量產生日期的即 期匯率折算為港元。海外附屬公司於全 年產生的經常性現金流按該年度加權平 均匯率折算為港元。

3. 重大會計判斷及估計

編製本集團綜合財務報表時,管理層須作出會影響所呈報收入、開支、資產及負債之報告金額及其相關披露及或有負債披露之判斷、估計及假設。有關該等假設及估計之不確定性或會導致日後須就受影響之資產或負債賬面值作出重大調整。

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3. SIGNIFICANT ACCOUNTING JUDGEMENTS AND ESTIMATES (Continued)

Estimation uncertainty

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

Impairment of goodwill

The Group determines whether goodwill is impaired at least on an annual basis. This requires an estimation of the value in use of the cash-generating units to which the goodwill is allocated. Estimating the value in use requires the Group to make an estimate of the expected future cash flows from the cash-generating units and also to choose a suitable discount rate in order to calculate the present value of those cash flows. The carrying amount of goodwill at 30 June 2021 was HK\$164,768,000 (2020: HK\$171,264,000). Further details of impairment testing are set out in note 18 to the consolidated financial statements.

Impairment of indefinite-lived intangible assets

The Group determines whether indefinite-lived intangible assets are impaired at least on an annual basis. This requires an estimation of the value in use of the indefinite-lived intangible assets. Estimating the value in use requires the Group to make an estimate of the expected future cash flows from the indefinite-lived intangible assets and also to choose a suitable discount rate in order to calculate the present value of those cash flows. The carrying amount of the indefinite-lived intangible assets at 30 June 2021 was HK\$56,958,000 (2020: HK\$65,647,000). Further details of impairment testing are set out in note 18 to the consolidated financial statements.

3. 重大會計判斷及估計(續)

估計不確定因素

於報告期末有關未來之主要假設及其他 估計不確定性之主要來源,會使下一個 財政年度內的資產及負債賬面值有重大 調整的風險,詳見下文論述。

商譽減值

本集團至少每年釐定商譽有否減值。為此需對商譽所分配現金產生單位的使用價值作出估計。估計使用價值需要本集團估算現金產生單位之預期未來現金流量,並選擇合適的折現率計算該等現金流量的現值。於2021年6月30日的商譽賬面值為164,768,000港元(2020年:171,264,000港元)。減值測試的進一步詳情載於綜合財務報表附註18。

無限年期的無形資產的減值

本集團至少每年釐定無限年期的無形資產是否發生減值。為此需估計無限年期的無形資產的使用價值。估計使用價值需本集團對無限年期的無形資產產生的的預期未來現金流量進行估計,並選擇合適的折現率以計算該等現金流量的現值。無限年期的無形資產於2021年6月30日的賬面值為56,958,000港元(2020年:65,647,000港元)。減值測試的進一步詳情載於綜合財務報表附註18。

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4. OPERATING SEGMENT INFORMATION

For management purposes, the Group is organised into business units based on their products and services and has two reportable operating segments as follows:

- (a) Corporate healthcare solution services ("Corporate Healthcare Solution Services to Contract Customers") segment engages in the provision of corporate healthcare solutions to contract customers; and
- (b) Clinical healthcare services ("Clinical Healthcare Services") segment engages in the provision of medical and dental services, health check and other auxiliary services.

Management monitors the results of the Group's operating segments separately for the purpose of making decisions about resources allocation and performance assessment. Segment performance is evaluated based on reportable segment profit/loss, which is a measure of adjusted profit/loss before tax. The adjusted profit/loss before tax is measured consistently with the Group's profit before tax except that interest income, other income and gains, and share of profits and losses of joint ventures and associates as well as head office and corporate expenses are excluded from such measurement.

Segment assets exclude goodwill, investments in joint ventures and associates, financial assets at fair value through profit or loss, financial assets at amortised cost, investments at fair value through other comprehensive income, other assets and other unallocated head office and corporate assets as these assets are managed on a group basis.

Segment liabilities exclude derivative financial instrument, and other unallocated head office and corporate liabilities as these liabilities are managed on a group basis.

Intersegment sales and transfers are transacted with reference to the selling prices used for sales made to third parties at the then prevailing market prices.

4. 經營分部資料

就管理而言,本集團基於其產品及服務 組織業務單位運營,且有如下兩個可呈 報經營分部:

- (a) 企業醫療保健解決方案服務(「向 合約客戶提供企業醫療保健解決 方案服務」)分部為合約客戶提供 企業醫療保健解決方案:及
- (b) 臨床醫療保健服務(「臨床醫療保健服務」)分部包括提供醫療及牙科服務、健康檢查及其他輔助服務。

管理層分別監控本集團各經營分部的業績,以作出有關資源分配及業績評估的決策。分部表現基於可呈報分部利潤/虧損評估,為經調整除税前利潤/虧損的指標。經調整除税前利潤/虧損按與本集團除税前利潤一致的方式計量,惟利息收入、其他收入及收益、分佔合資公司及聯營公司損益以及總辦事處及公司開支不納入該計量。

分部資產不包括商譽、於合資公司及聯營公司的投資、按公允價值計入損益的金融資產、按攤銷成本計量的金融資產、按公允價值計入其他全面收入的投資、其他資產及其他未分配總辦事處及公司資產,因此等資產按組合基準進行管理。

分部負債不包括衍生金融工具以及其他 未分配總辦事處及公司負債,因此等負 債按組合基準進行管理。

分部間銷售及轉讓乃參考按當時現行市 價向第三方銷售的售價處理。

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4. OPERATING SEGMENT INFORMATION

(Continued)

Year ended 30 June 2021

4. 經營分部資料(續)

截至2021年6月30日止年度

		Corporate Healthcare Solution Services to Contract Customers 向合約客戶 提供企業 醫療保健 解決方案 HK\$'000	Clinical Healthcare Services 臨床醫療 保健服務 HK\$'000 千港元	Total 合計 HK\$'000 千港元
Segment revenue:	分部收入:			
External sales	外部銷售	237,507	385,258	622,765
Intersegment sales	分部間銷售	1,263	100,978	102,241
		238,770	486,236	725,006
Reconciliation:	調節:			
Elimination of intersegment sales	分部間銷售抵銷			(102,241)
Revenue	收入			622,765
Segment results	 分部業績	36,316	74,897	111,213
Reconciliation:	調節:	2.2,22	,	, , , , , , , , , , , , , , , , , , , ,
Interest income	利息收入			3,276
Other income	其他收入			7,059
Share of profits and losses of:	分佔利潤及虧損:			
A joint venture	一間合資公司			(1,255)
Associates	聯營公司			1,333
Corporate and other unallocated expenses	公司及其他未分配開支			(70,306)
Profit before tax	除税前利潤			51,320

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4. OPERATING SEGMENT INFORMATION

(Continued)

Year ended 30 June 2021 (Continued)

4. 經營分部資料(續)

截至2021年6月30日止年度(續)

		Corporate Healthcare Solution Services to Contract Customers 向合約客戶 提供企業 醫療保健	Clinical Healthcare Services	Total
		爾原休隆 解決方案 服務 HK\$'000 千港元	臨床醫療 保健服務 HK\$′000 千港元	合計 HK\$′000 千港元
Segment assets	分部資產	176,009	221,602	397,611
Reconciliation:	調節:			
Elimination of intersegment receivables	分部間應收款項抵銷			(31,129)
Corporate and other unallocated assets	公司及其他未分配資產			603,495
Total assets	總資產			969,977
Segment liabilities	分部負債	91,676	207,405	299,081
Reconciliation:	調節:			
Elimination of intersegment payables	分部間應付款項抵銷			(31,129)
Corporate and other unallocated	公司及其他未分配負債			
liabilities				8,969
Total liabilities	總負債			276,921
Other segment information:	其他分部資料:			
Depreciation and amortisation	折舊及攤銷	8,747	68,121	76,868
Capital expenditure*	資本開支*	13,919	18,376	32,295
Impairment of goodwill	商譽減值	_	20,015	20,015
Impairment of prepayment, other	預付款項、其他應收款項			
receivables and other assets	及其他資產之減值	_	4,082	4,082

^{*} Capital expenditure consists of additions to property, plant and equipment (including additions from the acquisition of a subsidiary) and deposits paid for purchases of items of property, plant and equipment.

^{*} 資本開支包括添置物業、廠房及設備(包括來自收購一間附屬公司之添置)及購買物業、廠房及設備項目支付的保證金。

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4. OPERATING SEGMENT INFORMATION

(Continued)

Year ended 30 June 2020

4. 經營分部資料(續)

截至2020年6月30日止年度

		Corporate Healthcare Solution Services to Contract Customers 向合約客戶 提供企業解決方案 服務	Clinical Healthcare Services 臨床醫療 保健服務	Total 合計
		HK\$'000 千港元	HK\$′000 千港元	HK\$'000 千港元
Segment revenue:	分部收入:			
External sales	外部銷售	245,556	311,928	557,484
Intersegment sales	分部間銷售	1,526	90,821	92,347
		247,082	402,749	649,831
Reconciliation:	調節:			
Elimination of intersegment sales	分部間銷售抵銷			(92,347)
Revenue	收入			557,484
Segment results	分部業績	55,267	31,643	86,910
Reconciliation:	調節:			
Interest income	利息收入			5,860
Other income	其他收入			19,774
Share of profits and losses of:	分佔利潤及虧損:			
A joint venture	一間合資公司			(167)
Associates	聯營公司			1,677
Corporate and other unallocated	公司及其他未分配開支			(40.640)
expenses	TA 51/ 1/ 51/100			(40,648)
Profit before tax	除税前利潤			73,406

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4. OPERATING SEGMENT INFORMATION

(Continued)

Year ended 30 June 2020 (Continued)

4. 經營分部資料(續)

截至2020年6月30日止年度(續)

		Corporate		
		Healthcare Solution		
		Services	Clinical	
		to Contract	Healthcare	
		Customers	Services	Total
		向合約客戶	56.7.665	. otal
		提供企業		
		醫療保健		
		解決方案	臨床醫療	
		服務	保健服務	合計
		HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元
Segment assets	分部資產	149,406	174,179	323,585
Reconciliation:	調節:			
Elimination of intersegment	分部間應收款項抵銷			
receivables				(24,854)
Corporate and other unallocated	公司及其他未分配資產			
assets				592,576
Total assets	總資產			891,307
Segment liabilities	分部負債	72,322	170,089	242,411
Reconciliation:	調節:			
Elimination of intersegment payables	分部間應付款項抵銷			(24,854)
Corporate and other unallocated	公司及其他未分配負債			
liabilities				3,243
Total liabilities	總負債			220,800
Other segment information:	其他分部資料:			
Depreciation and amortisation	折舊及攤銷	8,886	69,383	78,269
Capital expenditure*	資本開支*	6,118	20,429	26,547
Impairment of items of property,	物業、廠房及設備項目的			
plant and equipment	減值	_	135	135
Write-off of items of property, plant	撇銷物業、廠房及			
and equipment	設備項目	_	445	445
Write-off of trade receivables	撇銷貿易應收款項	222	12	234
	100 211 2 4 77 1/C/ 1/ 1/ 1/ //	444	12	434

^{*} Capital expenditure consists of additions to property, plant and equipment (including additions from the acquisitions of subsidiaries/ business) and deposits paid for purchases of items of property, plant and equipment.

^{*} 資本開支包括添置物業、廠房及設備(包括來自收購附屬公司/業務之添置)及購買物業、廠房及設備項目支付的保證金。

30 June 2021 2021年6月30日

4. OPERATING SEGMENT INFORMATION

(Continued)

Geographical information

During the year ended 30 June 2021, the Group operates within three geographical locations, Hong Kong, Macau and Mainland China. Further details of the geographical information in respect of revenue from external customers are set out in note 5 to the consolidated financial statements.

Non-current assets

4. 經營分部資料(續)

地域資料

截至2021年6月30日止年度,本集團於 三個地區(即香港、澳門及中國內地)經 營業務。有關來自外部客戶的收入的相 關地域資料之進一步詳情載於綜合財務 報表附註5。

非流動資產

		2021	2020
		2021年	2020年
		HK\$'000	HK\$'000
		千港元	千港元
Hong Kong	香港	353,481	390,409
Mainland China	中國內地	61,885	51,970
Macau	澳門	3,294	4,128
		418,660	446,507

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

上述非流動資產資料乃基於資產之位置,不包括租賃按金、金融工具及遞延 税項資產。

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4. OPERATING SEGMENT INFORMATION

(Continued)

Information about major customers

Revenue from two major customers which accounted for 10% or more of the Group's revenue from the Corporate Healthcare Solution Services to Contract Customers segment is set out below:

4. 經營分部資料(續)

主要客戶資料

來自兩名主要客戶(佔本集團來自向合約客戶提供企業醫療保健解決方案服務分部的收入10%或以上的客戶)的收入載列如下:

		2021	2020
		2021年	2020年
		HK\$'000	HK\$'000
		千港元	千港元
Customer A	客戶A	48,141	48,714
Customer B	客戶B	23,739	22,959

No individual customers with whom transactions have exceeded 10% of the Group's revenue for the year ended 30 June 2021 and 2020.

並無其交易佔本集團截至2021年及 2020年6月30日止年度收入逾10%之單 獨客戶。

5. REVENUE

An analysis of the Group's revenue is as follows:

5. 收入

收入之分析如下:

		2021 2021年 HK\$′000 千港元	2020 2020年 HK\$′000 千港元
Revenue from contracts with customers	客戶合約收入		
Provision of corporate healthcare solution	向合約客戶提供企業醫療保健		
services to contract customers:	解決方案服務:		
Medical services	醫療服務	215,821	221,079
Dental services	牙科服務	21,686	24,477
Provision of clinical healthcare services:	提供臨床醫療保健服務:		
Medical services	醫療服務	329,831	260,310
Dental services	牙科服務	55,427	51,618
		622,765	557,484

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5. REVENUE (Continued)

Revenue from contracts with customers

(i) Disaggregated revenue information

For the year ended 30 June 2021

5. 收入(續) 客戶合約收入

(i) 經分拆之收入資料

截至2021年6月30日止年度

Segments		Corporate Healthcare Solution Services to Contract Customers 向合約客戶 提供企業 醫療保健	Clinical Healthcare Services	Total
分部		解決方案 服務 HK\$′000 千港元	臨床醫療 保健服務 HK\$′000 千港元	合計 HK\$′000 千港元
Type of services Medical services Dental services	服務類型 醫療服務 牙科服務	215,821 21,686	329,831 55,427	545,652 <i>77,</i> 113
Total revenue from contracts with customers	客戶合約收入總額	237,507	385,258	622,765
Geographical markets Hong Kong Mainland China Macau Total revenue from contracts	地理市場 香港 中國內地 澳門 客戶合約收入總額	214,788 6,383 16,336	344,704 36,910 3,644	559,492 43,293 19,980
with customers		237,507	385,258	622,765

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5. **REVENUE** (Continued)

Revenue from contracts with customers (Continued)

(i) Disaggregated revenue information (Continued)

For the year ended 30 June 2020

5. 收入(續) 客戶合約收入(續)

(i) 經分拆之收入資料(續)

截至2020年6月30日止年度

		Corporate		
		Healthcare		
		Solution		
		Services to	Clinical	
		Contract	Healthcare	
Segments		Customers	Services	Total
		向合約客戶		
		提供企業		
		醫療保健		
		解決方案	臨床醫療	
分部		服務	保健服務	合計
		HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元
Type of services	服務類型			
Medical services	醫療服務	221,079	260,310	481,389
Dental services	牙科服務	24,477	51,618	76,095
Total revenue from contracts	客戶合約收入總額			
with customers		245,556	311,928	557,484
Geographical markets	地理市場			
Hong Kong	香港	223,379	275,078	498,457
Mainland China	中國內地	4,125	34,256	38,381
Macau	澳門	18,052	2,594	20,646
Total revenue from contracts	客戶合約收入總額			
with customers		245,556	311,928	557,484

30 June 2021 2021年6月30日

5. **REVENUE** (Continued)

Revenue from contracts with customers (Continued)

(i) Disaggregated revenue information (Continued)

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

5. 收入(續)

客戶合約收入(續)

(i) 經分拆之收入資料(續)

下表呈列於本報告期間確認並計入報告期初合約負債及就於過往期間達成的履約責任確認的收入金額:

		2021	2020
		2021年	2020年
		HK\$'000	HK\$'000
		千港元	千港元
Revenue recognised that was included in contract liabilities at the beginning of the reporting period:	計入報告期初合約負債 確認的收入:		
Provision of corporate healthcare	提供企業醫療保健解決		
solution services	方案服務	18,645	16,264

(ii) Performance obligations

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

Provision of corporate healthcare solution services

The Group provides healthcare solution services by entering into (i) capitation plan contract; (ii) annual retainer contract; and (iii) fee for service contract with contract customers. The performance obligation is satisfied over time as services are rendered. Payment is either paid upfront for capitation plan contract and annual retainer contract or billed based on each treatment incurred for fee for service contract which is generally due within 30 to 60 days.

Provision of clinical healthcare services

The performance obligation is satisfied at a point in time when services are rendered; and payment is mainly on cash or credit card settlement.

The amounts of transaction prices allocated to the remaining performance obligations (unsatisfied or partially unsatisfied) which amounted to HK\$21,800,000 (2020: HK\$23,913,000) as at 30 June 2021 are expected to be recognised within one year.

(ii) 履約責任

有關本集團履約責任的資料概述如下:

提供臨床醫療保健服務

履約責任於提供服務之時間點達成:且主要通過現金或信用卡結付款項。

於2021年6月30分配予餘下履約責任(未達成或部分未達成)的交易價金額21,800,000港元(2020年: 23,913,000港元)預期於一年內確認。

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6. OTHER INCOME AND GAINS

6. 其他收入及收益

An analysis of the Group's other income and gains is as follows:

本集團的其他收入及收益分析如下:

		Notes 附註	2021 2021年 HK\$′000 千港元	2020 2020年 HK\$'000 千港元
Administrative support fees	行政支援費用		803	1,330
Bank interest income	銀行利息收入		114	1,405
Interest income on financial assets at amortised cost	按攤銷成本計量的金融資產的 利息收入		2,881	4,078
Interest income on investments at fair value through other comprehensive income	按公允價值計入其他全面收入之 投資的利息收入		281	377
Rental income	租金收入		709	13
Dividend income from financial assets at fair value through profit or loss	按公允價值計入損益之 金融資產的股息收入		_	96
Dividend income from investments at fair value through other comprehensive	按公允價值計入其他全面收入之 投資的股息收入			
income	拉八八届左列(日子)人可次文		85	4,747
Fair value gain on financial assets at fair value through profit or loss, net	按公允價值計入損益之金融資產 的公允價值收益淨額		188	-
Fair value gain on other assets	其他資產的公允價值收益		-	6,544
Fair value gain on derivative financial instrument	衍生金融工具的公允價值收益			743
Gain on disposal of subsidiaries	出售附屬公司的收益	40	2,610	1,229
Gain on deregistration of subsidiaries	註銷附屬公司的收益			697
Reversal of impairment losses on amounts due from associates	撥回應收聯營公司款項的 減值虧損	27		746
Gain on deemed disposal of previously held	視作出售先前於聯營公司	27	-	740
interest in an associate	持有之權益的收益	39	1,576	- 1
Others	其他		1,088	3,629
			10,335	25,634

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7. PROFIT BEFORE TAX

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

7. 除税前利潤

本集團的除税前利潤乃扣除/(計入)下列各項後得出:

		Notes 附註	2021 2021年 HK\$'000 千港元	2020 2020年 HK\$′000 千港元
Auditor's remuneration	核數師酬金		2,822	2,943
Cost of inventories consumed	已耗存貨成本		34,382	30,851
Cost of services rendered	已提供服務成本		221,339	216,653
Depreciation of property, plant and equipment	物業、廠房及設備折舊	14	21,173	20,877
Depreciation of right-of-use assets	使用權資產折舊	15(a)	51,205	48,135
Amortisation of other intangible assets	其他無形資產攤銷	17	4,490	9,257
Employee benefit expense (including directors'	僱員福利開支(包括董事酬金			
remuneration (note 9))*:	(附註9))*:			
Salaries, allowances, bonuses and other benefits	薪金、津貼、獎金及其他福利		166,237	143,660
Equity-settled share-based payment expense	以權益結算以股份為基礎的 付款開支		2,391	3,912
Pension scheme contributions	退休金計劃供款(定額供款計劃)	#	2,331	3,312
(defined contribution schemes)*			9,076	7,937
Less: Government subsidies®	減:政府補貼◎		(14,559)	(2,944)
	WW SYNT HOVE		163,145	152,565
e s all la la la c			103,143	132,303
Equity-settled share-based payment expense	以權益結算以股份為基礎的付款			
(including employees, professional	開支(包括僱員、專業顧問及	25.26	0.204	2.012
consultants and other business partner)^	其他業務夥伴)^	35,36	2,391	3,912
Reversal of equity-settled share-based payment	撥回以權益結算的以股份	2.5		(15.150)
expense^	為基礎的付款開支^	35	4.070	(15,150)
Foreign exchange differences, net	匯兑差額淨值 ************************************		1,270	222
Write-off of items of property, plant and	撇銷物業、廠房及設備項目	1.4		4.45
equipment	物类 麻巨亚凯伊西日浦店	14	-	445
Impairment of items of property, plant and	物業、廠房及設備項目減值	14		125
equipment	使用權資產減值		-	135 57
Impairment of right-of-use assets Lease payments not included in the	並不包括在租賃負債計量之	15(a)	-	3/
measurement of lease liabilities	业	15(c)	3,806	5,988
Write-off of trade receivables	撇銷貿易應收款項	13(0)	3,000	234
Impairment of investment cost in an associate	於聯營公司的投資成本之減值	20	_	630
Reversal of impairment of amounts due from	撥回應收聯營公司款項減值	20	_	030
associates	成日总化物 古 厶 司	27	_	(746)
Fair value (gain)/losses on financial assets at fair	按公允價值計入損益的金融資產的			(7 40)
value through profit or loss, net**	公允價值(收益)/虧損淨額**		(188)	677
Lease modification	租賃修訂		(6)	-
Impairment of goodwill	商譽減值	16	20,015	_
Impairment of goodwin	預付款項、其他應收款項及	.0	20,013	
and other assets	其他資產減值	25(b)	4,082	_
Fair value loss/(gain) on other assets**	其他資產的公允價值	20(0)	1,002	
, , , , , , , , , , , , , , , , , , , ,	虧損/(收益)**	25(b)	910	(6,544)
	0 // // / / / / / / / / / / / / / / /	- (/		(~/~/

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7. PROFIT BEFORE TAX (Continued)

- * Inclusive of employee benefit expense of HK\$14,308,000 (2020: HK\$11,642,000) paid/payable to the Group's employees for the rendering of professional services, which was classified as "Professional services expenses" in the consolidated statement of profit or loss.
- As at 30 June 2021, the Group had no material forfeited contributions available to reduce its contributions to the pension schemes in future years (2020: Nil).
- The subsidies were granted under Employment Support Scheme from the Government of Hong Kong Special Administrative Region and were deducted in the line item of "Employee benefit expense" in the consolidated statement of profit or loss. There were no unfulfilled conditions relating to the subsidies.
- In the prior year, due to certain non-market conditions not being fulfilled upon expiration of the contractual arrangement, the conditions relating to the issuance of warrants to a business partner of the Group, Zheng He Health and Medical Resources Limited had not been fulfilled. The corresponding equity-settled share-based payment expense of HK\$15,150,000 was reversed in the line item of "other expenses, net" in the consolidated statement of profit or loss. Further details are included in note 35 to the consolidated financial statements.
- ** The net fair value gain was credited in the line item of "other income and gains" in the consolidated statement of profit or loss. The net fair value loss was debited in the line item of "other expenses, net" in the consolidated statement of profit or loss.

7. 除税前利潤(續)

- * 包括就提供專業服務已付/應付本集團僱員的僱員福利開支14,308,000港元(2020年:11,642,000港元)·有關開支在綜合損益表中被歸類為「專業服務費用」。
- 於2021年6月30日,本集團並無重大沒收供款可用於抵減往後年度其對退休金計劃的供款(2020年:無)。
- 有關補貼是根據香港特別行政區政府的 保就業計劃授出並在綜合損益表內的「僱 員福利開支」單行項目中扣除。並無有關 獲授補貼的未達成條件。
- 於上年度,由於若干非市場條件在合約 安排屆滿時並未達成,有關向本集團的 業務夥伴Zheng He Health and Medical Resources Limited發行認股權證的相關條 件並無達成。已在綜合損益表內的「其他 開支淨額」單行項目中撥回15,150,000港 元的相應以權益結算以股份為基礎的付 款開支。進一步詳情載於綜合財務報表 附註35。
- ** 公允價值收益淨額在綜合損益表內的「其 他收入及收益」單行項目中貸記。公允價 值虧損淨額在綜合損益表內的「其他開支 淨額」單行項目中借記。

8. FINANCE COST

8. 融資成本

		2021	2020
		2021年	2020年
		HK\$'000	HK\$'000
		千港元	千港元
Interest on lease liabilities	租賃負債之利息	3,566	3,825

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DIRECTORS' REMUNERATION

Directors' remuneration for the year, disclosed pursuant to the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited, section 383(1)(a), (b), (c) and (f) of the Hong Kong Companies Ordinance and Part 2 of the Hong Kong Companies (Disclosure of Information about Benefits of Directors) Regulation, is as follows:

董事酬金

本年度董事酬金根據香港聯合交易所 有限公司證券上市規則、香港公司條例 第383(1)(a)、(b)、(c)及(f)條及香港公司 (披露董事利益資料)規例第2部披露如

		2021 2021年 HK\$′000 千港元	2020 2020年 HK\$′000 千港元
Fees	袍金	1,985	1,850
Other emoluments: Salaries, allowances and other benefits Discretionary bonuses Equity-settled share-based	其他酬勞: 薪金、津貼及其他福利 酌情花紅 以權益結算的以股份為	14,517 -	13,640 1,040
payment expense Pension scheme contributions	基礎的付款開支 退休金計劃供款	150 86	1,452 86
		14,753 16,738	16,218 18,068

Certain directors were granted share options and share awards, in respect of their services to the Group, under the share option schemes and the share award scheme of the Company, further details of which are set out in notes 35 and 36 to the consolidated financial statements, respectively.

The fair values of such options and awards, which have been recognised in the consolidated statement of profit or loss over the vesting period, were determined as at the dates of grant and the amount included in the consolidated financial statements is included in the above directors' remuneration disclosures.

若干董事就彼等向本集團提供服務而根 據本公司的購股權計劃及股份獎勵計劃 獲授購股權及股份獎勵,有關進一步詳 情分別載於綜合財務報表附註35及36。

該等購股權及獎勵的公允價值於授出日 期釐定,乃於歸屬期內在綜合損益表中 確認,而計入綜合財務報表的金額包括 在上述的董事酬金披露。

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9. **DIRECTORS' REMUNERATION** (Continued)

(a) Independent non-executive directors

董事酬金(續)

(a) 獨立非執行董事

			薪金、		expense 以權益結算的	contributions	remuneration
		7F V	津貼及	TL /± ±± /=	以股份為基礎	退休金	Till A Ath Act
		袍金	其他福利	酌情花紅	的付款開支	計劃供款	酬金總額
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元	千港元	千港元
2021 200)21年						
	聯偉先生 <i>(銅紫荊星章,</i>	265	-	-	-	-	265
,	太平紳士)						
0	國棟醫生 <i>(銀紫荊星章,</i>	215	-	-	-	-	215
	太平紳士)						
Mr. Yeung Wing Sun, Mike 楊	榮燊先生	215				-	215
		695	_	-	-	-	695
2020 202)20年						
Mr. Lee Luen Wai, John BBS JP 李 李 字	聯偉先生 <i>(銅紫荊星章</i> ,	250	-	-	24	-	274
,	太平紳士)						
•	國棟醫生 <i>(銀紫荊星章</i> ,	200	-	-	24	-	224
,	太平紳士)						
Mr. Yeung Wing Sun, Mike 楊	榮燊先生	200		_	24		224
		650	-	_	72	-	722

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9. DIRECTORS' REMUNERATION (Continued) (b) Executive directors

9. 董事酬金(續) (b) 執行董事

					Equity-settled		
			Salaries,		share-based		
			allowances and	Discretionary	payment	Pension scheme	Total
		Fees	other benefits	bonuses	expense	contributions	remuneration
			薪金、		以權益結算的		
			津貼及		以股份為基礎	退休金	
		袍金	其他福利	酌情花紅	的付款開支	計劃供款	酬金總額
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元	千港元	千港元
2021	2021年						
Dr. Sun Yiu Kwong	孫耀江醫生	215	7,355	-	25	-	7,595
Ms. Kwok Cheuk Kwan, Jacquen	郭卓君女士	215	4,000	-	25	28	4,268
Mr. Tsang On Yip, Patrick	曾安業先生	215	-	-	25	10	250
Dr. Sun Man Kin, Michael	孫文堅醫生	215	-	-	25	10	250
Mr. Lee Kar Chung, Felix	李家聰先生	215	3,162	-	25	28	3,430
Dr. Lee Pak Cheung, Patrick	李柏祥醫生	215	-	-	25	10	250
		1,290	14,517	-	150	86	16,043
2020	2020年						
Dr. Sun Yiu Kwong	孫耀江醫生	200	7,340	-	600	-	8,140
Ms. Kwok Cheuk Kwan, Jacquen	郭卓君女士	200	3,960	40	240	28	4,468
Mr. Tsang On Yip, Patrick	曾安業先生	200	-	-	120	10	330
Dr. Sun Man Kin, Michael	孫文堅醫生	200		-	120	10	330
Mr. Lee Kar Chung, Felix	李家聰先生	200	2,340	1,000	180	28	3,748
Dr. Lee Pak Cheung, Patrick	李柏祥醫生	200	-	_	120	10	330
		1,200	13,640	1,040	1,380	86	17,346

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9. DIRECTORS' REMUNERATION (Continued)

During the year, no remuneration was paid or payable by the Group to the directors as an inducement to join or upon joining the Group or as compensation for loss of office (2020: Nil).

There was no arrangement under which a director waived or agreed to waive any remuneration during the year (2020: Nil).

During the year, professional services fees were paid/payables to Dr. Sun Man Kin, Michael and Dr. Lee Pak Cheung, Patrick, the executive directors of the Company, in relation to the rendering of healthcare services to the Group. Further details of which are set out in note 43(b) to the consolidated financial statements.

10. FIVE HIGHEST PAID EMPLOYEES

The five highest paid employees during the year included three (2020: three) directors, details of whose remuneration are set out in note 9 above. Details of the remuneration for the year of the remaining two (2020: two) highest paid employees who are neither a director nor chief executive of the Company are as follows:

9. 董事酬金(續)

年內,本集團概無已付或應付董事酬金 作為加入本集團或加入本集團後的獎勵 或作為離職補償(2020年:無)。

年內概無董事放棄或同意放棄任何酬金 的安排(2020年:無)。

於本年度,就孫文堅醫生及李柏祥醫生 為本集團提供醫療保健服務而有已付/ 應付彼等的專業服務費。進一步詳情載 於綜合財務報表附註43(b)。

10. 五名最高薪酬僱員

年內,五名最高薪酬僱員包括三名 (2020年:三名)董事,彼等的酬金詳情 載於上文附註9。年內餘下兩名(2020 年:兩名)既非本公司董事亦非行政總 裁的最高薪酬僱員的酬金詳情如下:

		2021	2020
		2021年	2020年
		HK\$'000	HK\$'000
		千港元	千港元
Salaries, allowances and other benefits	薪金、津貼及其他福利	3,243	3,139
Discretionary bonuses	酌情花紅	30	483
Equity-settled share-based	以權益結算的以股份為基礎的		
payment expense	付款開支	80	103
Pension scheme contributions	退休金計劃供款	36	42
		3,389	3,767

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10. FIVE HIGHEST PAID EMPLOYEES (Continued)

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

10. 五名最高薪酬僱員(續)

最高薪酬非董事及非行政總裁僱員在下 列組別的人數如下:

Number of employees

僱昌人數

	作	/ \ XX
	2021	2020
	2021年	2020年
	HK\$'000	HK\$'000
	千港元	千港元
1,500,001港元至 2,000,000港元	2	1
2,000,001港元至 2,500,000港元	_	1
	2	2
		2021 2021年 HK\$'000 千港元 1,500,001港元至 2,000,000港元 2,000,001港元至 2,500,000港元 -

Share options and share awards were granted to a non-director and non-chief executive highest paid employee in respect of her services to the Group, further details of which are included in the disclosures in notes 35 and 36 to the consolidated financial statements, respectively.

The fair values of such options and awards, which have been recognised in the consolidated statement of profit or loss over the vesting period, were determined as at the dates of grant and the amount included in the consolidated financial statements is included in the above non-director and non-chief executive highest paid employees' remuneration disclosures.

一名非董事亦非行政總裁的最高薪酬僱 員就彼向本集團提供服務而獲授購股權 及股份獎勵,有關進一步詳情分別載於 綜合財務報表附註35及36。

該等購股權及獎勵的公允價值於授出日 期釐定,乃於歸屬期內在綜合損益表中 確認,而計入綜合財務報表的金額包括 在上述的非董事及非行政總裁最高薪酬 僱員之酬金披露。

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11. INCOME TAX

Hong Kong profits tax has been provided at the rate of 16.5% (2020: 16.5%) on the estimated assessable profits arising in Hong Kong during the year except for one subsidiary of the Group which is a qualifying entity under the two-tiered profits tax regime effective from the year of assessment 2018/2019.

The first HK\$2,000,000 of assessable profits of this subsidiary is taxed at 8.25% and the remaining assessable profits are taxed at 16.5%.

Taxes on profits assessable elsewhere have been calculated at the rates of tax prevailing in the countries/jurisdictions in which the Group operates.

11. 所得税

香港利得税已於年內對香港產生的估計應課税利潤按16.5%(2020年:16.5%)的税率計提撥備,但本集團一間附屬公司除外,該附屬公司為由2018/2019課税年度起生效的兩級利得税率制度下的合資格實體。

該附屬公司的首2,000,000港元應課税 利潤按8.25%税率繳税,其餘應課税利 潤按16.5%税率繳税。

其他地區應課税利潤的税項按本集團業 務所在國家/司法權區的現行税率計 質。

2021

2020

		2021	2020
		2021年	2020年
		HK\$'000	HK\$'000
		千港元	千港元
Current — Hong Kong	即期-香港		
Charge for the year	年內支出	18,994	12,835
Overprovision in prior years	過往年度超額撥備	(12)	(519)
Current — Elsewhere	即期-其他地區		
Charge for the year	年內支出	697	1,575
Withholding tax	預扣税	69	69
Overprovision in prior years	過往年度超額撥備	(31)	(192)
Deferred (note 32)	遞延(附註32)	66	(672)
Total tax charge for the year	年內税項支出總額	19,783	13,096

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11. INCOME TAX (Continued)

A reconciliation of the tax expense applicable to profit before tax using the Hong Kong statutory tax rate (the statutory tax rate for the jurisdiction in which the majority of the Company's subsidiaries are domiciled) to the tax charge at the Group's effective tax rate is as follows:

11. 所得税(續)

本集團以香港法定税率(即本公司大多數附屬公司註冊成立所在司法權區的法定税率)計算適用於除税前利潤的税務開支與以實際税率計算的税務開支對賬如下:

	2021 2021年 HK\$'000 千港元	2020 2020年 HK\$′000 千港元
Profit before tax 除税前利潤	51,320	73,406
of 16.5% (2020: 16.5%) 的法定税率	或當地稅務機關	12,112
authority, net	(1,897)	(1,919)
Adjustments in respect of current tax of 就過往期間的 previous periods	(43)	(711)
Profits and losses attributable to joint 合資公司及聯 ventures and associates 及虧損	營公司應佔利潤 (13)	(249)
Income not subject to tax 無須繳納税項	之收入 (1,853)	(6,625)
Expenses not deductible for tax 不可扣税之支 Tax losses utilised from previous periods 自過往期間動		2,968 (499)
Tax losses not recognised 未確認之税項	虧損 13,549	6,612
Others 其他	1,208	1,407
Tax charge at the Group's effective rate 按本集團實際	税率計算之税項支出 19,783	13,096

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12. DIVIDENDS

12. 股息

		2021年 2021年 HK\$'000 千港元	2020 2020年 HK\$′000 千港元
Dividends recognised as distribution 年 during the year:	內確認為分派的股息:		
Final 2020 – HK2.65 cents	2020年末期股息-每股普通股 2.65港仙(2019年:2.55港仙)		
(2019: HK2.55 cents) per ordinary share		20,293	19,324
Less: Dividend for shares held under the share award scheme	減:股份獎勵計劃項下預留的 股份的股息	(233)	(259)
		20,060	19,065
0.65 cent) per ordinary share	2021年中期股息一每股普通股 1.00港仙(2020年:0.65港仙) 減:股份獎勵計劃項下預留的	7,754	4,985
the share award scheme	股份的股息	(96)	(64)
		7,658	4,921
		27,718	23,986
Dividend proposed after the end of the 報reporting period: Proposed final 2021 (with scrip option) — HK2.80 cents (2020: HK2.65 cents, with scrip option) per ordinary share	建議2021年末期股息(附帶以股 代息選項)-每股普通股 2.80港仙(2020年: 2.65港仙	24.742	20.202
	(附帶以股代息選項))	21,710	20,293

The proposed final 2021 dividend of HK2.80 cents per ordinary share for the year, with a scrip dividend alternative, is subject to the approval of the Company's shareholders at the forthcoming annual general meeting.

年內建議2021年末期股息每股普通股 2.80港仙(附帶以股代息選項)須待本公 司股東於應屆股東週年大會上批准。

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13. EARNINGS PER SHARE ATTRIBUTABLE TO ORDINARY EQUITY HOLDERS OF THE COMPANY

The calculation of the basic earnings per share amount is based on the profit for the year attributable to ordinary equity holders of the Company of HK\$34,834,000 (2020: HK\$58,915,000), and the weighted average number of ordinary shares of 760,907,224 (2020: 756,478,586) in issue during the year, as adjusted to exclude the shares held under the share award scheme.

The calculation of the diluted earnings per share amount is based on the profit for the year attributable to ordinary equity holders of the Company of HK\$34,834,000 (2020: HK\$58,915,000). The weighted average number of ordinary shares used in the calculation is the number of ordinary shares of 760,907,224 (2020: 756,478,586) in issue during the year and excluded the shares held under the share award scheme, as used in the basic earnings per share calculation, and the weighted average number of ordinary shares of nil (2020: 2,596,315) assumed to have been issued at no consideration on the deemed exercise of all share options and warrants (2020: share options and warrants) into ordinary shares.

The weighted average number of ordinary shares for the years ended 30 June 2021 and 2020 have been adjusted to reflect the bonus element in respect of scrip dividend during the year.

13. 本公司普通權益持有人應佔每 股盈利

每股基本盈利金額乃基於本公司普通權益持有人應佔年內利潤34,834,000港元(2020年:58,915,000港元)及年內已發行普通股加權平均股數760,907,224股(2020年:756,478,586股)(不包括股份獎勵計劃項下預留的股份)計算。

每股攤薄盈利金額乃基於本公司普通權益持有人應佔年內利潤34,834,000港元(2020年:58,915,000港元)計算。計算所用的普通股加權平均股數為計算每股基本盈利所用的年內已發行760,907,224股(2020年:756,478,586股)普通股,並不包括股份獎勵計劃項下預留的股份,以及假設於所有購股權及認股權證(2020年:購股權及認股權證(2020年:購股權及認股權證(2020年:度)被視為已行使為普通股時,按無償方式發行的普通股加權平均股數為無(2020年:2,596,315股)。

截至2021年及2020年6月30日止年度的 普通股加權平均數已作調整,以反映年 內已分派的以股代息的紅利元素。

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14. PROPERTY, PLANT AND EQUIPMENT

14. 物業、廠房及設備

		Buildings	Leasehold improvements 租賃	Furniture, fixtures and office equipment 傢俱、 裝置及	Medical equipment	Computer	Motor vehicle	Total
		樓宇 HK\$'000 千港元	物業裝修 HK\$'000 千港元	辦公室設備 HK\$'000 千港元	醫療設備 HK\$'000 千港元	電腦 HK\$'000 千港元	汽車 HK\$'000 千港元	合計 HK\$'000 千港元
30 June 2021 At 30 June 2020 and at 1 July 2020:	2021年6月30日 於2020年6月30日及 於2020年7月1日:			,				
Cost Accumulated depreciation	成本 累計折舊	57,125 (1,699)	50,408 (35,746)	7,280 (5,441)	59,217 (40,212)	25,164 (19,672)	509 (509)	199,703 (103,279)
Net carrying amount	振面淨值	55,426	14,662	1,839	19,005	5,492	(303)	96,424
At 1 July 2020, net of accumulated	於2020年7月1日,	337123	,		13,000	3,132		33/121
depreciation	經扣除累計折舊	55,426	14,662	1,839	19,005	5,492	-	96,424
Additions	添置	-	7,323	953	7,111	5,979	-	21,366
Acquisitions of a subsidiary (note 39)	收購一間附屬公司(附註39)	-	61	18	4,201	5	-	4,285
Disposal of a subsidiary	出售一間附屬公司	-	(213)	-	-	-	-	(213)
Depreciation provided during the year	年內計提折舊	(927)	(6,740)	(1,089)	(8,563)	(3,854)	-	(21,173)
Reclassified to assets held for sale	重新分類為持作出售資產	-	(940)	(98)	(811)	(26)	-	(1,875)
Exchange realignment	匯兑調整	-	237	63	253	63	-	616
At 30 June 2021, net of accumulated	於2021年6月30日,							
depreciation and impairment	經扣除累計折舊及減值	54,499	14,390	1,686	21,196	7,659	-	99,430
At 30 June 2021:	於2021年6月30日:							
Cost	成本	57,125	57,538	7,739	74,179	31,060	564	228,205
Accumulated depreciation and impairm	ent 累計折舊及減值	(2,626)	(43,148)	(6,053)	(52,983)	(23,401)	(564)	(128,775)
Net carrying amount	賬面淨值	54,499	14,390	1,686	21,196	7,659	-	99,430

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14. PROPERTY, PLANT AND EQUIPMENT

14. 物業、廠房及設備(續)

(Continued)

				Furniture, fixtures				
			Leasehold	and office	Medical		Motor	
		Buildings	improvements	equipment 傢俱、	equipment	Computer	vehicle	Total
			租賃	装置及				
		樓宇	物業裝修	辦公室設備	醫療設備	電腦	汽車	合計
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元	千港元	千港元	千港元
30 June 2020	2020年6月30日							
At 30 June 2019 and at 1 July 2019:	於2019年6月30日及 於2019年7月1日:							
Cost	成本	57,125	45,717	7,276	53,192	22,200	531	186,041
Accumulated depreciation	累計折舊	(772)	(30,105)	(4,501)	(32,284)	(16,787)	(531)	(84,980)
Net carrying amount	賬面淨值	56,353	15,612	2,775	20,908	5,413	-	101,061
At 1 July 2019, net of accumulated	於2019年7月1日,							
depreciation	經扣除累計折舊	56,353	15,612	2,775	20,908	5,413	-	101,061
Additions	添置	-	6,586	415	4,814	3,903	-	15,718
Acquisitions of a subsidiary (note 39)	收購一間附屬公司(附註39)	-	-	-	2,561	35	-	2,596
Disposal of a subsidiary (note 40)	出售一間附屬公司(附註40)	-	(657)	(82)	(354)	(26)	-	(1,119)
Write-off	撤銷	-	(62)	(74)	(18)	(291)	-	(445)
Depreciation provided during the year	年內計提折舊	(927)	(6,638)	(1,144)	(8,652)	(3,516)	-	(20,877)
Impairment	減值	-	(1)	(28)	(106)	-	-	(135)
Exchange realignment	匯兑調整	-	(178)	(23)	(148)	(26)	-	(375)
At 30 June 2020, net of accumulated	於2020年6月30日,							
depreciation and impairment	經扣除累計折舊及減值	55,426	14,662	1,839	19,005	5,492	-	96,424
At 30 June 2020:	於2020年6月30日:							
Cost	成本	57,125	50,408	7,280	59,217	25,164	509	199,703
Accumulated depreciation and impairment	t 累計折舊及減值	(1,699)	(35,746)	(5,441)	(40,212)	(19,672)	(509)	(103,279)
Net carrying amount	脹面淨值	55,426	14,662	1,839	19,005	5,492	-	96,424

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15. LEASES

The Group as a lessee

The Group has lease contracts for its medical centres, office properties and office equipment. The leases are negotiated for terms ranging from two to nine years.

(a) Right-of-use assets

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

15. 租賃

本集團作為承租人

本集團就其醫務中心、辦公室物業及辦 公室設備訂有租賃合約。租賃乃按二至 九年期磋商。

(a) 使用權資產

本集團使用權資產的賬面值及年 內變動如下:

		Note 附註	Leased properties 租賃物業 HK\$'000 千港元	Office equipment 辦公室設備 HK\$'000 千港元	Total 合計 HK\$'000 千港元
As at 1 July 2020	於2020年7月1日		80,332	1,820	82,152
Additions	添置		58,012	, _	58,012
Acquisition of a subsidiary	收購一間附屬公司	39	2,796	_	2,796
Disposal of a subsidiary	出售一間附屬公司		(4,404)	_	(4,404)
Lease modification	租賃修改		(243)	_	(243)
Depreciation charge	折舊支出	7	(50,691)	(514)	(51,205)
Reclassified as disposal	重新分類為持作出售				
groups held for sale	之出售組別	47	(16,265)	_	(16,265)
Exchange realignment	匯兑調整		2,823	_	2,823
Aa at 30 June 2021	於2021年6月30日		72,360	1,306	73,666
			Leased	Office	
			properties	equipment	Total
			租賃物業	辦公室設備	合計
		Note	HK\$'000	HK\$'000	HK\$'000
		附註	千港元	千港元	千港元
As at 1 July 2019	於2019年7月1日		99,003	2,333	101,336
Additions	添置		27,591		27,591
Acquisition of a subsidiary	收購一間附屬公司	39	3,324	-	3,324
Disposal of a subsidiary	出售一間附屬公司		(804)	/ T	(804)
Lease modification	租賃修改		(52)		(52)
Depreciation charge	折舊支出	7	(47,622)	(513)	(48,135)
Impairment	減值	7	(57)		(57)
Exchange realignment	匯兑調整		(1,051)		(1,051)
Aa at 30 June 2020	於2020年6月30日		80,332	1,820	82,152

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15. LEASES (Continued) The Group as a lessee (Continued)

(b) Lease liabilities

The carrying amount of lease liabilities and the movements during the year are as follows:

15. 租賃(續) 本集團作為承租人(續)

(b) 租賃負債

租賃負債的賬面值及年內變動如下:

Lease liabilities

		Note 附註	租賃負債 HK\$′000 千港元
Carrying amount at 1 July 2020 New leases Acquisition of a subsidiary Disposal of a subsidiary Lease modification	於2020年7月1日的賬面值 新租賃 收購一間附屬公司 出售一間附屬公司 租賃修改	39	86,565 58,012 2,805 (4,861) (249)
Accretion of interest recognised during the year Payments Rent concessions Reclassified as disposal groups held for sale	年內確認的利息增加 付款 租金減免 重新分類為持作出售之 出售組別	47	3,566 (50,814) (1,581) (18,447)
Exchange realignment	五百 <u>紀</u>	7/	3,031
Carrying amount at 30 June 2021	於2021年6月30日的賬面值		78,027
Analysed into: Current portion Non-current portion	分析作: 即期部分 非即期部分		38,731 39,296 78,027
		Note 附註	liabilities 租賃負債 HK\$'000 千港元
Carrying amount at 1 July 2019 New leases Acquisition of a subsidiary Disposal of a subsidiary Lease modification Accretion of interest recognised during	於2019年7月1日的賬面值 新租賃 收購一間附屬公司 出售一間附屬公司 租賃修改 年內確認的利息增加	39	103,504 27,591 3,350 (855) (52)
the year Payments Rent concessions Exchange realignment	付款 租金減免 匯兑調整		3,825 (47,715) (1,987) (1,096)
Carrying amount at 30 June 2020	於2020年6月30日的賬面值		86,565
Analysed into: Current portion Non-current portion	分析作: 即期部分 非即期部分		43,420 43,145
			86,565

The maturity analysis of lease liabilities is disclosed in note 46 to the consolidated financial statements.

租賃負債的到期分析於綜合財務報表附註46披露。

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15. LEASES (Continued)

The Group as a lessee (Continued)

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

15. 租賃(續)

本集團作為承租人(續)

(c) 有關租賃於損益確認的金額如下:

		2021	2020
		2021年	2020年
		HK\$'000	HK\$'000
		千港元	千港元
Interest on lease liabilities	租賃負債的利息	3,566	3,825
Depreciation charge of right-of-use	使用權資產的折舊支出		
assets		51,205	48,135
Rent concessions	租金減免	(1,581)	(1,987)
Lease modification	租賃修改	(6)	_
Expense relating to short-term leases	有關短期租賃及餘下租期		
and other leases with remaining leas	e 於2021年6月30日/		
terms ended on or before 30 June	2020年6月30日或之前屆滿的		
2021/30 June 2020 (note 7)	其他租賃之開支(附註7)	3,806	5,988
Total amount recognised in profit or	於損益確認的總額		
loss		56,990	55,961

- (d) The total cash outflow for leases are disclosed in note 41(c) to the consolidated financial statements.
- (d) 租賃的現金流出總額於綜合財務 報表附註41(c)披露。

16. GOODWILL

16. 商譽

		2021 2021年 HK\$′000 千港元	2020 2020年 HK\$′000 千港元
At beginning of year	於年初	171,264	163,711
Acquisitions of subsidiaries/business	收購附屬公司/業務		
(note 39)	(附註39)	18,768	7,553
Impairment upon initial classified as	於初步分類為持作出售後		
held for sale (note 7)	之減值(附註7)	(20,015)	-
Reclassified as disposal groups	重新分類為持作出售之		
held for sale (note 47)	出售組別(附註47)	(5,249)	_
At end of year	於年末	164,768	171,264

Impairment testing of goodwill

Details of the impairment testing of goodwill have been set out in note 18 to the consolidated financial statements.

商譽減值測試

商譽減值測試的詳情載於綜合財務報表 附註18。

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17. OTHER INTANGIBLE ASSETS

17. 其他無形資產

		Brand	Customer		
		names* r	elationships	Software	Total
		品牌名稱*	客戶關係	軟件	合計
		HK\$'000	HK\$'000	HK\$'000	HK\$'000
1		千港元	千港元	千港元	千港元
30 June 2021	2021年6月30日				
Cost at 1 July 2020, net of	於2020年7月1日的成本,				
accumulated amortisation	扣除累計攤銷	65,647	11,325	-	76,972
Addition	添置	-	-	2,084	2,084
Amortisation provided during	年內計提攤銷				
the year		_	(2,406)	(2,084)	(4,490)
Reclassified as disposal groups	重新分類為持作出售				
held for sale	之出售組別	(8,689)	(4,196)	_	(12,885)
At 30 June 2021	於2021年6月30日	56,958	4,723	-	61,681
At 30 June 2021:	於2021年6月30日:				
Cost	成本	56,958	9,472	5,285	71,715
Accumulated amortisation	累計攤銷	-	(4,749)	(5,285)	(10,034)
Net carrying amount	賬面淨值	56,958	4,723	_	61,681
30 June 2020	2020年6月30日				
Cost at 1 July 2019, net of	於2019年7月1日的成本,				
accumulated amortisation	扣除累計攤銷	65,647	13,731	_	79,378
Addition	添置	_	_	6,851	6,851
Amortisation provided during	年內計提攤銷		(0.405)	(c. 0=4)	(0.0==)
the year		_	(2,406)	(6,851)	(9,257)
At 30 June 2020	於2020年6月30日	65,647	11,325	_	76,972
At 30 June 2020:	於2020年6月30日:				
Cost	成本	65,647	15,260	6,851	87,758
Accumulated amortisation	累計攤銷	_	(3,935)	(6,851)	(10,786)
Net carrying amount	賬面淨值	65,647	11,325		76,972

^{*} Brand names are regarded as having indefinite useful lives as they are expected to generate net cash inflows to the Group indefinitely. As at 30 June 2021, brand names with indefinite useful lives were tested for impairment (note 18).

^{*} 品牌名稱乃視為具有無限可使用年期, 原因為其預期可以無限期為本集團產生 淨現金流入。於2021年6月30日,具有無 限可使用年期的品牌名稱已進行減值測 試(附註18)。

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18. IMPAIRMENT TESTING OF GOODWILL AND INDEFINITE-LIVED INTANGIBLE ASSETS

Goodwill and indefinite-lived intangible assets acquired through business combinations are allocated to the following cash-generating units for impairment testing:

- Hong Kong medical services cash-generating unit;
- PRC medical services cash-generating unit; and
- Hong Kong dental services cash-generating unit.

In June 2021, the Group has committed transactions to dispose certain subsidiaries (note 47). Accordingly, the Group has reclassified a group of assets and liabilities relating to those subsidiaries as held for sale as of 30 June 2021. Write-offs of goodwill relating to the Hong Kong medical services and PRC medical service CGU amounting to HK\$9,697,000 and HK\$8,602,000 have been made upon the initial classification to held for sale based on the lower of fair value less amount to sell and carrying amount of the disposal group. Please refer to note 47 for details.

The respective carrying amounts of goodwill and indefinite-lived intangible assets allocated to each of the cash-generating units are as follows:

18. 商譽及無限年期的無形資產減 值測試

商譽及通過業務合併收購的無限年期的 無形資產乃分配至以下現金產生單位進 行減值測試:

- 香港醫療服務現金產生單位;
- 中國醫療服務現金產生單位;及
- 香港牙科服務現金產生單位。

於2021年6月,本集團已承諾進行交易以出售若干附屬公司(附註47)。因此,於2021年6月30日,本集團已將與該等附屬公司有關的一組資產及負債重新分類為持作出售。於初步分類為持作出售。於初步分類為持作出售金額與賬面值之較低者而對香港醫療服務及中國醫療服務現金產生單位之相關商譽作出9,697,000港元及8,602,000港元之撇銷。詳情請參閱附註47。

分配至各現金產生單位的商譽及無限年期的無形資產的各自賬面值如下:

		Hong Kong medical services 香港醫療服務		PRC medical services 中國醫療服務		Hong Kong dental services 香港牙科服務		Total 合計	
		2021	2020	2021	2020	2021	2020	2021	2020
		2021年	2020年	2021年	2020年	2021年	2020年	2021年	2020年
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元	千港元	千港元	千港元	千港元
Carrying amounts of goodwill 商譽	骨的賬面值	141,666	137,844	-	8,602	23,102	24,818	164,768	171,264
Carrying amounts of 無限	艮 年期的無形								
indefinite-lived intangible assets 資	資產的賬面值	56,958	65,647	-	-	-	-	56,958	65,647

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18. IMPAIRMENT TESTING OF GOODWILL AND INDEFINITE-LIVED INTANGIBLE ASSETS

(Continued)

The recoverable amounts of the Hong Kong medical services and Hong Kong dental services cash-generating units have been determined based on a value in use calculation using cash flow projections based on financial budgets approved by senior management covering a five-year period. The basis used to determine the value assigned to the budgeted revenue is the average revenue achieved in the year immediately before the budget year, taking into account the expected growth rate. The growth rates and discount rates applied to the cash flow projections are as follows:

18. 商譽及無限年期的無形資產減值測試(續)

香港醫療服務及香港牙科服務現金產生單位的可收回金額根據使用價值進行計算而釐定,乃基於高級管理層所批准涵蓋五年期間的財政預算計算現金流預測。用於釐定預算收入相關價值的基準指緊接預算年度前一年所取得的平均收入,同時計及預期增長率。應用於現金流預測的增長率及折現率如下:

		2021	2020
		2021年	2020年
Hong Kong medical services	香港醫療服務		
Growth rate	增長率	5-13.4%	3-10%
Discount rate	折現率	11.2%	15%
Hong Kong dental services	香港牙科服務		
Growth rate	增長率	5-6%	5%
Discount rate	折現率	11.2%	14%

Assumptions were used in the value in use calculations of the cash-generating units for 30 June 2021 and 30 June 2020. The following describes each key assumption on which management has based its cash flow projections to undertake impairment testing of goodwill and indefinite-lived intangible assets:

Growth rate – The growth rate is determined with reference to the growth rate for the relevant unit, adjusted for expected business, market development and economic condition.

Discount rate – The discount rate used is before tax and reflects specific risks relating to the relevant unit which is determined with reference to the weighted average cost of capital of the Group.

於2021年6月30日及2020年6月30日計算現金產生單位使用價值時採用了假設。管理層乃基於以下主要假設利用現金流量預測進行商譽及無限年期的無形資產減值測試:

增長率-增長率經參考有關單位的增長 率而釐定,並就預期業務、市場發展及 經濟條件予以調整。

折現率-所採用的折現率為除税前並反 映參考本集團資本成本加權平均值所釐 定的有關單位的特定風險。

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18. IMPAIRMENT TESTING OF GOODWILL AND INDEFINITE-LIVED INTANGIBLE ASSETS

(Continued)

Other key assumptions for the value in use calculations relate to the estimation of cash outflows for key operating expenses. Such estimation is based on historical performance and/or amounts stipulated in underlying contracts, where applicable.

In the opinion of the Company's directors, for Hong Kong medical services CGU and Hong Kong dental services CGU, any reasonably possible change in the above key assumptions would not cause the carrying amounts of the respective CGUs to exceed their recoverable amounts.

18. 商譽及無限年期的無形資產減值測試(續)

使用價值計算的其他關鍵假設與主要經營開支的現金流出量的估計有關。該等估計乃根據過往表現及/或相關合約(如適用)所訂明之金額作出。

本公司董事認為,就香港醫療服務現金產生單位及香港牙科服務現金產生單位而言,上述主要假設的任何合理可能變動不會導致各現金產生單位的賬面值超過其可收回金額。

19. INVESTMENTS IN JOINT VENTURES

19. 於合資公司的投資

		2021	2020
		2021年	2020年
		HK\$'000	HK\$'000
		千港元	千港元
Share of net assets	應佔淨資產	7,970	_

Particulars of the Group's joint ventures as at 30 June 2021 are as follows:

本集團合資公司於2021年6月30日的詳 情如下:

	Place of registration/	0			
Name	incorporation and business 註冊/註冊成立	Ownership interest	Voting power	Profit sharing	Principal activities
名稱	及營業地點	擁有權權益	表決權	利潤分成	主要業務
UMP Dental Centre JV Limited ("UMP Dental JV") 聯合醫務牙科合資有限公司 (「聯合醫務牙科合資公司」)	Hong Kong 香港	50	50	50	Provision of dental services 提供牙科服務
Acton Digital PET-CT Centre Limited ("Acton")	Hong Kong	31	31	31	Provision of medical imaging and laboratory services
	香港		- 4	1	提供醫學影像及化驗室 服務

The above investments are indirectly held by the Company.

上述投資由本公司間接持有。

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19. INVESTMENTS IN JOINT VENTURES (Continued)

The Group has discontinued the recognition of its share of losses of UMP Dental JV because the share of losses of the joint venture exceeded the Group's interest in the joint venture and the Group has no obligation to take up further losses. The amounts of the Group's unrecognised share of loss of this joint venture for the current year and cumulatively were HK\$152,000 (2020: HK\$204,000) and HK\$1,348,000 (2020: HK\$1,196,000), respectively.

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

19. 於合資公司的投資(續)

本集團已終止確認其應佔聯合醫務牙科合資公司的虧損,原因是應佔該合資公司的虧損已超出本集團於該合資公司的權益,本集團並無責任承擔進一步虧損。本集團於本年度及累計應佔此合資公司的未確認虧損金額分別為152,000港元(2020年:204,000港元)及1,348,000港元(2020年:1,196,000港元)。

下表說明個別不屬重大的本集團合資公司的匯總財務資料:

	2021	2020
	2021年	2020年
	HK\$'000	HK\$'000
	千港元	千港元
Share of the joint venture's loss and total 應佔	合資公司虧損及	
comprehensive loss for the year 年	內全面虧損總額 (1,255)	(211)
Aggregate carrying amount of the Group's 本集	團於合資公司的	
investments in the joint ventures 投	資賬面總值 7,970	_

20. INVESTMENTS IN ASSOCIATES

20. 於聯營公司的投資

		2021	2020
		2021年	2020年
		HK\$'000	HK\$'000
		千港元	千港元
Share of net assets	應佔淨資產	5,131	9,176
Impairment*	減值*	(630)	(630)
		4,501	8,546

^{*} As at 30 June 2020, the recoverable amount of the Group's interest in an associate, 深圳醫信兒科門診部有限公司, was assessed to be minimal and less than its carrying amount. Accordingly, the Group recognised an impairment loss of HK\$630,000 for the year ended 30 June 2020.

於2020年6月30日,本集團於深圳醫信兒科門診部有限公司權益的可收回金額經評定為甚低及低於其賬面值。因此,本集團於截至2020年6月30日止年度確認減值虧損630,000港元。

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20. INVESTMENTS IN ASSOCIATES (Continued)

Particulars of the associates are as follows:

20. 於聯營公司的投資(續)

聯營公司的詳細情況如下:

Name 名稱	註冊/註冊成立 本集團所佔擁有權權		p interest to the Group 擁有權權益	Principal activities 主要業務
		2021 2021年	2020 2020年	
Causeway Bay MRI Centre Limited 銅鑼灣磁力共振中心有限公司	Hong Kong 香港	20	20	Provision of medical laboratory scanning services 提供醫療化驗掃描服務
Sunny Wealth Consultants Limited 朗寶顧問有限公司	Hong Kong 香港	30	30	Provision of surgical services 提供手術服務
Tiger Era Limited	Hong Kong	30	30	Provision of surgical and consultation services
賢鋒有限公司	香港			提供手術及諮詢服務
UMP Eyecare and Optometry Centre Limited ("UMP Eyecare") 聯合醫務眼科保健及視光中心 有限公司(「聯合眼科」)	Hong Kong 香港	50	50	Provision of medical services and sale of spectacles 提供醫療服務及銷售鏡片
UMP Medical Centre (Tsing Yi) Limited 聯合醫務中心(青衣)有限公司	Hong Kong 香港	50	50	Provision of medical services 提供醫療服務
UMP Medical Centre (Grandiose) Limited ("UMP Grandiose") 聯合醫務中心(君傲灣)有限公司 (「聯合君傲灣」)	Hong Kong 香港	50	50	Provision of medical services 提供醫療服務
深圳醫信兒科門診部有限公司*	PRC 中國	20	20	Provision of medical services 提供醫療服務

^{*} The associate was a limited liability company under PRC law.

The above investments are indirectly held by the Company.

上述投資由本公司間接持有。

^{*} 該聯營公司為中國法律下的有限責任公司。

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20. INVESTMENTS IN ASSOCIATES (Continued)

The Group has discontinued the recognition of its share of losses of associates, UMP Eyecare and UMP Grandiose (2020: UMP Eyecare and UMP Grandiose), because the share of losses of these associates exceeded the Group's interests in these associates and the Group has no obligation to take up further losses. The amount of the Group's unrecognised share of losses of these associates cumulatively was HK\$3,759,000 (2020: HK\$3,718,000).

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

20. 於聯營公司的投資(續)

本集團已終止確認其應佔聯營公司聯合 眼科及聯合君傲灣(2020年:聯合眼科 及聯合君傲灣)的虧損,因為應佔此等 聯營公司的虧損已超出本集團於此等聯 營公司的權益,而本集團並無責任承擔 進一步虧損。本集團未確認的應佔該等 聯營公司虧損累計金額為3,759,000港 元(2020年:3,718,000港元)。

下表說明個別不屬重大的本集團聯營公司的匯總財務資料:

		2021	2020
		2021年	2020年
		HK\$'000	HK\$'000
		千港元	千港元
Share of the associates' profit and total 年	 主內應佔聯營公司利潤及		
comprehensive income for the year	全面收入總額	1,333	1,640
Aggregate carrying amount of the Group's 4	本集團於聯營公司的		
investments in the associates	投資總賬面值	4,501	8,546

21. FINANCIAL ASSETS AT AMORTISED COST

21. 按攤銷成本計量的金融資產

		2021	2020
		2021年	2020年
		HK\$'000	HK\$'000
		千港元	千港元
Financial assets at amortised cost	按攤銷成本計量的金融資產	33,071	55,852
Analysed into:	分析作:		
Non-current portion	非即期部分	19,025	20,206
Current portion	即期部分	14,046	35,646
		33,071	55,852

As at 30 June 2021, the Group's financial assets at amortised cost represented listed debt investments with fixed maturity dates between 2022 and 2023 (2020: 2020 and 2023) and fixed interest rates ranging from 4.25% to 8.5% per annum (2020: 4.25% to 8.5% per annum).

截至2021年6月30日,本集團按攤銷成本計量的金融資產指具有固定到期日介乎2022年至2023年(2020年:2020年至2023年)的上市債務投資,定息年利率介乎4.25%至8.5%(2020年:年利率介乎4.25%至8.5%)。

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22. INVESTMENTS AT FAIR VALUE THROUGH OTHER COMPREHENSIVE INCOME

22. 按公允價值計入其他全面收入 的投資

		2021 2021年 HK\$′000 千港元	2020 2020年 HK\$'000 千港元
Investments at fair value through other	按公允價值計入其他全面		
comprehensive income	收入的投資		
Unlisted equity investments,	非上市股本投資,		
at fair value*	按公允價值計量*	5,367	4,745
Listed equity investment,	上市股本投資,		
at fair value*	按公允價值計量*	18,236	12,948
Listed debt investments, at fair value	上市債務投資,		
	按公允價值計量	_	5,494
		23,603	23,187

^{*} The above investments were designated at fair value through other comprehensive income as the Group considers these investments to be strategic in nature.

During the year, the Group received dividends in the approximate amounts of Nil (2020: HK\$4,200,000) and HK\$85,000 (2020: HK\$547,000) from an unlisted equity investment and a listed equity investment, respectively.

* 以上投資已指定為按公允價值計入其他 全面收入,因為本集團認為此等投資在 性質上屬策略投資。

年內,本集團從一項非上市股本投資及 一項上市股本投資分別收到股息約無 (2020年:4,200,000港元)及85,000港 元(2020年:547,000港元)。

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24.

23. INVENTORIES

Trade receivables

23. 存貨

			2021 2021年 HK\$′000 千港元	2020 2020年 HK\$′000 千港元
Pharmaceutical supplies	醫藥供應		9,198	9,083
TRADE RECEIVABLES		24. 貿易	引應收款項	
			2021 2021年 HK\$′000 千港元	2020 2020年 HK\$′000 千港元

貿易應收款項

The Group's trading terms with its contract customers are mainly on credit. The credit period is generally one month, extending up to two months for certain customers. Each contract customer has a maximum credit limit. The Group seeks to maintain strict control over its outstanding receivables and has a designated policy to monitor and minimise credit risk. Overdue balances are reviewed regularly by senior management. The Group does not hold any collateral or other credit enhancements over its trade receivable balances. Trade receivables are non-interest bearing.

Included in the Group's trade receivables are trade receivables due from related companies of HK\$612,000 (2020: HK\$360,000), which have the same credit period as other contract customers. Chow Tai Fook Enterprises Limited ("CTFE") is a major beneficial shareholder of these related companies in which Mr. Tsang On Yip, Patrick, an executive director of the Company, is the Chief Executive Officer of CTFE.

本集團與其合約客戶之貿易條款主要以 信貸方式進行。信貸期一般為一個月 對若干客戶可延長至兩個月。每名力 對表戶均設有最高信用額度。本集團並 有指定政策,以監測並將信貸風險期 有指定政策,以監測並將信貸風險期 最低。逾期結餘由高級管理層定款項 最低。本集團並無就該等貿易應收款項 額持有任何抵押品或其他信貸提升保 障。貿易應收款項不計息。

74,354

83,364

本集團的貿易應收款項包括應收關聯公司的貿易應收款項612,000港元(2020年:360,000港元),該等款項的信貸期與其他合約客戶相同。周大福企業有限公司(「周大福企業」)是該等關聯公司的主要實益股東,而本公司執行董事曾安業先生為周大福企業的行政總裁。

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24. TRADE RECEIVABLES (Continued)

An aging analysis of the trade receivables as at the end of the reporting period, based on the invoice date, is as follows:

24. 貿易應收款項(續)

於報告期末的貿易應收款項按發票日期 的賬齡分析如下:

		2021	2020
		2021年	2020年
		HK\$'000	HK\$'000
		千港元	千港元
Within 1 month	1個月內	50,580	54,404
1 to 2 months	1至2個月	13,710	6,235
2 to 3 months	2至3個月	6,230	6,861
Over 3 months	3個月以上	12,844	6,854
		83,364	74,354

An impairment analysis is performed at each reporting date using a provision matrix to measure expected credit losses. The provision rates are based on days past due for groupings of various customer segments with similar loss patterns. The calculation reflects the probability-weighted outcome, the time value of money and reasonable and supportable information that is available at the reporting date about past events, current conditions and forecasts of future economic conditions. Generally, trade receivables are written off if past due for more than two years and are not subject to enforcement activity. As at 30 June 2021 and 2020, the Group assessed that the loss allowance under the application of HKFRS 9 was immaterial.

於各報告日期採用撥備矩陣進行減值分析,以計量預期信貸虧損。撥備率乃基於具有類似虧損模式的多個客戶分部組別的逾期天數。該計算反映了概率加權結果、貨幣時間價值及於報告日可獲得的有關過去事件、當前狀況及未來發展,貿易應收款項倘逾期超過兩年且不受執行活動規限將予以撇銷。於2021年及2020年6月30日,本集團評估應用香港財務報告準則第9號項下之虧損撥備並不重大。

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25. PREPAYMENTS, OTHER RECEIVABLES AND OTHER ASSETS

25. 預付款項、其他應收款項及其 他資產

			30 June	30 June
			2021	2020
			2021年	2020年
			6月30日	6月30日
		Notes	HK\$'000	HK\$'000
		附註	千港元	千港元
Prepayments	預付款項		3,597	4,266
Deposits paid for purchases of items of	購買物業、廠房及設備			
property, plant and equipment	項目支付的保證金		6,644	11,150
Deposits	保證金	(a)	23,354	19,855
Other receivables	其他應收款項	(a)	5,037	9,540
Other assets	其他資產	(b)	_	9,589
			38,632	54,400
Less: Portion classified as	減:分類為非流動資產			
non-current assets	的部分		(20,544)	(21,977)
Current portion	流動部分		18,088	32,423

Notes:

(a) Impairment of deposits and other receivables

The above balances relate to deposits and other receivables for which there was no recent history of default and past due amounts as at 30 June 2021 and 2020. The loss allowance was assessed to be minimal.

附註:

(a) 保證金及其他應收款項的減值

上列結餘是關於在2021年及2020年6月 30日並無近期違約記錄及逾期金額之保 證金及其他應收款項。虧損撥備經評定 屬甚低。

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25. PREPAYMENTS, OTHER RECEIVABLES AND OTHER ASSETS (Continued)

25. 預付款項、其他應收款項及其 他資產(續)

Notes: (Continued)

附註:(續)

(b) Details of other assets are as follows:

(b) 其他資產的詳情如下:

		2021 2021年 HK\$′000 千港元	2020 2020年 HK\$'000 千港元
At beginning of year	於年初	9,589	3,045
Settlement	結算	(4,597)	_
Impairment (note 7)	減值(附註7)	(4,082)	_
Fair value (loss)/gain recognised in profit or	於損益中確認的公允價值(虧損)/		
loss (note 7)	收益(附註7)	(910)	6,544
At end of year	於年末	-	9,589

26. FINANCIAL ASSETS AT FAIR VALUE THROUGH PROFIT OR LOSS

26. 按公允價值計入損益的金融資產

		2021	2020
		2021年	2020年
		HK\$'000	HK\$'000
		千港元	千港元
Listed equity investments, at fair value	上市股本投資		
	(按公允價值計量)	1,852	1,723
Unlisted but quoted investment fund,	非上市但有報價的投資基金		
at fair value	(按公允價值計量)	25,263	
		27,115	1,723

The above investments were classified as financial assets at fair value through profit or loss as they were held for trading.

上述投資因持作買賣而分類為按公允價值計入損益的金融資產。

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27. BALANCES WITH ASSOCIATES AND A JOINT 27. 與聯營公司及一間合資公司的 VENTURE 結餘

		2021年 2021年 HK\$'000 千港元	2020 2020年 HK\$′000 千港元
Due from associates Impairment	應收聯營公司款項減值	10,502 (6,772) 3,730	8,976 (6,772) 2,204
Due to associates	應付聯營公司款項	_	184
Due from a joint venture	應收一間合資公司款項	451	-
Due to a joint venture	應付一間合資公司款項	561	203

The balances with associates and joint ventures are unsecured, interest-free and repayable on demand. Except for the amounts due from associates which are individually impaired, the expected credit losses were assessed to be minimal.

The movements in provision for impairment of amounts due from associates are as follows:

與聯營公司及合資公司之結餘為無抵押、免息及按要求償還。除應收聯營公司款項為個別減值外,預期信貸虧損經評定為甚微。

應收聯營公司款項減值撥備之變動如下:

		2021	2020
		2021年	2020年
		HK\$'000	HK\$'000
		千港元	千港元
At beginning of year	於年初	6,772	7,518
Reversal of impairment losses	減值虧損撥回(附註6,7)		
recognised (note 6, 7)		_	(746)
At end of year	於年末	6,772	6,772

Included in the above provision for impairment of amounts due from associates is provision for individually impaired amounts of HK\$6,772,000 (2020: HK\$6,772,000) with a carrying amount before provision of HK\$7,570,000 (2020: HK\$6,806,000), of which the related debtors were in financial difficulties and only a portion of the receivables is expected to be recovered.

以上應收聯營公司款項的減值撥備包括就個別減值款項6,772,000港元(2020年:6,772,000港元)作出的撥備,撥備前的賬面值為7,570,000港元(2020年:6,806,000港元),相關債務人出現財政困難,因此,預期僅能收回部分應收款項。

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28. BALANCES WITH RELATED COMPANIES

28. 與關聯公司的結餘

		2021	2020
		2021年	2020年
		HK\$'000	HK\$'000
		千港元	千港元
Due from related companies	應收關聯公司款項	1,220	1,220
Due to related companies	應付關聯公司款項	5,618	2,020

The balances with related companies are unsecured, interestfree and repayable on demand. 與關聯公司之結餘為無抵押、免息及按 要求償還。

Particulars of the amounts due from related companies, disclosed pursuant to section 383(1)(d) of the Hong Kong Companies Ordinance and Part 3 of the Hong Kong Companies (Disclosure of Information about Benefits of Directors) Regulation, are as follows:

應收關聯公司款項詳情,根據香港公司條例第383(1)(d)條及香港公司(披露董事利益資料)規例第3部披露如下:

			Maximum		Maximum	
			amount		amount	
		At	outstanding	At	outstanding	At
		30 June	during	30 June	during	1 July
Name	名稱	2021	the year	2020	the year	2019
		於2021年	年內最高	於2020年	年內最高	於2019年
		6月30日	未償還款項	6月30日	未償還款項	7月1日
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元	千港元
Guangzhou Ruian Enterprise Management Company Limited	廣州瑞安企業 管理有限公司					
("GZ Ruian")*	(「廣州瑞安」)*	6	70	124	128	117
Healthcare Assets Management	醫療資產管理有限公司					
Limited ("HAML") and	(「醫療資產管理」)及					
it subsidiaries#	其附屬公司#	1,214	9,837	1,096	8,970	3,516

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28. BALANCES WITH RELATED COMPANIES

(Continued)

- GZ Ruian is controlled directly by Dr. Sun Man Kin, an executive director of the Company.
- * HAML and its subsidiaries are jointly controlled by a subsidiary of CTFE. Mr. Patrick Tsang, an executive director of the Company, is the Chief Executive Officer of CTFE.

The amounts due from related companies are unsecured, interest-free and repayable on demand.

29. CASH AND CASH EQUIVALENTS AND PLEDGED DEPOSITS

28. 與關聯公司之結餘(續)

- * 廣州瑞安受本公司執行董事孫文堅醫生 直接控制。
- 醫療資產管理及其附屬公司受周大福企業的一間附屬公司共同控制。本公司執行董事曾安業先生為周大福企業的行政總裁。

應收關聯公司款項為無抵押、免息及須 應要求償還。

29. 現金及現金等價物及抵押存款

		2021	2020
		2021年	2020年
		HK\$'000	HK\$'000
		千港元	千港元
Cash and bank balances	現金及銀行結餘	293,974	158,771
Time deposits	定期存款	1,893	73,254
		295,867	232,025
Less: Pledged deposits (note)	減:抵押存款(附註)	(1,893)	(1,354)
Cash and cash equivalents	現金及現金等價物	293,974	230,671

At the end of the reporting period, the cash and bank balances of the Group denominated in Renminbi ("RMB") amounted to HK\$20,744,000 (2020: HK\$5,773,000). The RMB is not freely convertible into other currencies, however, under Mainland China's Foreign Exchange Control Regulations and Administration of Settlement, Sale and Payment of Foreign Exchange Regulations, the Group is permitted to exchange RMB for other currencies through banks authorised to conduct foreign exchange business.

於報告期末,本集團以人民幣(「人民幣」)計值的現金及銀行結餘為20,744,000港元(2020年:5,773,000港元)。人民幣不可自由轉換為其他貨幣,然而,根據中華人民共和國外匯管理條例以及結匯、售匯及付匯管理規定,本集團獲准透過獲授權進行外匯業務的銀行匯兑人民幣至其他貨幣。

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29. CASH AND CASH EQUIVALENTS AND PLEDGED DEPOSITS (Continued)

Cash at banks earns interest at floating rates based on daily bank deposit rates. Short term time deposits are made for varying periods of between one day and three months depending on the immediate cash requirements of the Group, and earn interest at the respective short term time deposit rates. The bank balances and time deposits are deposited with creditworthy banks with no recent history of default.

Note: Included in the pledged deposits as at 30 June 2021 are deposits of HK\$500,000 (2020: HK\$500,000), HK\$529,000 (2020: HK\$529,000) and HK\$864,000 (2020: nil) in connection with surety bonds issued by a bank in favour of independent third parties for potential damages of dental equipment and potential disruption of medical services, respectively.

Included in the pledged deposits as at 30 June 2020 was another deposit of HK\$325,000 in connection with a bank guarantee issued by a bank in favour of a landlord for leasing of a medical centre of the Group.

30. TRADE PAYABLES

An aging analysis of the trade payables as at the end of the reporting period, based on the invoice date, is as follows:

29. 現金及現金等價物及抵押存款

銀行存款按基於每日銀行存款利率的 浮動利率計息。短期定期存款的期間不定,由一日至三個月不等,視乎本集團 的即時現金需要,按各短期定期存款利率賺取利息。銀行結餘及定期存款存放於信譽良好且近期並無違約記錄的銀行。

附註:於2021年6月30日的抵押存款包括與由一間銀行就潛在牙科設備損壞及潛在醫療服務干擾向獨立第三方發出的履約保證相關的存款,金額分別為500,000港元(2020年:500,000港元)、529,000港元(2020年:529,000港元)及864,000港元(2020年:無)。

於2020年6月30日的抵押存款包括另一筆 與由一間銀行就租賃本集團一間醫務中 心向一名業主發出的銀行擔保相關的存 款,金額為325,000港元。

30. 貿易應付款項

於報告期末的貿易應付款項按發票日期 的賬齡分析如下:

		2021	2020
		2021年	2020年
		HK\$'000	HK\$'000
		千港元	千港元
Within 1 month	1個月內	37,560	23,861
1 to 3 months	1至3個月	23,860	11,392
Over 3 months	3個月以上	765	1,117
		62,185	36,370

The trade payables are non-interest-bearing and are normally settled on terms ranging from 30 to 90 days.

貿易應付款項為免息且一般於30至90天 內結算。

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31. OTHER PAYABLES AND ACCRUALS

31. 其他應付款項及應計費用

			30 June	30 June
			2021	2020
			2021年	2020年
			6月30日	6月30日
		Notes	HK\$'000	HK\$'000
		附註	千港元	千港元
Contract liabilities	合約負債	(a)	21,800	23,913
Other payables	其他應付款項	(b)	24,215	23,147
Accruals	應計費用	(b)	12,179	10,533
Deposits received	已收保證金		3,820	218
Due to non-controlling shareholders	應付非控股股東款項	(c)	2,362	4,773
			64,376	62,584

Notes: 附註:

(a) Details of contract liabilities are as follows:

(a) 合約負債的詳情如下:

		30 June 2021 2021年 6月30日 HK\$'000	30 June 2020 2020年 6月30日 HK\$′000
		千港元	千港元
Advances received from customers	從客戶收到的墊款		
Provision of corporate healthcare solution	向合約客戶提供企業醫療		
services to contract customers	保健解決方案服務	16,120	18,645
Provision of clinical healthcare services	提供臨床醫療保健服務	5,680	5,268
		21,800	23,913

- (b) Other payables and accruals are non-interest-bearing and are normally repayable on demand.
 - re (b) 其他應付款項及應計費用不計息,且一 般按要求償還。
- (c) The amounts due to non-controlling shareholders of subsidiaries are unsecured, interest-free and repayable on demand.
- (c) 應付附屬公司非控股股東的金額為無抵押、不計息及按要求償還。

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32. DEFERRED TAX

The movements in deferred tax assets and liabilities during the year are as follows:

32. 遞延税項

年內的遞延税項資產及負債變動如下:

Gross deferred tax assets

遞延税項資產總額

		Depreciation in excess of related depreciation allowance	Total
		超出相關 折舊撥備的	A 21
		折舊 HK\$′000 千港元	合計 HK\$′000 千港元
At 30 June 2019 and at 1 July 2019 Deferred tax credited to the consolidated	於2019年6月30日及 2019年7月1日 年內於綜合損益表計入的	1,300	1,300
statement of profit or loss during the year (note 11)	遞延税項(附註11)	391	391
At 30 June 2020 and at 1 July 2020	於2020年6月30日及 2020年7月1日	1,691	1,691
Deferred tax charged to the consolidated statement of profit or loss during the	年內於綜合損益表扣除的 遞延税項(附註11)		
year (note 11)		(274)	(274)
At 30 June 2021	於2021年6月30日	1,417	1,417

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32. DEFERRED TAX (Continued) Gross deferred tax liabilities

32. 遞延税項(續) 遞延税項負債總額

		Depreciation allowance in excess of related depreciation 超出相關 折舊的 折舊撥備 HK\$'000	Fair value adjustments arising from business combinations 業務合併產生的公允價值調整 HK\$'000	Total 合計 HK\$′000 千港元
At 30 June 2019 and at 1 July 2019 Deferred tax charged/(credited) to the consolidated statement of profit or loss during the year	於2019年6月30日及 2019年7月1日 年內於綜合損益表扣除 /(計入)的遞延税項 (附註11)	1,343	13,266	14,609
(note 11) Acquisition of a subsidiary (note 39)	收購一間附屬公司 (附註39)	214	(495) 422	(281) 422
Disposal of a subsidiary (note 40)	出售一間附屬公司 (附註40)	(178)	-	(178)
At 30 June 2020 and at 1 July 2020 Deferred tax charged/(credited) to the consolidated statement of profit or loss during the year	於2020年6月30日及 2020年7月1日 年內於綜合損益表扣除 /(計入)的遞延税項 (附註11)	1,379	13,193	14,572
(note 11) Reclassified to a disposal group classified held for sale (note 47)	重新分類為持作出售之 出售組別(附註47)	316	(524) (2,126)	(208)
At 30 June 2021	於2021年6月30日	1,695	10,543	12,238

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32. DEFERRED TAX (Continued)

At 30 June 2021, the Group had unrecognised tax losses arising in Hong Kong of HK\$23,252,000 (2020: HK\$24,495,000), subject to the agreement by the Hong Kong Inland Revenue Department, that are available indefinitely for offsetting against future taxable profits of the companies in which the losses arose. The Group also had unrecognised tax losses arising in Mainland China of HK\$68,189,000 (2020: HK\$33,674,000), subject to the agreement by the relevant taxation authority, that will expire in five years for offsetting against future taxable profits of the companies in which the losses arose. Deferred tax assets have not been recognised in respect of these losses due to unpredictability of future taxable profit streams.

32. 遞延税項(續)

於2021年6月30日,本集團在香港產生的未確認税項虧損為23,252,000港元(2020年:24,495,000港元)(有待香港稅務局同意),該等税項虧損可無限期用作抵銷產生虧損的公司的未來應課税利潤。本集團亦有在中國內地產生的未確認稅項虧損68,189,000港元(2020年:33,674,000港元)(有待相關稅務機關同意),該等稅項虧損將於五年內屆滿,可用作抵銷產生虧損的公司的未來應課稅利潤。由於無法預測未來應課稅利潤來源,因此並無就該等虧損確認遞延稅項資產。

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32. **DEFERRED TAX** (Continued)

Pursuant to the PRC Corporate Income Tax Law, a 10% withholding tax is levied on dividends declared to foreign investors from the foreign investment enterprises established in Mainland China. The requirement is effective from 1 January 2008 and applies to earnings after 31 December 2007. A lower withholding tax rate may be applied if there is a tax treaty between Mainland China and the jurisdiction of the foreign investors. For the Group, the applicable rate is 5% or 10%. The Group is therefore liable for withholding taxes on dividends distributed by those subsidiaries established in Mainland China in respect of earnings generated from 1 January 2008.

At 30 June 2021, no deferred tax has been recognised for withholding taxes that would be payable on the unremitted earnings that are subject to withholding taxes of the Group's subsidiaries established in Mainland China. In the opinion of the directors, it is not probable that these subsidiaries will distribute such earnings in the foreseeable future. The aggregate amount of temporary differences associated with investments in subsidiaries in Mainland China for which deferred tax liabilities have not been recognised totalled approximately HK\$21,325,000 at 30 June 2021 (2020: HK\$32,233,000).

There are no income tax consequences attaching to the payment of dividends by the Company to its shareholders.

32. 遞延税項(續)

根據中國企業所得稅法,於中國內地成立之外商投資企業向外國投資者宣派之股息須按10%徵收預扣稅。此規定由2008年1月1日起生效,並適用於2007年12月31日後之盈利。倘中國內地與外國投資者所在司法權區之間訂立稅務條約,則可能採用較低之預扣稅率。本集團適用的預扣稅率為5%或10%。因此,本集團須為於中國內地成立的附屬公司就2008年1月1日起產生之盈利分派股息而繳納預扣稅。

於2021年6月30日,並無就因本集團於中國內地成立的附屬公司的未匯出盈利(須繳納預扣税者)而應付的預扣税確認遞延税項。董事認為,該等附屬公司於可見將來將不大可能分派有關盈利。於2021年6月30日,與投資於中國內地的附屬公司有關的未確認遞延税項負債的暫時性差異合共約為21,325,000港元(2020年:32,233,000港元)。

本公司向股東派發的股息並無受所得税 影響。

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33. PROVISION

33. 撥備

		Note 附註	2021 2021年 HK\$′000 千港元	2020 2020年 HK\$'000 千港元
At beginning of year	於年初	'	3,308	2,813
Acquisitions of subsidiaries	收購附屬公司	39	_	200
Disposal of a subsidiary	出售一間附屬公司		(250)	(53)
Additions during the year	年內增加		_	475
Amount utilised during the year	年內動用金額		(493)	(102)
Exchange realignment	匯兑調整		62	(25)
At end of year	於年末		2,627	3,308

Pursuant to the terms of the respective tenancy agreements entered into by the Group, the Group is required to return certain of its leased properties to the conditions as stipulated in the respective tenancy agreements at the expiration or sooner determination of the corresponding lease terms as appropriate. The provision for reinstatement costs was estimated based on certain assumptions and estimates made by the directors with reference to quoted prices and/or other available information. The assumptions and estimates are reviewed on an ongoing basis and revised as appropriate.

根據本集團所訂立的有關租賃協議的條款,於相關租期屆滿時或提早終止時(視乎情況適當而定),本集團須將其若干租賃物業恢復至有關租賃協議訂明的狀態。復原成本撥備乃基於董事參考報價及/或其他可得資料所作出的若干假設及估計而預測。假設及估計會予以持續檢討並作出適當修訂。

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34. SHARE CAPITAL Shares

34. 股本 股份

		2021	2020
		2021年	2020年
		HK\$'000	HK\$'000
/		千港元	千港元
Authorised:	法定:		
5,000,000,000	5,000,000,000股		
(2020: 5,000,000,000)	(2020年:5,000,000,000股)		
ordinary shares of	每股面值0.001港元		
HK\$0.001	(2020年:0.001港元)		
(2020: HK\$0.001) each	的普通股	5,000	5,000
Issued and fully paid:	已發行及繳足:		
775,350,089	775,350,089股		
(2020: 765,759,953)	(2020年:765,759,953股)		
ordinary shares of	每股面值0.001港元		
HK\$0.001	(2020年:0.001港元)		
(2020: HK\$0.001) each	的普通股	775	766

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Nominal

34. SHARE CAPITAL (Continued)

Shares (Continued)

The movements in the Company's authorised and issued share capital during the years ended 30 June 2021 and 2020 are as follows:

34. 股本(續) 股份(續)

本公司於截至2021年及2020年6月30日 止年度之法定及已發行股本變動如下:

		Notes 附註	Number of ordinary shares 普通股數目	value of ordinary shares 普通股面值 HK\$'000 千港元
Authorised:	法定:			
At 1 July 2019, at 30 June 2020	於2019年7月1日、			
at 1 July 2020 and	於2020年6月30日、			
at 30 June 2021	於2020年7月1日及			
	於2021年6月30日		5,000,000,000	5,000
Issued and fully paid:	已發行及繳足:			
At 1 July 2019	於2019年7月1日		757,818,000	758
Shares issued in lieu of cash	發行股份以代替	(a)		
dividend	現金股息		7,941,953	8
At 30 June 2020 and	於2020年6月30日及			
at 1 July 2020	於2020年7月1日		765,759,953	766
Shares issued in lieu of cash	發行股份以代替	(b)		
dividend	現金股息		9,590,136	9
At 30 June 2021	於2021年6月30日		775,350,089	775

- (a) On 20 November 2019, the Company's shareholders approved at the annual general meeting a final dividend of HK2.55 cents per ordinary share payable in cash with a scrip dividend alternative ("the Scrip Dividend Scheme") for the year ended 30 June 2019 (the "2019 Final Dividend"). During the year ended 30 June 2020, 7,941,953 new shares were issued by the Company at a deemed price of HK\$1.32 per ordinary share, credited as fully paid, to shareholders of the Company who had elected to receive scrip shares in lieu of cash to settle the 2019 Final Dividend of HK\$10,483,000. The remaining balance of the 2019 Final Dividend of HK\$8,841,000 was satisfied by cash. Further details of the Scrip Dividend Scheme are set out in the Company's circular dated 20 December 2019.
- (b) On 20 November 2020, the Company's shareholders approved at the annual general meeting a final dividend of HK2.65 cents per ordinary share payable in cash with a scrip dividend alternative (the "Scrip Dividend Scheme 2020") for the year ended 30 June 2020 (the "2020 Final Dividend"). During the year ended 30 June 2021, 9,590,136 new shares were issued by the Company at a deemed price of \$1.19 per ordinary share, credited as fully paid, to shareholders of the Company who had elected to receive scrip shares in lieu of cash to settle the 2020 Final Dividend of HK\$11,412,639. The remaining balance of the 2020 Final Dividend of HK\$8,880,000 was satisfied by cash. Further details of the Scrip Dividend Scheme 2020 are set out in the Company's circular dated 14 December 2020.
- (a) 於2019年11月20日,本公司股東於股東週年大會上批准派發截至2019年6月30日止年度的末期股息每股普通股2.55港仙,有關股息以現金支付並附有以股代息備選方案(「以股代息計劃」)(「2019年末期股息」)。截至2020年6月30日止年度,本公司按每股普通股1.32港元的的混作價格向選擇投取代息股份以代替現金的本公司股東簽行7,941,953股入代賬別作成的、以支付10,483,000港元之至,2019年末期股息。2019年末期股息的餘額8,841,000港元已經以現金支付。以股代息計劃的進一步詳情載於日期為2019年12月20日的本公司通函。
- (b) 於2020年11月20日,本公司股東於股東週年大會上批准派發截至2020年6月30日止年度的末期股息每股普通股2.65港仙,有關股息以現金支付並附有以股代息備選方案(「2020年以股代息計劃」)(「2020年末期股息」)。截至2021年6月30日止年度,本公司按每股普通股1.19港元的視作價格向選擇收取代息股份以代替现金的本公司股東發行9,590,136股入賬列作鄉太之新股份,以支付11,412,639港元的2020年末期股息。2020年末期股息的餘額8,880,000港元已經以現金支付。2020年以股代息計劃的進一步詳情載於日期為2020年12月14日的本公司通函。

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35. SHARE OPTION SCHEMES AND WARRANTS Share option schemes

The Company operates a pre-initial public offering share option scheme (the "Pre-IPO Share Option Scheme") and a share option scheme (the "Share Option Scheme") (collectively, the "Schemes") for the purpose of providing incentives and rewards to eligible participants who contribute to the success of the Group's operations. The principal terms of the Pre-IPO Share Option Scheme are similar to the terms of the Share Option Scheme except that (i) no further options could be granted under the Pre-IPO Share Option Scheme; and (ii) the exercise price and the exercise period of the share options are different as further detailed below.

Eligible participants of the Schemes include the Company's directors, including independent non-executive directors, other employees of the Group, consultants of the Group, suppliers of goods or services to the Group, customers of the Group, the Company's shareholders, and any non-controlling shareholder in the Company's subsidiaries. The Pre-IPO Share Option Scheme was approved and adopted on 18 August 2015. The Share Option Scheme became effective on 27 November 2015 and, unless otherwise cancelled or amended, will remain in force for 10 years from that date.

The maximum number of unexercised share options currently permitted to be granted under the Schemes is an amount equivalent, upon their exercise, to 10% of the shares of the Company in issue at any time. The maximum number of shares issuable under share options to each eligible participant in the Schemes within any 12-month period is limited to 1% of the shares of the Company in issue at any time. Any further grant of share options in excess of this limit is subject to shareholders' approval in a general meeting.

Share options granted to a director, chief executive or substantial shareholder of the Company, or to any of their associates, are subject to approval in advance by the independent non-executive directors. In addition, any share options granted to a substantial shareholder or an independent non-executive director of the Company, or to any of their associates, in excess of 0.1% of the shares of the Company in issue at any time or with an aggregate value (based on the closing price of the Company's shares at the date of grant) in excess of HK\$5 million, within any 12-month period, are subject to shareholders' approval in advance in a general meeting.

35. 購股權計劃及認股權證 購股權計劃

計劃合資格參與者包括本公司董事(包括獨立非執行董事)、本集團其他僱員、本集團的顧問、向本集團提供貨品或服務的供應商、本集團客戶、本公司的股東以及本公司附屬公司的任何非控股股東。首次公開發售前購股權計劃於2015年8月18日獲批准及採納。購股權計劃於2015年11月27日生效,除非以其他方式取消或修訂,否則自該日期起維持有效10年。

目前獲准按計劃授出的未行使購股權最高數目相等於獲行使時本公司於任何時間已發行股份10%。根據購股權可於任何12個月期間內向計劃各合資格參與者發行的股份最高數目,限於本公司於任何時間已發行股份1%。任何超出此限額的進一步授出購股權須獲股東大會上股東批准。

向本公司董事、行政總裁或主要股東或 任何彼等聯繫人授出的購股權須預先獲 得獨立非執行董事批准。此外,向本公 司主要股東或獨立非執行董事或任何彼 等聯繫人授出任何購股權(超過本公司 任何時間已發行股份0.1%或總值(基於 本公司股份於授出日期的收市價)於任 何12個月期間內超過5百萬港元),須預 先於股東大會上獲股東批准。

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Maximum

35. SHARE OPTION SCHEMES AND WARRANTS

(Continued)

Share option schemes (Continued)

The exercise price of share options under the Pre-IPO Share Option Scheme is HK\$1.2228 and the share options are exercisable after a vesting period of one to two years in the following manner:

35. 購股權計劃及認股權證(續)

購股權計劃(續)

首次公開發售前購股權計劃項下購股權 的行使價為1.2228港元,購股權可於一 至兩年歸屬期後按以下方式行使:

		percentage of
		options
		exercisable
Vesting period of		可行使購股權的
the relevant percentage of the options	購股權相關百分比的歸屬期	最高百分比
From 18 August 2015 to 17 August 2016	2015年8月18日至2016年8月17日	10%
From 18 August 2015 to 17 August 2017	2015年8月18日至2017年8月17日	90%

The offer of a grant of share options under the Share Option Scheme may be accepted upon payment of a nominal consideration of HK\$1 in total by the grantee. The exercise period of the share options granted under the Share Option Scheme is determinable by the directors, and commences after a vesting period and ends on a date which is not later than 10 years from the date of offer of the share options.

The exercise price of share options under the Share Option Scheme is determinable by the directors, but may not be less than the higher of (i) the nominal value of the shares; (ii) the closing price of the Company's shares as stated in the Stock Exchange's daily quotation sheets on the date of offer of the share options; and (iii) the average of the closing prices of the Company's shares as stated in the Stock Exchange's daily quotation sheets for the five trading days immediately preceding the date of offer.

Share options do not confer rights on the holders to dividends or to vote at shareholders' meetings.

根據購股權計劃提出授予購股權可能自承授人支付象徵式代價合共1港元後獲批准。根據購股權計劃獲授購股權的行使期可由董事釐定,於歸屬期後開始,於購股權要約日期起不少於10年的日期。

購股權計劃項下購股權的行使價由董事 釐定,惟不得低於(i)股份的面值:(ii)聯 交所每日報價表內所示本公司股份於購 股權要約日期的收市價:及(iii)聯交所 每日報價表內所示本公司股份於緊接購 股權要約日期前五個交易日的平均收市 價(以較高者為準)。

購股權並無授予持有人獲派股息或於股 東大會上投票之權利。

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35. SHARE OPTION SCHEMES AND WARRANTS

(Continued)

Share option schemes (Continued)

The following share options under the Pre-IPO Share Option Scheme were outstanding during the year:

35. 購股權計劃及認股權證(續)

購股權計劃(續)

年內,首次公開發售前購股權計劃項下 尚未行使的購股權如下:

		20	21	20	20
		2021年		2020年	
		Weighted		Weighted	
		average		average	
		exercise	Number of	exercise	Number of
		price	options	price	options
		加權平均	購股權	加權平均	購股權
		行使價	數目	行使價	數目
		HK\$		HK\$	
		per share	'000	per share	′000
		每股港元	千份	每股港元	千份
At beginning of year	於年初	1.2228	27,008	1.2228	27,008
Exercised during the year	年內行使	-	-	_	_
At end of year	於年末	1.2228	27,008	1.2228	27,008

No share options were exercised during the years ended 30 June 2021 and 2020.

截至2021年及2020年6月30日止年度內 並無購股權獲行使。

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35. SHARE OPTION SCHEMES AND WARRANTS

(Continued)

Share option schemes (Continued)

The following share options under the Share Option Scheme were outstanding during the year:

35. 購股權計劃及認股權證(續)

購股權計劃(續)

年內,購股權計劃項下尚未行使的購股 權如下:

		2021		2020		
		202	2021年		2020年	
		Weighted		Weighted		
		average		average		
		exercise	Number of	exercise	Number of	
		price	options	price	options	
		加權平均	購股權	加權平均	購股權	
		行使價	數目	行使價	數目	
		HK\$		HK\$		
		per share	′000	per share	′000	
		每股港元	千份	每股港元	千份	
At beginning of year	於年初	1.91	19,270	1.91	19,270	
Granted during the year	年內授出	0.772	20,686	_	_	
Exercised during the year	年內行使	_	_	_	_	
Lapsed during the year	年內失效	1.65	(3,670)	_	_	
At end of year	於年末	1.28	36,286	1.91	19,270	

No share options were exercised during the years ended 30 June 2021 and 2020.

截至2021年及2020年6月30日止年度內 並無購股權獲行使。

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35. SHARE OPTION SCHEMES AND WARRANTS

(Continued)

Share option schemes (Continued)

The exercise prices and exercise periods of the share options outstanding under the Schemes as at the end of the reporting period are as follows:

35. 購股權計劃及認股權證(續)

購股權計劃(續)

於報告期末計劃項下尚未行使購股權的 行使價及行使期如下:

2021年

Number of options 購股權數目 '000 千份	Exercise price* 行使價* HK\$ per share 每股港元	Exercise period 行使期	
1,358	1.2228	18 August 2016 to 26 November 2022	2016年8月18日至2022年11月26日
25,650	1.2228	18 August 2017 to 26 November 2022	2017年8月18日至2022年11月26日
12,600	2.06	30 June 2019 to 5 November 2023	2019年6月30日至2023年11月5日
500	1.56	4 May 2020 to 3 May 2025	2020年5月4日至2025年5月3日
1,000	1.56	4 May 2021 to 3 May 2025	2021年5月4日至2025年5月3日
1,500	1.56	4 May 2022 to 3 May 2025	2022年5月4日至2025年5月3日
8,274	0.772	26 May 2022 to 25 May 2029	2022年5月26日至2029年5月25日
6,206	0.772	26 May 2023 to 25 May 2029	2023年5月26日至2029年5月25日
6,206	0.772	26 May 2024 to 25 May 2029	2024年5月26日至2029年5月25日
63,294			

2020年

Number of options 購股權數目 '000 千份	Exercise price* 行使價* HK\$ per share 每股港元	Exercise period 行使期	
1,358	1.2228	18 August 2016 to 26 November 2022	2016年8月18日至2022年11月26日
25,650	1.2228	18 August 2017 to 26 November 2022	2017年8月18日至2022年11月26日
340	2.06	30 June 2017 to 29 June 2022	2017年6月30日至2022年6月29日
330	2.06	30 June 2018 to 29 June 2022	2018年6月30日至2022年6月29日
12,600	2.06	30 June 2019 to 5 November 2023	2019年6月30日至2023年11月5日
1,000	1.56	4 May 2020 to 3 May 2025	2020年5月4日至2025年5月3日
2,000	1.56	4 May 2021 to 3 May 2025	2021年5月4日至2025年5月3日
3,000	1.56	4 May 2022 to 3 May 2025	2022年5月4日至2025年5月3日
46.278			

^{*} The exercise price of the share options is subject to adjustment in the case of rights or bonus issues, or other similar changes in the Company's share capital.

^{*} 購股權的行使價可因供股或紅股發行或 本公司股本的其他類似變動而調整。

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35. SHARE OPTION SCHEMES AND WARRANTS

(Continued)

Share option schemes (Continued)

The fair value of the share options granted during the year (ranged from HK\$0.33 to HK\$0.37 per each share option) was amounted to HK\$7,232,000. No share options were granted during the year ended 30 June 2020. During the year the Group recognised a share-based payment expense of HK\$1,833,000 (2020: HK\$2,056,000).

The fair value of equity-settled share options granted during the year was estimated as at the date of grant using a binomial model, taking into account the terms and conditions upon which the options were granted. The following table lists the inputs to the model used:

35. 購股權計劃及認股權證(續)

購股權計劃(續)

本年度內授出購股權的公允價值為7,232,000港元(每份購股權介乎0.33港元至0.37港元)。截至2020年6月30日止年度內並無授出購股權。本集團於本年度內確認以股份為基礎的付款開支1,833,000港元(2020年:2,056,000港元)。

於本年度授出以權益結算的購股權的公 允價值於授出日期以二項式模式估算, 當中計及購股權獲授出的條款及條件。 下表列出所用模式的輸入參數:

		2021 2021年
Dividend yield (%)	股息收益率(%)	1.46
Expected volatility (%)	預期波幅(%)	53.99
Risk-free interest rate (%)	無風險利率(%)	0.93
Expected life of options (year)	購股權預期年期(年)	8
Weighted average share price (HK\$ per share)	加權平均股價(每股港元)	0.772

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35. SHARE OPTION SCHEMES AND WARRANTS

(Continued)

Share option schemes (Continued)

The expected life of the options is not necessarily indicative of the exercise patterns that may occur. The expected volatility reflects the assumption that the historical volatility is indicative of future trends, which may also not necessarily be the actual outcome.

No other feature of the options granted was incorporated into the measurement of fair value.

At the end of the reporting period, the Company had 63,294,000 share options outstanding under the Schemes. The exercise in full of the outstanding share options would, under the present capital structure of the Company, result in the issue of 63,294,000 additional ordinary shares of the Company and additional share capital of approximately HK\$63,000 and share premium of approximately HK\$79,568,000 (before issue expenses).

At the date of approval of these consolidated financial statements, the Company had 63,294,000 share options outstanding under the Schemes, which represented approximately 8% of the Company's shares in issue as at that date.

35. 購股權計劃及認股權證(續)

購股權計劃(續)

購股權的預期年期並不一定反映可能產生的行使模式。預期波幅反映假設過往 波幅可反映未來趨勢(亦可能未必反映 實際結果)。

概無於公允價值計量納入已授出購股權 的其他特點。

於報告期末,本公司根據計劃有63,294,000份尚未行使購股權。根據本公司目前資本架構,悉數行使尚未行使購股權將導致發行本公司63,294,000股額外普通股及增加股本約63,000港元及股份溢價約79,568,000港元(扣除發行開支前)。

於此等綜合財務報表獲批准日期,本公司根據計劃有63,294,000份尚未行使購股權,相當於本公司於該日的已發行股份約8%。

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35. SHARE OPTION SCHEMES AND WARRANTS

(Continued)

Warrants

On 24 October 2018, the Company entered into a subscription agreement ("Subscription Agreement") with Zheng He Health and Medical Resources Limited ("Zheng He"), whereby the Company agreed to issue the unlisted warrants for the subscription of 110,411,000 shares of the Company to Zheng He (or any company or trust under the control of Mr. Law Siu Wah, Eddie nominated by Zheng He). The warrants will rank pari passu in all respects among themselves. Zheng He is ultimately controlled by Mr. Law Siu Wah, Eddie, and his investment strategically focuses on the future technology for medical and healthcare ecosystem. The vesting of such warrants is subject to the fulfilment of certain agreed milestones. The agreed milestones included: (i) technology enhancement to leverage on Mr. Law's experience and network to bring the Group with strategic relationship; (ii) granting a right to the Group to invest into a joint venture to be established between Zheng He for building up a Hong Kong based patient centric hub; and (iii) utilising Zheng He's global capital market reach to optimise and enhance the Group's existing shareholding structure, including but not limited to the introduction of strategic investors and elite financial investors, and assist the Group in identifying future expansion and acquisition opportunities.

The corresponding agreed number of warrants (varied on different milestones) shall be vested with an exercise price of HK\$2.06 per warrant option. The warrants would vest and become exercisable upon satisfaction of the above agreed milestones within the 12 month period (subject to extension) as specified in the Subscription Agreement. If the agreed milestones are not satisfied during this period, the warrants will lapse. Further details of which are set out in the circular of the Company dated 29 October 2018. As a result of scrip dividend distributed by the Company during the year ended 30 June 2020, the exercise price per warrant option was adjusted to HK\$2.0136 in January 2020. The exercise price per warrant option was further adjusted to HK\$2.0042 in April 2020 as a result of the Company's distribution of interim dividend. As a result of scrip dividend distributed by the Company during the year, the exercise price per warrant option was adjusted to HK\$1.9609 in January 2021. The exercise price per warrant option was further adjusted to HK\$1.9382 in April 2021 as a result of the Company's distribution.

35. 購股權計劃及認股權證(續)

認股權證

於2018年10月24日,本公司與Zheng He Health and Medical Resources Limited (「鄭和」) 訂立一項認購協議 (「認購協議」),據此,本公司同意向 鄭和(或由鄭和提名受羅肇華先生控制 的任何公司或信託)發行非上市認股 權證,以認購本公司110,411,000股股 份。認股權證彼此之間在各方面將享有 同等地位。鄭和由羅肇華先生最終控 制。其投資策略性聚焦於健康醫療生態 系統之未來科技。有關認股權證之歸屬 取決於若干協定里程碑之達成。協定之 里程碑包括:(i)技術改良,憑藉羅先生 的豐富經驗及龐大網絡,為本集團帶來 策略夥伴;(ii)授予本集團權利投資於 鄭和與若干投資者將成立的合資公司, 以建立以香港為中心的患者樞紐;及 (iii)善用鄭和在全球資本市場的脈絡,從 而優化及提升本集團現有股權架構(包 括但不限於引入策略投資者及卓越金融 投資者),並協助本集團識別日後擴展 及收購業務的機遇。

相應協定之認股權證數目(視不同里程 碑而定) 將按每份認股權證2.06港元之 行使價歸屬。認股權證將於認購協議訂 明之12個月期間(可予延長)內達成上 述之協定里程碑後歸屬及可予行使。倘 於該段期間內未能達成協定里程碑,認 股權證將失效。進一步詳情載於日期為 2018年10月29日之本公司通函。由於 本公司於截至2020年6月30日止年度作 出以股代息之分派,每份認股權證之行 使價於2020年1月調整至2.0136港元。 由於本公司派發中期股息,每份認股權 證之行使價已於2020年4月進一步調整 至2.0042港元。由於本公司於年內作出 以股代息之分派,每份認股權證之行使 價於2021年1月調整至1.9609港元。由 於本公司之派發,每份認股權證之行使 價已於2021年4月進一步調整至1.9382 港元。

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35. SHARE OPTION SCHEMES AND WARRANTS

(Continued)

Warrants (Continued)

The fair value of warrants granted during the year ended 30 June 2019 was estimated as at the date of grant using the Black-Scholes option pricing model, taking into account the terms and conditions upon which the warrants were granted. The following table lists the inputs to the model used:

35. 購股權計劃及認股權證(續)

認股權證(續)

截至2019年6月30日止年度內授出之認股權證之公允價值乃按「柏力克一舒爾斯」期權定價模式估計,當中已計及授出認股權證的條款及條件。下表載列使用的模型輸入數據。

2019

		2019年
Dividend yield (%)	股息收益率(%)	1.60
Expected volatility (%)	預期波幅(%)	56.32
Risk-free interest rate (%)	無風險利率(%)	2.57 - 2.60
Expected life of warrants (year)	認股權證預期年期(年)	3.5 - 4.44
Exercise price (HK\$ per share)	加權平均股價(每股港元)	2.06

On the date of grant, the fair values of warrants to be issued for each milestone were HK\$22,362,000, HK\$25,226,000 and HK\$25,226,000, respectively.

During the year ended 30 June 2019, upon the fulfilment of one of the vesting conditions, 36,803,667 warrants were issued which were exercisable between 6 June 2019 to 6 June 2022. The remaining vesting conditions were not fulfilled by Zheng He upon expiry on 14 November 2019. There was no exercise of warrant options during the current and prior years.

During the year ended 30 June 2020, the Group recognised a reversal of share-based payment expense of HK\$15,150,000 while a share-based payment expense of HK\$37,512,000 was recognised during the year ended 30 June 2019. There was no change/reversal of share-based payment expenses during the current year.

At the end of the reporting period, the Company had 36,803,667 warrants outstanding. The exercise in full of the outstanding warrants would, under the present capital structure of the Company, result in the issue of 36,803,667 additional ordinary shares of the Company and additional share capital of approximately HK\$37,000 and share premium of approximately HK\$75,779,000 (before issue expenses).

At the date of approval of these consolidated financial statements, the Company had 36,803,667 warrants outstanding under the schemes, which represented approximately 5% of the Company's shares in issue as at that date.

於授出日期,將就各里程碑發行的認股權證的公允價值分別為22,362,000港元、25,226,000港元及25,226,000港元。

於截至2019年6月30日止年度,於其中 一項歸屬條件達成後,36,803,667份認 股權證已發行並可於2019年6月6日至 2022年6月6日之期間內行使。餘下歸屬 條件於2019年11月14日期限屆滿時仍 未由鄭和達成。於本年度及上年度並無 認股權證獲行使。

於截至2020年6月30日止年度,本集團確認撥回以股份為基礎的付款開支15,150,000港元而於截至2019年6月30日止年度則確認以股份為基礎的付款開支37,512,000港元。於本年度並無以股份為基礎的付款開支變動/撥回。

於報告期末,本公司有36,803,667份尚未行使的認股權證。在本公司目前資本架構下,全數行使該等尚未行使的認股權證將導致發行本公司36,803,667股額外普通股以及額外股本約37,000港元以及股份溢價約75,779,000港元(未扣除發行開支)。

於此等綜合財務報表獲批准日期,本公司根據計劃有36,803,667份尚未行使認股權證,相當於本公司於該日的已發行股份約5%。

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36. SHARE AWARD SCHEME

On 30 June 2016, the Company adopted a share award scheme (the "Share Award Scheme") for the purpose of recognising the contributions by certain eligible participants and providing them with incentives in order to retain them for the continual operation and development of the Group and to attract suitable personnel for the growth and further development of the Group.

Eligible participants of the Share Award Scheme include the Company's directors, senior management and other employees of the Group, and employed experts of the Group. The Share Award Scheme will remain in force for 10 years from 30 June 2016, unless otherwise cancelled or amended.

The maximum number of shares currently permitted to be granted under the Share Award Scheme is limited to 2% of the issued share capital of the Company at any time. The maximum number of shares which may be awarded to each eligible participant in the Share Award Scheme is limited to 1% of the issued share capital of the Company in each year.

The eligible participant for participation in the Share Award Scheme (the "Selected Participant") is selected and the number of shares to be awarded under the Share Award Scheme is determined by the board of directors. The shares to be awarded under the Share Award Scheme will be purchased by a trustee (the "Trustee") from the open market out of cash contributed by the Group and be held on trust for the Selected Participant until such shares are vested with the Selected Participant in accordance with the provisions of the Share Award Scheme.

The Trustee shall not exercise the voting rights in respect of any shares held on trust for the Group or the Selected Participant.

During the year, the Group purchased 1,130,000 (2020: 518,000) of its own shares through the Trustee from the open market. The total amount paid to acquire the shares was approximately HK\$1,030,000 (2020: HK\$708,000) and has been deducted from equity. As at 30 June 2021, such shares were classified as treasury shares of the Company as they were not yet vested.

36. 股份獎勵計劃

於2016年6月30日,本公司採納股份獎勵計劃(「股份獎勵計劃」),旨在肯定若干合資格參與者所作貢獻及就此給予獎勵,以留聘彼等為本集團持續經營及發展,並吸引合適人員推動本集團增長及進一步發展。

股份獎勵計劃的合資格參與者包括本公司董事、高級管理層及本集團其他僱員以及本集團的受聘專家。除非另行取消或修訂,否則股份獎勵計劃自2016年6月30日起10年內維持有效。

根據股份獎勵計劃現時獲准授出的最高 股份數目以本公司任何時間內已發行股 本的2%為限。根據股份獎勵計劃可授予 各合資格參與者的最高股份數目以為本 公司各年內已發行股本的1%為限。

參與股份獎勵計劃的合資格參與者(「獲選參與者」)由董事會選定,而根據股份獎勵計劃將予授出的股份數目由董事會釐定。根據股份獎勵計劃將予授出的股份數目由董事會釐定。根據股份獎勵計劃將予授出的股份將由受託人(「受託人」)以本集團注入的現金從公開市場購入,並以信託形式代獲選參與者持有,直至該等股份根據股份獎勵計劃條文歸屬予相關獲選參與者為止。

受託人不得行使以信託形式為本集團或 獲選參與者持有的任何股份的表決權。

年內,本集團透過受託人自公開市場購入其本身股份1,130,000股(2020年:518,000股)。收購股份所支付的總金額約為1,030,000港元(2020年:708,000港元),已自權益中扣除。於2021年6月30日,由於有關股份尚未歸屬,故已分類為本公司的庫存股份。

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36. SHARE AWARD SCHEME (Continued)

During the year, 600,000 (2020: 1,390,000) share awards have been granted under the Share Award Scheme and 196,002 (2020: 185,609) shares of the Company were scrip dividends with respect to shares of the Company held under the Share Award Scheme.

The movements in the Company's shares held under the Share Award Scheme during the years ended 30 June 2021 and 2020 are as follows:

36. 股份獎勵計劃(續)

年內,已根據股份獎勵計劃授出600,000股股份獎勵(2020年:1,390,000股)而196,002股(2020年:185,609股)本公司股份為股份獎勵計劃項下預留之本公司股份的相關代息股份。

本公司股份獎勵計劃項下預留的股份於 截至2021年及2020年6月30日止年度之 變動如下:

Shares held

		Number of ordinary shares	under the Share Award Scheme 股份獎勵計劃
		普通股數目	項下預留的股份 HK\$′000 千港元
At 1 July 2019	於2019年7月1日	9,366,000	14,620
Purchases of shares for the share award	就股份獎勵計劃購買股份		
scheme		518,000	708
Allotment of scrip shares	配發代息股份	185,609	260
Issuance of share awards immediately	發行即時歸屬的股份獎勵		
vested		(1,390,000)	(2,158)
At 30 June 2020 and at 1 July 2020	於2020年6月30日及		
	於2020年7月1日	8,679,609	13,430
Purchases of shares for the share award	就股份獎勵計劃購買股份		
scheme		1,130,000	1,030
Allotment of scrip shares	配發代息股份	196,002	233
At 30 June 2021	於2021年6月30日	10,005,611	14,693

As at 30 June 2021, 6,180,000 (2020: 5,630,000) awarded shares are outstanding and these awarded shares were included in 10,005,611 (2020: 8,679,609) shares of the Company held under the Share Award Scheme.

於2021年6月30日 · 6,180,000股(2020年:5,630,000股)獎勵股份為尚未行使,該等獎勵股份已包括在股份獎勵計劃項下預留的10,005,611股(2020年:8,679,609股)本公司股份中。

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36. SHARE AWARD SCHEME (Continued)

Details of the awarded shares outstanding as at 30 June 2021 and 2020 were set out as follows:

36. 股份獎勵計劃(續)

於2021年及2020年6月30日,發行在外的獎勵股份詳情如下:

30 June 2021

2021年6月30日

Number of awarded shares 終勵股份數日

					突			
Date of grant 授出日期	Share price as at the date of grant 於授出日期 的股份價格 HK\$	Grant price 授出價格 HK\$	As at 1 July 2020 於2020年 7月1日	Granted during the year 年內授出	Vested during the year 年內歸屬	Forfeited during the year 年內沒收	As at 30 June 2021 於2021年 6月30日	Vesting period 歸屬期
	港元	港元						
30 June 2021	0.93	-	-	600,000	(600,000)	-	-	Granted and immediately vested on 30 June 2021
2021年6月30日								已授出及於2021年 6月30日即時歸屬
			_	600,000	(600,000)	_	_	

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36. SHARE AWARD SCHEME (Continued)

36. 股份獎勵計劃(續) 2020年6月30日

30 June 2020

Number of awarded shares 獎勵股份數目

Date of grant	Share price as at the date of grant 於授出日期	Grant price	As at 1 July 2019 於2019年	Granted during the year	Vested during the year	Forfeited during the year	As at 30 June 2020 於2020年	Vesting period
授出日期	的股份價格 HK\$ 港元	授出價格 HK\$ 港元	7月1日	年內授出	年內歸屬	年內沒收	6月30日	歸屬期
17 July 2018* 2018年7月17日*	1.78	1.5	1,165,000	-	(1,165,000)	-	-	17 July 2018 to 30 June 2020 2018年7月17日至 2020年6月30日
27 September 2019 2019年9月27日	1.2	-	-	1,290,000	(1,290,000)	-	-	27 September 2019 2019年9月27日
28 February 2020 2020年2月28日	1.45	-	-	100,000	(100,000)	_	_	28 February 2020 to 20 March 2020 2020年2月28日至 2020年3月20日
			1,165,000	1,390,000	(2,555,000)	_	_	

During the year ended 30 June 2020, the Company passed an ordinary resolution to extend the exercise period of a total of 5,630,000 awarded shares, which have been vested under the Share Award Scheme, from the original expiry date of 30 June 2020 and 30 June 2021 to 30 June 2021 and 30 June 2022, respectively.

The Group recognised a share-based payment expense of HK\$558,000 (2020: HK\$1,856,000) during the year ended 30 June 2021.

本集團於截至2021年6月30日止年度確 認以股份為基礎的付款開支558,000港 元(2020年:1,856,000港元)。

於截至2020年6月30日止年度,本公司通 過普通決議案,將已根據股份獎勵計劃 歸屬之合共5,630,000股獎勵股份的行使 期由原訂到期日2020年6月30日及2021 年6月30日分別延長至2021年6月30日及 2022年6月30日。

30 June 2021 2021年6月30日

37. RESERVES

The amounts of the Group's reserves and the movements therein for the current and prior years are presented in the consolidated statement of changes in equity on pages 145 to 146 of the consolidated financial statements.

Capital contribution reserve

Capital contribution reserve represents (i) the fair value of the shares of the then ultimate holding company that were used to satisfy the consideration of the Group's acquisition of equity interests in certain subsidiaries and additional interests in certain subsidiaries in 2014; (ii) the waiver of amounts due to the then ultimate holding company and a major beneficial shareholder of the Company for the acquisition of a subsidiary; and (iii) the waiver of other payable by a former non-controlling shareholder.

Share-based payment reserve

The share-based payment reserve comprises the fair value of share options, warrants and share awards granted which are yet to be exercised, as further explained in the accounting policy for share-based payments in note 2.4 to the consolidated financial statements. The amount will either be transferred to the share premium account when the related share options or warrants or share awards are exercised, or be transferred to retained profits should the related share options or warrants or share awards expire or be forfeited.

Details of the Company's share option schemes and warrants are included in note 35 and share award scheme are included in note 36 to the consolidated financial statements, respectively.

Legal reserve

The legal reserve represents (i) the transfer of the profit generated from subsidiaries incorporated in Macau from retained profits to the legal reserve in accordance with article 377 of the Macao Commercial Code until the legal reserve balance reaches half of the capital of the relevant subsidiaries; and (ii) pursuant to the relevant laws and regulation in Mainland China, a portion of the profit of the Company's subsidiaries in Mainland China has been transferred to legal reserve which is restricted to use. The legal reserve is not distributable.

37. 儲備

本集團於本年度及過往年度的儲備金額 及其變動呈列於綜合財務報表第145至 146頁的綜合權益變動表。

出資儲備

出資儲備指(i)當時最終控股公司於2014年用以償付本集團收購若干附屬公司股權及若干附屬公司之額外權益之代價的股份的公允價值:(ii)豁免就收購一間附屬公司應付當時最終控股公司及一名本公司主要實益股東的款項:及(iii)一名前非控股股東豁免其他應付款項。

以股份為基礎的付款儲備

以股份為基礎的付款儲備包括已授出但尚未行使的購股權、認股權證及股份獎勵之公允價值,於綜合財務報表附註2.4中以股份為基礎的付款交易之會計政策中有進一步闡述。該金額可於有關購股權或認股權證或股份獎勵獲行使時轉撥至股份溢價賬或於有關購股權或認股權證或股份獎勵過期或被沒收時轉撥至留存利潤。

本公司之購股權計劃及認股權證之詳情 載於綜合財務報表附註35而股份獎勵計 劃之詳情載於綜合財務報表附註36。

法定儲備

法定儲備指(i)將在澳門註冊成立的附屬公司的利潤依照《澳門商法典》第377條由留存利潤轉為法定儲備,直至法定儲備結餘達該等附屬公司股本的一半為止;及(ii)根據中國內地的相關法律法規,本公司於中國內地的附屬公司已將部份利潤轉撥至用途受限制的法定儲備。法定儲備不可分派。

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38. PARTLY-OWNED SUBSIDIARIES WITH MATERIAL NON-CONTROLLING INTERESTS

Details of the Group's subsidiaries that have material non-controlling interests are set out below:

38. 具有重大非控股權益的非全資 附屬公司

具有重大非控股權益的本集團附屬公司 詳情載列如下:

	2021 2021年	2020 2020年
Percentage of equity interest held by 非控股權益持有的股權		
non-controlling interests: 百分比:		
SkinCentral Limited ("SkinCentral") 善 善肌聯合皮膚中心有限公司		
(「善肌」)	40%	40%
UMP Healthcare China and its subsidiaries 聯合醫務中國及其附屬公司		
(the "UMP Healthcare China Group") (「聯合醫務中國集團」)	20%	20%
	2021	2020
	2021年	2020年
	HK\$'000	HK\$'000
	千港元	千港元
Profit/(loss) for the year allocated to 分配予非控股權益的年內		
non-controlling interests:		
SkinCentral善	3,616	4,000
UMP Healthcare China Group 聯合醫務中國集團	(12,788)	(6,507)
Dividend paid to non-controlling interests: 已付非控股權益的股息:		
SkinCentral善	_	10,178
UMP Healthcare China Group 聯合醫務中國集團	_	_
Accumulated balances of non-controlling 於報告日期非控股權益的		
interests at the reporting date: 累計結餘:		
SkinCentral 善肌	17,665	14,049
UMP Healthcare China Group 聯合醫務中國集團	16,294	28,609

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UMP Healthcare

38. PARTLY-OWNED SUBSIDIARIES WITH MATERIAL NON-CONTROLLING INTERESTS

(Continued)

The following table illustrates the summarised financial information of the above subsidiaries, modified for fair value adjustments on acquisition. The amounts disclosed are before any inter-company eliminations:

38. 具有重大非控股權益的非全資附屬公司(續)

下表説明以上附屬公司的財務資料概要,並且就收購事項的公允價值調整作出修訂。所披露金額尚未經過任何公司間抵銷:

2021	2021年	SkinCentral 善肌 HK\$'000 千港元	China Group 聯合醫務中國集團 HK\$'000 千港元
Revenue	收入	62,674	43,293
Profit/(loss) for the year Total comprehensive	年內利潤/(虧損) 年內全面收入/(虧損)	9,041	(63,939)
income/(loss) for the year	總額	9,041	(61,562)
Current assets	流動資產	25,439	74,467
Non-current assets	非流動資產	62,729	35,327
Current liabilities	流動負債	(21,570)	(79,343)
Non-current liabilities	非流動負債	(16,418)	(9,515)
Net cash flows from operating	經營活動所得現金		
activities	流量淨額	26,095	(13,091)
Net cash flows used in investing activities	投資活動所用現金 流量淨額	(2.274)	(11 440)
Net cash flows used in financing	加里伊朗 融資活動所用現金	(3,274)	(11,449)
activities	流量淨額	(15,799)	(11,518)
Net increase/(decrease) in cash and	現金及現金等價物	·	
cash equivalents	增加/(減少)淨額	7,022	(36,058)
2020	2020年	SkinCentral 善肌 HK\$'000 千港元	China Group 聯合醫務中國集團 HK\$'000 千港元
Revenue	收入	58,091	38,380
Profit/(loss) for the year	年內利潤/(虧損)	10,680	(32,536)
Total comprehensive	年內全面收入/(虧損)	, , , , ,	(===,===,
income/(loss) for the year	總額	10,680	(34,329)
Current assets	流動資產	15,733	69,198
Non-current assets	非流動資產	EO 420	54,839
		50,429	
Current liabilities	流動負債	(17,363)	(17,347)
Non-current liabilities	流動負債 非流動負債		
Non-current liabilities Net cash flows from operating	流動負債 非流動負債 經營活動所得現金	(17,363) (7,683)	(17,347) (23,840)
Non-current liabilities Net cash flows from operating activities	流動負債 非流動負債 經營活動所得現金 流量淨額	(17,363)	(17,347)
Non-current liabilities Net cash flows from operating activities Net cash flows used in investing	流動負債 非流動負債 經營活動所得現金 流量淨額 投資活動所用現金	(17,363) (7,683) 30,904	(17,347) (23,840) 80,561
Non-current liabilities Net cash flows from operating activities Net cash flows used in investing activities	流動負債 非流動負債 經營活動所得現金 流量淨額 投資活動所用現金 流量淨額	(17,363) (7,683)	(17,347) (23,840)
Non-current liabilities Net cash flows from operating activities Net cash flows used in investing	流動負債 非流動負債 經營活動所得現金 流量淨額 投資活動所用現金	(17,363) (7,683) 30,904	(17,347) (23,840) 80,561
Non-current liabilities Net cash flows from operating activities Net cash flows used in investing activities Net cash flows used in financing	流動負債 非流動負債 經營活動所得現金 流量淨額 投資活動所用現金 流量淨額 融資活動所用現金	(17,363) (7,683) 30,904 (9,983)	(17,347) (23,840) 80,561 (7,625)

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39. BUSINESS COMBINATIONS

In order to develop the Group's corporate healthcare solution and clinical healthcare businesses and to continually provide comprehensive and integrated healthcare services for the benefit of the patients, the Group entered into the following transactions during the years ended 30 June 2020 and 2021:

(a) On 1 November 2019, the Group acquired 100% equity interest in Axon from several independent third parties for a consideration of HK\$12.5 million. Axon is engaged in the provision of magnetic resonance imaging, scanning and laboratory services in Hong Kong.

The fair value of the identifiable assets and liabilities of Axon as at the date of business combination was follows:

39. 業務合併

為發展本集團的企業醫療保健解決方案 及臨床醫療保健業務並繼續為患者提供 綜合及完善醫療保健服務,本集團於截 至2020年及2021年6月30日止年度訂立 如下交易:

(a) 於2019年11月1日,本集團以12.5 百萬港元的代價向數名獨立第三 方收購安信之100%股權。安信在 香港從事提供磁力共振成像、掃描 及化驗服務。

> 於業務合併日期安信的可識別資 產及負債的公允價值如下:

> > Fair value recognised on business

		Notes 附註	combinations 因業務合併 而確認的 公允價值 HK\$'000 千港元
Property, plant and equipment	物業、廠房及設備	14	2,596
Right-of-use assets	使用權資產	15(a)	3,324
Trade receivables	貿易應收款項		950
Prepayment, deposits and other	預付款項、保證金及		
receivables	其他應收款項		2,139
Tax recoverable	可收回税項		66
Cash and bank balances	現金及銀行結餘		568
Other payables and accruals	其他應付款項及應計費用		(715)
Lease liabilities	租賃負債	15(b)	(3,350)
Deferred tax liabilities	遞延税項負債	32	(422)
Provision	撥備	33	(200)
Total identifiable net assets at fair value	按公允價值列賬的		
	可識別淨資產總額		4,956
Goodwill on acquisition	收購產生的商譽	16	7,553
			12,509
Satisfied by:	以下列各項償付:		
Cash consideration	現金代價		9,500
Other payables	其他應付款項		3,009
			12,509

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39. BUSINESS COMBINATIONS (Continued)

(a) (Continued)

The fair values of the trade receivables and other receivables as at the date of business combination amounted to HK\$950,000 and HK\$10,000, respectively. The gross contractual amounts of trade receivables and other receivables were HK\$950,000 and HK\$10,000, respectively.

The Group incurred transaction costs of HK\$60,000 for this business combination. This transaction costs have been expensed and are included in other expenses, net in the consolidated statement of profit or loss.

Goodwill arose from the acquisition of Axon represented the premium paid for the benefits of expected synergies from combining operation of Axon and the Group to provide comprehensive and integrated services for the patients. None of the goodwill recognised is expected to be deductible for tax purposes.

An analysis of the cash flows in respect of the combination of Axon is as follows:

39. 業務合併(續)

(a) (續)

貿易應收款項及其他應收款項於業務合併日期的公允價值分別為950,000港元及10,000港元。貿易應收款項及其他應收款項的合約總金額分別為950,000港元及10,000港元。

本集團就此項業務合併產生交易成本60,000港元。此交易成本已 支銷並計入綜合損益表的其他開 支淨額。

收購安信產生的商譽指就預期從 合併安信及本集團為患者提供綜 合及一體化服務的營運帶來的協 同效應的效益所支付的溢價。概無 已確認商譽預期可作扣稅之用。

與安信合併有關之現金流量分析 如下:

		HK\$'000 千港元
Cash consideration	現金代價	(9,500)
Cash and bank balances acquired	所收購現金及銀行結餘	568
Net outflow of cash and cash	計入投資活動所用現金	
equivalents included in cash flows	流量內的現金及現金	
used in investing activities	等價物流出淨額	(8,932)

Since the combination, Axon contributed HK\$4,334,000 to the Group's revenue and loss of HK\$1,638,000 to the consolidated profit of the Group for the year ended 30 June 2020.

Had the combination taken place at the beginning of the year, the revenue of the Group and the profit of the Group for the year ended 30 June 2020 would have been HK\$560,461,000 and HK\$60,490,000, respectively.

(b) On 25 March 2021, the Group entered into a sale and purchase agreement to acquire the remaining 75% equity interest in Flash Mover at a total consideration of HK\$15,120,000 (the "Step Acquisition"). The principal activity of Flash Mover is the provision of MRI services. 自合併以來,安信對截至2020年 6月30日止年度的本集團收入及本 集團綜合利潤分別貢獻4,334,000 港元及虧損1,638,000港元。

倘合併於年初進行,截至2020年 6月30日止年度的本集團收入及本 集團利潤將分別為560,461,000港 元及60,490,000港元。

(b) 於2021年3月25日,本集團訂立買賣協議以15,120,000港元的總代價收購東藝之餘下75%股權(「分次收購」)。東藝主要從事提供磁力共振成像服務。

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39. BUSINESS COMBINATIONS (Continued)

At 31 March 2021, the fair value of the Group's 25% shareholding in Flash Mover was estimated by management at HK\$4,305,000. Compared with the respective carrying amount before valuation, a fair value gain of HK\$1,576,000 was recognised.

Upon the completion of the Step Acquisition on 31 March 2021, Flash Mover, a former 25% associate, became a wholly-owned subsidiary of the Group.

The fair values of assets acquired and liabilities assumed at the acquisition date were as follows:

39. 業務合併(續)

於2021年3月31日,管理層估計本集團於東藝之25%股權的公允價值為4,305,000港元。與估值前的相關賬面值相比,已確認公允價值收益1,576,000港元。

於2021年3月31日完成分次收購後,東藝(過去擁有25%權益的聯營公司)已成 為本集團的全資附屬公司。

於收購日期已收購之資產及已承擔之負 債的公允價值如下:

		Notes 附註	Fair value recognised on business combination 因業務合併 而確認的 公允價值 HK\$'000 千港元
Property, plant and equipment	物業、廠房及設備	14	4,285
Right-of-use assets	使用權資產	15(a)	2,796
Trade receivables	貿易應收款項		1,895
Prepayments, other receivables and	預付款項、其他應收款項及		
other assets	其他資產		473
Cash and cash equivalents	現金及現金等價物		3,410
Lease liabilities	租賃負債	15(b)	(2,805)
Other payables and accruals	其他應付款項及應計費用		(8,590)
Tax payable	應付税項		(807)
Total identifiable net assets at fair value	按公允價值列賬的可識別		
	淨資產總額	4.5	657
Goodwill on acquisition	收購產生的商譽	16	18,768
			19,425
Satisfied by:	以下列各項償付:		
Fair value of the Group's existing shareholding	本集團現有股權的公允價值		4,305
Cash consideration	現金代價		15,120
			19,425

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HK\$'000

39. BUSINESS COMBINATIONS (Continued)

The Group incurred transaction costs of HK\$15,000 for this business combination. This transaction cost has been expensed and is included in other expenses, net in the consolidated statement of profit or loss.

Goodwill arising from the acquisition of Flash Mover represented the premium paid for the benefits of expected synergies from combining the operations of Flash Mover and the Group to provide comprehensive and integrated services for patients. None of the goodwill recognised is expected to be deductible for tax purposes.

An analysis of the cash flows in respect of the combination of Flash Mover is as follows:

39. 業務合併(續)

本集團就此項業務合併產生交易成本 15,000港元。此交易成本已支銷並計入 綜合損益表的其他開支淨額。

收購東藝產生的商譽指就預期從合併東 藝及本集團為患者提供綜合及一體化服 務的營運帶來的協同效應的效益所支付 的溢價。概無已確認商譽預期可作扣稅 之用。

與東藝合併有關之現金流量分析如下:

		千港元
Cash consideration	現金代價	15,120
Cash and cash equivalents acquired and net cash	分次收購一間附屬公司之所收購現金及	
inflow from Step Acquisition of a subsidiary	現金等價物以及現金流入淨額	(3,410)
Net outflow of cash and cash equivalents included	計入投資活動所用現金流量內的現金及	
in cash flows used in investing activities	現金等價物流出淨額	11,710

Since the combination, Flash Mover contributed HK\$4,254,000 to the Group's revenue and profit of HK\$789,000 to the consolidated profit of the Group for the year ended 30 June 2021.

Had the combination taken place at the beginning of the year, the contribution to the revenue and the profit of the Group for the year would have been HK\$14,847,000 and HK\$3,296,000, respectively.

自合併以來,東藝對截至2021年6月 30日止年度的本集團收入及本集團綜 合利潤分別貢獻4,254,000港元及利潤 789,000港元。

倘合併於年初進行,對本年度的本集團 收入及利潤之貢獻將分別為14,847,000 港元及3,296,000港元。

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40. DISPOSAL OF SUBSIDIARIES

The Group disposed of its equity interest in certain subsidiaries during the years ended 30 June 2020 and 2021.

(a) On 1 August 2019, the Group disposed of its 60% equity interest in United Oncology to an independent third party for a consideration of HK\$440,000. United Oncology was engaged in the provision of oncology services as at the date of disposal.

An analysis of the net inflow of cash and cash equivalents in respect of the disposal of a subsidiary is as follows:

40. 出售附屬公司

本集團於截至2020年及2021年6月30日 止年度內出售其於若干附屬公司的股權。

(a) 於2019年8月1日,本集團以 440,000港元的代價向一名獨立第 三方出售其於香港聯合腫瘤中心 的60%股權。香港聯合腫瘤中心於 出售日期從事提供腫瘤科服務。

出售附屬公司的現金及現金等價物流入淨額分析如下:

		HK\$7000 千港元
Cash consideration	現金代價	440
Cash and bank balances disposed of	所出售現金及銀行結餘	(1,248)
Net outflow of cash and cash equivalents in	有關出售附屬公司的現金及	
respect of the disposal of a subsidiary	現金等價物流出淨額	(808)

Year ended 30 June 2020

截至2020年6月30日止年度

	Notes	HK\$'000
	附註	千港元
所出售淨資產:		
物業、廠房及設備	14	1,119
存貨		560
現金及銀行結餘		1,248
貿易應付款項		(955)
應付同系附屬公司款項		(2,576)
遞延税項負債	32	(178)
其他資產及負債		(499)
非控股權益		492
		(789)
出售一間附屬公司的收益		1,229
總代價		440
以下列項目償付:		
現金		440
	物業、廠房及設備 存貨 現金及銀行結餘 貿易應付款項 應付配系列 應延稅項負債 其他資產及負債 非控股權益 出售一間附屬公司的收益 總代價 以下列項目償付:	所出售淨資產: 物業、廠房及設備 存貨 現金及銀行結餘 貿易應付款項 應付同系附屬公司款項 應使用系的屬公司款項 透延稅項負債 其他資產及負債 非控股權益 出售一間附屬公司的收益 總代價 以下列項目償付:

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40. DISPOSAL OF SUBSIDIARIES (Continued)

(a) (Continued)

An analysis of the net inflow of cash and cash equivalents in respect of the disposal of subsidiaries is as follows:

40. 出售附屬公司(續)

(a) (續)

出售附屬公司的現金及現金等價物流入淨額分析如下:

		Health	Excellent	
		Network	City	Total
		健聯	Excellent City	合計
		HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元
Cash consideration and net inflow	現金代價及計入投資活動所			
of cash and cash equivalents included	產生現金流量的現金及			
in cash flows from investing activities	現金等價物流入淨額	-	65,920	65,920

- (b) On 31 December 2020, the Group entered into a shareholders' agreement with 6 independent third-parties in relation to a previously 100% held subsidiary of the Group, Acton. Pursuant to the agreement, the 6 independent third-parties would inject additional capital into Acton and become shareholders of Acton. Subsequent to the transaction, the Group's shareholding in Acton decreased from 100% to 30.5% and the Group ceased control over Acton. As a result, Acton has become a joint venture of the Group from upon completion of the transaction on 1 January 2021. A resulting gain on disposal of HK\$2,610,000 was recognised in profit and loss during the year.
- (b) 於2020年12月31日,本集團與6名獨立第三方就本集團之前100%持有的附屬公司Acton訂立一項股東協議。根據該協議,該6名獨立第三方將向Acton於股東。交易完成後,本集團在Acton的股權由100%下降至30.5%而本集團不再控制Acton。因此,交易完成後,Acton自2021年1月1日起成為本集團的合資公司。由此產生的2,610,000港元的出售收益已在年內的損益中確認。

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41. NOTES TO THE CONSOLIDATED STATEMENT 41. 綜合現金流量表附註 OF CASH FLOWS

(a) Major non-cash transactions

- (i) During the year, the Group had non-cash additions to right-of-use assets and lease liabilities of HK\$58,012,000 and HK\$58,012,000, respectively, in respect of lease arrangements for leased properties (2020: HK\$27,591,000 and HK\$27,591,000).
- agreements in respect of certain of its medical centres and office premises. Pursuant to the terms of respective tenancy agreements entered into by the Group, the Group is required to restore the leased properties to the conditions as stipulated in the tenancy agreements. Accordingly, a provision for reinstatement costs in respect of the leased properties of the Group amounting to HK\$nil (2020: HK\$475,000) was recognised and these costs were included as part of the Group and reflected as additions to leasehold improvements of the Group during the current year.

(a) 主要非現金交易

- (i) 於本年度內,本集團有關於租賃物業之租賃安排的使用權資產及租賃負債的非現金添置分別為58,012,000港元及58,012,000港元(2020年:27,591,000港元及27,591,000港元)。
- (ii) 於本年度內,本集團就其若 干醫務中心及辦公室集團就 立租賃協議。根據國家本集團 前立有關租賃協議的 等。 租賃協議所規定的 此,已確認本集團租 復原成本撥備零港元(2020 年:475,000港元),而物 成本納入作為本集團 廠房及設備成本的一等、 廠房及設備成本的一集 質物業裝修的增加。

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41. NOTES TO THE CONSOLIDATED STATEMENT 41. 綜合現金流量表附註(續) OF CASH FLOWS (Continued)

(b) Changes in liabilities arising from financing activities

(b) 融資活動產生的負債變動

		Lease liabilities 租賃負債 HK\$'000 千港元
At 1 July 2019 (restated)	於2019年7月1日(經重列)	103,504
Changes from financing cash flows	融資現金流的變動	(43,890)
New leases	新租賃	27,591
Lease modification	租賃修改	(52)
Rent concessions	租金减免	(1,987)
Increase arising from acquisition of	收購一間附屬公司產生的增加	
a subsidiary		3,350
Decrease arising from disposal of	出售一間附屬公司產生的減少	
a subsidiary		(855)
Exchange realignment	匯兑調整	(1,096)
At 30 June 2020 and 1 July 2020	於2020年6月30日及2020年7月1日	86,565
Changes from financing cash flows	融資現金流的變動	(47,248)
New leases	新租賃	58,012
Lease modification	租賃修改	(249)
Rent concessions	租金减免	(1,581)
Increase arising from acquisition of	收購一間附屬公司產生的增加	
a subsidiary		2,805
Decrease arising from disposal of	出售一間附屬公司產生的減少	
a subsidiary		(4,861)
Non-current liabilities reclassified as	重新分類為持作出售資產之非流動負債	
assets for sale		(18,447)
Exchange realignment	匯兑調整	3,031
At 30 June 2021	於2021年6月30日	78,027

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41. NOTES TO THE CONSOLIDATED STATEMENT 41. 綜合現金流量表附註(續) OF CASH FLOWS (Continued)

(c) Total cash outflow for leases

The total cash outflow for leases included in the statement of cash flows is as follows:

(c) 租賃的現金流出總額

列入現金流量表的租賃現金流出總額如下:

		2021	2020
		2021年	2020年
		HK\$'000	HK\$'000
		千港元	千港元_
Within operating activities	經營活動內	3,806	5,988
Within financing activities	融資活動內	47,248	43,890

42. COMMITMENTS

The Group had the following capital commitments at the end of the reporting period:

42. 承擔

於報告期末,本集團的資本承擔如下:

		2021	2020
		2021年	2020年
		HK\$'000	HK\$'000
		千港元	千港元
Contracted, but not provided for:	已訂約但未撥備:		
Leasehold improvements	租賃物業裝修	1,859	21
Fixtures and office equipment	裝置及辦公室設備	_	44
Medical equipment	醫療設備	_	16,276
Computer equipment and software	電腦設備及軟件	_	115
		1,859	16,456

The Group's share of capital commitments of the joint ventures not included above are as follows:

並無計入上文之本集團分佔合資公司之 資本承擔如下:

		2021	2020
		2021年	2020年
		HK\$'000	HK\$'000
		千港元	千港元
Contracted but not provided for	已訂約但未撥備	548	-

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43. RELATED PARTY TRANSACTIONS

(a) In addition to the transactions, arrangements and balances detailed elsewhere in these consolidated financial statements, the Group had the following material transactions with related parties during the year:

43. 關聯方交易

(a) 除此等綜合財務報表其他地方所 詳述的交易、安排及結餘外,於年 內,本集團與關聯方進行的重大交 易如下:

			2021	2020
			2021年	2020年
		Notes	HK\$'000	HK\$'000
		附註	千港元	千港元
Associates:	聯營公司:			
Administrative support fee income	行政支持費用收入	(i)	548	505
Professional services expense	專業服務費用	(ii)	2,743	2,663
Healthcare services income	醫療保健服務收入	(iii)	650	240
Joint ventures:	合資公司:			
Administrative support fee income	行政支持費用收入	(i)	97	142
Professional services expense	專業服務費用	(ii)	526	872
Related companies*:	關聯公司*:			
Lease payments/property rental and	租賃付款/物業租賃	(iv)		
related expenses	及相關費用		6,826	6,603
Contract healthcare solution	合約醫療保健解決			
services income	方案服務收入	(v)	17,497	20,548
Management fee income	管理費用收入	(vi)	_	1,014
Administrative support fee income	行政支持費用收入	(i)	_	81
Professional services expense	專業服務費用	(vii)	_	2,054
Purchases of property, plant and	購置物業、廠房及			
equipment	設備	(viii)	_	519

Certain directors and/or beneficial shareholders of the Company are also directors and/or beneficial shareholders of these related companies.

^{*} 本公司若干董事及/或實益股東 亦為該等關聯公司的董事及/或 實光股車。

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43. RELATED PARTY TRANSACTIONS (Continued)

(a) (Continued)

Notes:

- (i) The administrative support fee income was related to administrative support services, such as payroll services, rendered by the Group and was charged at terms mutually agreed between the relevant parties.
- (ii) The professional services expense was related to healthcare services rendered by associates and joint ventures and was charged at terms mutually agreed between the relevant parties.
- (iii) The healthcare services income was related to medical services rendered by the Group and was charged at terms mutually agreed between the relevant parties.
- (iv) The lease payments/property rental and related expenses were related to the leasing of certain medical centres or premises for the Group's operation and were charged at terms stipulated in the respective tenancy agreements. Lease payments included depreciation charge of right-of-use assets, interest on lease liabilities and rental expense amounting to HK\$5,233,000 (2020: HK\$6,249,000), HK\$201,000 (2020: HK\$354,000) and HK\$1,392,000 (2020: Nil), respectively. The corresponding right-of-use assets and lease liabilities as at 30 June 2021 are HK\$2,202,000 and HK\$2,949,000, respectively.
- (v) Contract healthcare solution services income was related to the provision of healthcare services to the employees of related companies and was charged at terms mutually agreed between the relevant parties.
- (vi) The management fee income was related to the administrative and management services rendered by the Group and was charged at terms stipulated in the respective service agreements.
- (vii) The professional services expense was related to healthcare services rendered by the related companies and was charged at terms mutually agreed between the relevant parties.
- (viii) The purchases of property, plant and equipment from related companies were negotiated on an individual transaction basis as mutually agreed between the parties.

43. 關聯方交易(續)

(a) (續)

附註:

- (i) 行政支持費用收入與本集團提供的 薪酬服務等管理支持服務相關並 以與相關方相互約定的條款收費。
- (ii) 專業服務費用乃聯營公司及合資公司向本集團提供的保健服務,按 相關方相互協定的條款收費。
- (iii) 醫療保健服務收入與本集團提供 的醫療服務相關並以相關方相互 約定的條款收費。
- (iv) 租賃付款/物業租賃及相關費用與租賃若干醫務中心或本集團的經營場所有關,並基於相應租賃協議所訂明的條款收費。租賃付款包括使用權資產之折舊支出、租賃負債之利息及租賃開支分別為5,233,000港元(2020年:6,249,000港元(2020年:無)。於2021年6月30日之相應使用權資產及租賃負債分別為2,202,000港元及2,949,000港元。
- (v) 合約醫療保健解決方案服務收入 與向關聯公司的僱員提供的醫療 保健服務相關並根據相關方相互 約定的條款收費。
- (vi) 管理費用收入與本集團提供的行政及管理服務相關並根據有關服務協議所規定條款收費。
- (vii) 專業服務費用與關聯公司提供的 醫療保健服務相關,並根據相關方 相互約定的條款收費。
- (viii) 向關聯公司購置物業、廠房及設備 是按訂約方相互協定之個別交易 基準磋商。

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43. RELATED PARTY TRANSACTIONS (Continued)

(b) Other transactions with related parties

Professional services fees paid to the executive directors of the Company in relation to the rendering of healthcare services to the Group are as follows:

43. 關聯方交易(續)

(b) 其他關聯方交易

就為本集團提供醫療保健服務付 予本公司執行董事的專業服務費 載列如下:

		2021	2020
		2021年	2020年
		HK\$'000	HK\$'000
		千港元	千港元
Dr. Sun Man Kin, Michael	孫文堅醫生	2,803	1,508
Dr. Lee Pak Cheung, Patrick	李柏祥醫生	4,137	4,394
		6,940	5,902

(c) Compensation of key management personnel of the Group:

(c) 本集團主要管理人員的報酬:

		2021	2020
		2021年	2020年
		HK\$'000	HK\$'000
		千港元	千港元
Short term employee benefits	短期僱員福利	19,084	16,640
Post-employment benefits	離職後福利	77	80
Equity-settled share-based	以權益結算的以股份		
payment expense	為基礎的付款開支	192	1,116
Total compensation paid to key	已付主要管理人員		
management personnel	之報酬總額	19,353	17,836

Further details of directors' emoluments are included in note 9 to the consolidated financial statements.

The related party transactions in respect of items (a) (iv), (a)(v), (a)(vi), (a)(vii) and (b) above also constitute connected transactions or continuing connected transactions as defined in Chapter 14A of the Listing Rules.

關於董事報酬之進一步詳情載於 綜合財務報表附註9。

有關上文(a)(iv)、(a)(v)、(a)(vi)、(a)(vii)及(b)項之關聯方交易亦構成上市規則第14A章所界定之關連交易或持續關連交易。

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44. FINANCIAL INSTRUMENTS BY CATEGORY

The carrying amounts of each of the categories of financial instruments as at the end of the reporting period are as follows:

2021

Financial assets

44. 金融工具分類

於報告期末,各類金融工具的賬面值如下:

2021年

金融資產

		assets at through p 按公允價	incial fair value rofit or loss 值計入損益 融資產	fair value th comprehen 按公允(assets at irough other sive income 賈值計入 人的金融資產		
		Mandatorily designated as such	Designated as such upon initial recognition	Debt investments	Equity investments	Financial assets at amortised cost	Total
		強制指定為 按此方式計量 HK\$'000 千港元	於首次確認時 指定式計量 此方式計量 HK\$'000 千港元	債務投資 HK\$′000 千港元	股本投資 HK\$′000 千港元	按攤銷 成本計量資產 HK\$'000 千港元	合計 HK\$′000 千港元
Financial assets at amortised cost	按攤銷成本計量的 金融資產	_	_	_	_	33,071	33,071
Investments at fair value through other comprehensive income	按公允價值計入其他 全面收入的投資				23,603	33,071	23,603
Trade receivables	貿易應收款項	-	-	-	23,003	83,364	83,364
Financial assets included in prepayments, other receivables	計入預付款項、其他 應收款項及其他						
and other assets Financial assets at fair value through	資產的金融資產 按公台價值計 2 捐关	-	-	-	-	28,391	28,391
profit or loss	2 之金融資產	_	27,115	_	_	_	27,115
Due from associates	應收聯營公司款項	-	,	_	_	3,730	3,730
Due from a joint venture	應收一間合資公司款項	-	-	-	-	451	451
Due from related companies	應收關聯公司款項	-	-	-	-	1,220	1,220
Pledged deposits	抵押存款	-	-	-	-	1,893	1,893
Cash and cash equivalents	現金及現金等價物	-		-		293,974	293,974
		-	27,115	-	23,603	446,094	496,812

Financial liabilities 金融負債

Financial liabilities at amortised cost 按攤銷成本計量 的金融負債 HK\$'000 千港元

Trade payables	貿易應付款項	62,185
Financial liabilities included in other payables	計入其他應付款項及	
and accruals	應計費用的金融負債	28,297
Due to associates	應付聯營公司款項	_
Due to related companies	應付關聯公司款項	5,618
Due to a joint venture	應付一間合資公司款項	561
Lease liabilities	租賃負債	78,027
		174,688

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44. FINANCIAL INSTRUMENTS BY CATEGORY

44. 金融工具分類(續)

(Continued)

2020

Financial assets

2020年 金融資產

		assets at through p	nncial fair value rofit or loss 值計入損益	fair value th	assets at frough other sive income 看信計入		
			融資產		入的金融資產		
			Designated			Financial	
		Mandatorily	as such	Debt	Equity	assets at amortised	
		designated as such	upon initial recognition	investments	Equity investments	cost	Total
		as such	於首次確認時	mvestments	investments	按攤銷	Total
		強制指定為	指定為按			成本計量的	
		按此方式計量	此方式計量	債務投資	股本投資	金融資產	合計
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元	千港元	千港元
Financial assets at amortised cost	按攤銷成本計量的						
	金融資產	_	_	-	_	55,852	55,852
Investments at fair value through other comprehensive income	按公允價值計入其他 全面收入的投資			5,494	17,693		23,187
Trade receivables	貿易應收款項	_	_	3,434	17,093	74,354	74,354
Financial assets included in	計入預付款項、其他					7 1,55 1	7 1,33 1
prepayments, other receivables	應收款項及其他						
and other assets	資產的金融資產	9,589	-	-	_	29,395	38,984
Financial assets at fair value through	按公允價值計入損益						
profit or loss	之金融資產	_	1,723	_	_	-	1,723
Due from associates	應收聯營公司款項	_	_	_	_	2,204	2,204
Due from related companies	應收關聯公司款項	_	_	_	_	1,220	1,220
Pledged deposits	抵押存款	_	_	_	_	1,354	1,354
Cash and cash equivalents	現金及現金等價物			_		230,671	230,671
		9,589	1,723	5,494	17,693	395,050	429,549

Financial liabilities 金融負債

Financial liabilities at amortised cost 按攤銷成本計量 的金融負債 HK\$'000 千港元 Trade payables 貿易應付款項 36,370 Financial liabilities included in other payables 計入其他應付款項及 and accruals 應計費用的金融負債 29,492 應付聯營公司款項應付關聯公司款項 Due to associates 184 Due to related companies 2,020 Due to a joint venture Lease liabilities 應付一間合資公司款項 203 租賃負債 86,565 154,834

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45. FAIR VALUE AND FAIR VALUE HIERARCHY OF FINANCIAL INSTRUMENTS

The carrying amounts and fair values of the Group's financial instruments, other than those with carrying amounts that are reasonably approximate to fair values, are as follows:

45. 金融工具的公允價值及公允價 值等級

本集團的金融資產(賬面值與公允價值 合理相若的金融資產除外)的賬面值及 公允價值如下:

		Carrying	amounts	Fair values		
		賬译	直值	公允	價值	
		2021	2020	2021	2020	
		2021年	2020年	2021年	2020年	
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	
		千港元	千港元	千港元	千港元	
Financial assets	金融資產					
Financial assets at amortised	按攤銷成本計量					
cost	的金融資產					
 Listed debt investments 	-上市債務投資	33,071	55,852	33,053	55,970	
Investments at fair value through	按公允價值計入其他					
other comprehensive income	全面收入的投資					
 Unlisted equity investments 	一非上市股本投資	5,367	4,745	5,367	4,745	
 Listed equity investment 	-上市股本投資	18,236	12,948	18,236	12,948	
 Listed debt investments 	-上市債務投資	_	5,494	_	5,494	
Financial assets at fair value	按公允價值計入損益					
through profit or loss	的金融資產					
 Listed equity investments 	-上市股本投資	1,852	1,723	1,852	1,723	
 Unlisted but quoted 	一非上市但有報價					
investment funds	的投資基金	25,263	_	25,263	_	
Other assets	其他資產	_	9,589	-	9,589	
		83,789	90,351	83,771	90,469	
Financial liability	金融負債					
Derivative financial instrument	衍生金融工具	_	_	_	_	

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45. FAIR VALUE AND FAIR VALUE HIERARCHY OF FINANCIAL INSTRUMENTS (Continued)

Management has assessed that the fair values of cash and cash equivalents, pledged deposits, trade receivables, trade payables, other financial assets included in prepayments and other receivables, financial liabilities included in other payables and accruals, balances with associates, related companies and a joint venture approximate to their carrying amounts largely due to the short term maturities/repayable on demand of these instruments or the effect of discounting is not material.

The fair values of the financial assets and liabilities are included at the amount at which the instrument could be exchanged in a current transaction between willing parties, other than in a forced or liquidation sale. The following methods and assumptions were used to estimate the fair values:

The fair values of listed equity and debt investments are based on quoted market prices.

The fair value of unlisted investment funds is based on price quoted by financial institutions with reference to quoted price in an active market of the listed securities comprising the fund portfolio being valued.

The fair values of unlisted equity investments are estimated based on either the market approach or recent market transaction price. The market approach is based on price multiple determined with reference to comparable public companies and includes appropriate risk adjustments for lack of marketability.

45. 金融工具的公允價值及公允價 值等級(續)

管理層已評定,現金及現金等價物、 抵押存款、貿易應收款項、貿易應付款 項、計入預付款項及其他應收款項的其 他金融資產、計入其他應付款項及應的 費用的金融負債,與聯營公司、關聯公 司及一間合資公司的結餘的公允價值 其賬面值相若,主要因此等工具於經時 間內到期/按要求償還或因折現影響並 不重大。

金融資產及負債的公允價值按自願交易方(而非強迫或清盤銷售)於當前交易中交換該工具的金額入賬。已使用下列方法及假設估計公允價值:

上市股本及債務投資的公允價值基於公 開市場報價釐定。

非上市投資基金的公允價值是基於金融 機構的報價,並參考構成所估值的基金 組合的上市證券在活躍市場的報價。

非上市股本投資之公允價值乃基於市場 法或近期交易市價進行估計。市場法以 經參考可資比較上市公司及包括因缺乏 市場流通性而作出的適當風險調整而釐 定之價格倍數為基礎。

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45. FAIR VALUE AND FAIR VALUE HIERARCHY OF FINANCIAL INSTRUMENTS (Continued)

The fair value of other assets has been estimated using Monte Carlo simulation method.

Below is a summary of significant unobservable inputs to the valuation of financial instruments together with a quantitative sensitivity analysis as at 30 June 2021 and 2020:

45. 金融工具的公允價值及公允價值等級(續)

其他資產的公允價值已使用蒙地卡羅模擬法估計。

下表概述於2021年及2020年6月30日金融工具估值的重大不可觀察輸入數據連同定量敏感度分析:

	Valuation technique 估值技術	Significant unobservable input 重大不可觀察輸入數據	Range 範圍	Sensitivity of fair value to the input 公允價值對輸入數據之敏感度
As at 30 June 2021: 於2021年6月30日:				
Unlisted equity investment	Market approach	Enterprise value- to-Sales multiple ("EV/Sales multiple")	3.19	10% increase/decrease in EV/ Sales multiple would result in increase/decrease in fair value by HK\$164,000/ HK\$164,000.
非上市股本投資	市場法	企業價值對銷售倍數 (「EV/銷售倍數」)	3.19	EV/銷售倍數增加/減少10%將令到公允價值增加/減少164,000港元/164,000港元。
		Discount for lack of marketability ("DLOM")	20%	10% increase/decrease in DLOM would result in decrease/increase in fair value by HK\$139,000/HK\$139,000.
		欠缺適銷性折現(「欠缺適 銷性折現」)	20%	欠缺適銷性折現增加/減少10%將 令到公允價值減少/增加139,000 港元/139,000港元。
An unlisted equity investment 非上市股本投資	Recent financing 近期融資	Third party pricing information 第三方定價資料	-	-

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45. FAIR VALUE AND FAIR VALUE HIERARCHY OF FINANCIAL INSTRUMENTS (Continued)

45. 金融工具的公允價值及公允價值等級(續)

	Valuation technique 估值技術	Significant unobservable input 重大不可觀察輸入數據	Range 範圍	Sensitivity of fair value to the input 公允價值對輸入數據之敏感度
As at 30 June 2020: 於2020年6月30日:				
Unlisted equity investments	Market approach	Enterprise value- to-EBITDA multiple ("EV/EBITDA multiple")	2.07 to 23.63	10% increase/decrease in EV/ EBITDA multiple would result in increase/decrease in fair value by HK\$426,000/ HK\$426,000.
非上市股本投資	市場法	企業價值對EBITDA倍數 (「EV/EBITDA倍數」)	2.07至23.63	EV/EBITDA倍數增加/減少10%將 令到公允價值增加/減少426,000 港元/426,000港元。
		Discount for lack of marketability ("DLOM")	20% to 40%	10% increase/decrease in DLOM would result in decrease/increase in fair value by HK\$258,000/HK\$258,000.
		欠缺適銷性折現(「欠缺適銷性折現」)	20%至40%	欠缺適銷性折現增加/減少10%將 令到公允價值減少/增加258,000 港元/258,000港元。
Other assets	Monte Carlo simulation method	Volatility I	16.35% to 42.06%	1% increase/decrease in volatility would result in increase/ decrease in fair value by HK\$62,000/HK\$91,000.
其他資產	蒙地卡羅模擬法	波幅	16.35%至42.06%	波幅增加/減少1%將令到公允價值增加/減少62,000港元/91,000港元。
		Discount rate	19.80% to 19.82%	1% increase/decrease in discount rate would result in decrease/increase in fair value by HK\$85,000
		折現率	19.80%至19.82%	HK\$40,000. 折現率增加/減少1%將令到公允價 值減少/增加85,000港元/40,000港 元。
		Risk free rate	1.8%	1% increase/decrease in risk free rate would result in decrease/increase in fair value by
		無風險利率	1.8%	HK\$210,000/ HK\$163,000. 無風險利率增加/減少1%將令到 公允價值減少/增加210,000港 元/163,000港元。

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45. FAIR VALUE AND FAIR VALUE HIERARCHY OF FINANCIAL INSTRUMENTS (Continued) Fair value hierarchy

The following tables illustrate the fair value measurement hierarchy of the Group's financial instruments:

Assets measured at fair value: As at 30 June 2021

45. 金融工具的公允價值及公允價值等級(續)

公允價值等級

下表載列本集團金融工具的公允價值計量等級:

按公允價值計量的資產: 於2021年6月30日

Fair value measurement using 公允價值計量採用的基準

		4701	负压机主水/川	17-22-		
		Quoted prices	Significant	Significant		
		in active	O	unobservable		
		markets	inputs			
		(Level 1)	(Level 2)	(Level 3)	Total	
		活躍市場	重大可觀察		Total	
		報價	輸入數據	輸入數據		
		(第一層)	(第二層)	(第三層)	合計	
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	
		千港元	千港元	千港元	千港元	
Investments at fair value through	按公允價值計入其他					
other comprehensive income:	全面收入的投資:					
 Unlisted equity investments 	一非上市股本投資	_	_	5,367	5,367	
 Listed equity investment 	一上市股本投資	18,236	_	_	18,236	
Financial assets at fair value	按公允價值計入損益的					
through profit or loss	金融資產					
 Listed equity investments 	一上市股本投資	1,852	_	_	1,852	
- Unlisted but quoted investment	一非上市但有報價的					
funds	投資基金	-	25,263	_	25,263	
		20,088	25,263	5,367	50,718	

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45. FAIR VALUE AND FAIR VALUE HIERARCHY OF FINANCIAL INSTRUMENTS (Continued)

Fair value hierarchy (Continued) Assets measured at fair value: As at 30 June 2020

45. 金融工具的公允價值及公允價值等級(續)

按公允價值計量的資產: 於2020年6月30日

Fair value measurement using 公允價值計量採用的基準

		,			
	-	Quoted prices in active markets (Level 1) 活躍市場 報價	inputs (Level 2)	unobservable inputs	Total
		(第一層)	(第二層)	(第三層)	合計
		HK\$'000	HK\$'000		HK\$'000
		千港元	千港元	千港元	千港元
Investments at fair value through other comprehensive income:	按公允價值計入其他 全面收入的投資:				
 Unlisted equity investments 	一非上市股本投資	_	_	4,745	4,745
 Listed equity investment 	一上市股本投資	12,948	_	_	12,948
 Listed debt investments 	一上市債務投資	_	5,494	_	5,494
Financial assets at fair value through profit or loss	按公允價值計入損益的 金融資產				
 Listed equity investments 	一上市股本投資	1,723	_	_	1,723
Other assets	其他資產	_	_	9,589	9,589
		14,671	5,494	14,334	34,499

During the year, there were no transfers of fair value measurements between Level 1 and Level 2 for financial assets (2020: Nil). The movements in fair value measurements within Level 3 are as follows:

於年內,金融資產第一層與第二層之間 並無公允價值計量轉撥(2020年:無)。 第三層內的公允價值計量的變動如下:

		2021 2021年 HK\$′000 千港元	2020 2020年 HK\$'000 千港元
Equity investments at fair value through	按公允價值計入其他全面		
other comprehensive income:	收入的股本投資:		
At 1 July	於7月1日	4,745	17,828
Purchase	購買	494	_
Fair value gain/(loss) recognised in other	於其他全面收入確認的		
comprehensive income	公允價值收益/(虧損)	128	(13,083)
At 30 June	於6月30日	5,367	4,745
Other assets:	其他資產:	1	
At 1 July	於7月1日	9,589	3,045
Settlement	結算	(4,597)	7 2
Fair value (loss)/gains recognised in the	於綜合損益表中確認的	., .	
consolidated statement of profit or loss (note		(910)	6,544
Impairment	減值	(4,082)	-
At 30 June	於6月30日	-	9,589

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45. FAIR VALUE AND FAIR VALUE HIERARCHY OF FINANCIAL INSTRUMENTS (Continued)

Fair value hierarchy (Continued)

Liabilities measured at fair value:

The Group did not have any financial liabilities measured at fair value as at 30 June 2020 and 2021.

46. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES

The Group's principal financial instruments comprise cash and cash equivalents and short term deposits. The main purpose of these financial instruments is to finance the Group's operations. The Group has various other financial assets and liabilities such as trade receivables and trade payables, which arise directly from its operations.

The main risks arising from the Group's financial instruments are credit risk and liquidity risk. The board of directors reviews and agrees policies for managing each of these risks and they are summarised below.

Credit risk

The Group trades only with recognised and creditworthy third parties. It is the Group's policy that all customers who wish to trade on credit terms are subject to credit verification procedures. In addition, receivable balances are monitored on an ongoing basis and the Group's exposure to bad debts is not significant.

With respect to listed equity and debt investments, the Group purchases and holds them only through various creditworthy financial institutions.

Maximum exposure and year-end staging

The tables below show the credit quality and the maximum exposure to credit risk based on the Group's credit policy, which is mainly based on past due information unless other information is available without undue cost or effort, and year-end staging classification as at 30 June. For listed debt investments, the Group also monitors them by using external credit ratings and ensures that investments are only made in debts meeting a certain credit rating to minimise credit risk. The amounts presented are gross carrying amounts for financial assets.

45. 金融工具的公允價值及公允價值等級(續)

公允價值等級(續)

按公允價值計量的負債:

本集團於2020年及2021年6月30日並無 任何按公允價值計量的金融負債。

46. 財務風險管理目標及政策

本集團的主要金融工具包括現金及現金 等價物以及短期存款。該等金融工具的 主要目的是為本集團的營運提供資金。 本集團有多類直接由其營運產生的其他 金融資產及負債,如貿易應收款項及貿 易應付款項。

本集團金融工具產生的主要風險為信貸 風險及流動性風險。董事會審閱並同意 管理各項該等風險的政策並概述如下。

信貸風險

本集團僅與獲認可兼信譽可靠的第三方 進行交易。按照本集團的政策,所有擬 按信貸條款進行交易的客戶必須通過信 貸核實程序後,方可作實。此外,本集 團會持續監察應收款項結餘的情況,其 所面對的壞賬風險並不重大。

本集團僅透過信譽良好的財務機構購買 及持有上市股本及債務投資。

最高風險及年結階段

下表載列基於本集團的信貸政策的信貸質素及最高信貸風險,主要基於逾期資料(除非其他資料可在無須付出不必要成本或努力的情況下獲得),及於6月30日的年結階段分類。就上市債務投資而言,本集團亦使用外部信貸評級監察該等投資,並確保該等投資僅以債務形式作出以及符合特定信貸評級以盡量降低信貸風險。所呈列的有關金額指金融資產總賬面值。

30 June 2021 2021年6月30日

46. FINANCIAL RISK MANAGEMENT OBJECTIVES 46. 財務風險管理目標及政策(續) AND POLICIES (Continued)

Credit risk (Continued)

As at 30 June 2021

信貸風險(續)

於2021年6月30日

		12-month ECLs 12個月預期 信貸虧損	Lifetime ECLs 全期預期信貸虧損			
		Stage 1 階段1 HK\$'000 千港元	Stage 2 階段2 HK\$'000 千港元	Stage 3 階段3 HK\$'000 千港元	Simplified approach 簡化法 HK\$'000 千港元	Total 合計 HK\$'000 千港元
Financial assets at amortised	按攤銷成本計量的					
cost:	金融資產:					
– Normal	一正常	33,071	-	_	-	33,071
Trade receivables*	貿易應收款項*	-	-	_	83,364	83,364
Financial assets included in prepayments, other receivables and other assets	計入預付款項、其他 應收款項及其他 資產的金融資產					
– Normal**	一正常**	28,391	_	_	_	28,391
Due from associates	應收聯營公司款項					
 Not yet past due 	一尚未逾期	3,730	_	-	-	3,730
Due from a joint venture	應收一間合資公司款項	451	_	_	-	451
Due from related companies	應收關聯公司款項					
 Not yet past due 	- 尚未逾期	1,220	_	_	-	1,220
Pledged deposits	抵押存款					
 Not yet past due 	一尚未逾期	1,893	-	-	-	1,893
Cash and cash equivalents	現金及現金等價物					
 Not yet past due 	一尚未逾期	293,974	-	-	-	293,974
		362,730	_	-	83,364	446,094

30 June 2021 2021年6月30日

46. FINANCIAL RISK MANAGEMENT OBJECTIVES 46. 財務風險管理目標及政策(續) AND POLICIES (Continued)

Credit risk (Continued)

As at 30 June 2020

信貸風險(續)

於2020年6月30日

		12-month				
		ECLs	I	Lifetime ECLs		
		12個月預期				
		信貸虧損	全集	朝預期信貸虧	損	
					Simplified	
		Stage 1 階段1 HK\$'000 千港元	Stage 2 階段2 HK\$'000 千港元	Stage 3 階段3 HK\$'000 千港元	approach 簡化法 HK\$'000 千港元	Total 合計 HK\$'000 千港元
Financial assets at amortised	按攤銷成本計量的					
cost:	金融資產:					
– Normal	一正常	55,852	_	_	_	55,852
Trade receivables*	貿易應收款項*	_	_	_	74,354	74,354
Financial assets included in prepayments, other receivables and other assets	計入預付款項、其他 應收款項及其他 資產的金融資產					
– Normal**	一正常**	38,984	_	_	_	38,984
Due from associates	應收聯營公司款項					
 Not yet past due 	一尚未逾期	2,204	_	_	_	2,204
Due from related companies	應收關聯公司款項					
 Not yet past due 	一尚未逾期	1,220	_	_	_	1,220
Pledged deposits	抵押存款					
 Not yet past due 	- 尚未逾期	1,354	_	_	_	1,354
Cash and cash equivalents	現金及現金等價物					
- Not yet past due	一尚未逾期	230,671	-	_	_	230,671
		330,285			74,354	404,639

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46. FINANCIAL RISK MANAGEMENT OBJECTIVES 46. 財務風險管理目標及政策(續) AND POLICIES (Continued)

Credit risk (Continued)

Maximum exposure and year-end staging (Continued)

- For trade receivables to which the Group applies the simplified approach for impairment, information based on the provision matrix is disclosed in note 24 to the consolidated financial statements.
- The credit quality of the financial assets included in prepayments, other receivables and other assets is considered to be "normal" when they are not past due and there is no information indicating that the financial assets had a significant increase in credit risk since initial recognition. Otherwise, the credit quality of the financial assets is considered to be "doubtful".

Further quantitative data in respect of the Group's exposure to credit risk arising from trade receivables are disclosed in note 24 to the consolidated financial statements.

At the end of the reporting period, the Group had certain concentrations of credit risk as 10% (2020: 14%) and 34% (2020: 42%) of the Group's trade receivables were due from the Group's largest debtor and the five largest debtors, respectively.

Liquidity risk

The Group monitors and maintains a sufficient level of cash and cash equivalents deemed adequate by management to finance the Group's operations and mitigate the effects of fluctuation in cash flows. Management reviews and monitors the Group's working capital requirements regularly.

信貸風險(續)

最高風險及年結階段(續)

- 就本集團應用簡化減值方法的貿易應收 款項,基於撥備矩陣的資料於綜合財務 報表附註24披露。
- 計入預付款項、其他應收款項及其他資產 的金融資產之信貸質素於其並無逾期且 並無資料顯示該等金融資產自初步確認 起信貸風險有重大增加時視作「正常」。 否則, 金融資產之信貸質素視作「存疑」。

本集團產生自貿易應收款項的信貸風險 敞口的進一步量化數據披露於綜合財務 報表附註24。

於報告期末,本集團承擔若干信貸集中 風險,因本集團的貿易應收款項中,分 別有10%(2020年:14%)及34%(2020 年:42%) 為應收本集團最大債務人及 五大債務人的款項。

流動性風險

本集團監控及維持管理層認為足夠的現 金及現金等價物,以便為本集團的營運 提供資金並緩解現金流量波動的影響。 管理層定期審視及監控本集團的營運資 金需求。

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46. FINANCIAL RISK MANAGEMENT OBJECTIVES 46. 財務風險管理目標及政策(續) AND POLICIES (Continued)

Liquidity risk (Continued)

The maturity profile of the Group's financial liabilities as at the end of the reporting period, based on the contractual undiscounted payments, is as follows:

流動性風險(續)

於報告期末,本集團按合約未貼現付款 釐定的金融負債到期情況載列如下:

2021	
2021年	

		On demand 按要求償還 HK\$'000 千港元	Less than 1 year 少於1年 HK\$′000 千港元	1 to 5 years 1至5年 HK\$'000 千港元	Total 合計 HK\$'000 千港元
Trade payables	貿易應付款項	765	61,420	_	62,185
Financial liabilities included in	計入其他應付款項及				
other payables and accruals	應計費用的金融負債	28,297	_	_	28,297
Due to related companies	應付關聯公司款項	5,618	_	_	5,618
Due to a joint venture	應付一間合資公司款項	561	_	_	561
Lease liabilities	租賃負債	41,316	40,418	-	81,734
		76,557	101,838	_	178,395

2020
2020年

		2020年				
			Less than	1 to 5		
		On demand	1 year	years	Total	
		按要求償還	少於1年	1至5年	合計	
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	
		千港元	千港元	千港元	千港元	
Trade payables	貿易應付款項	1,117	35,253	_	36,370	
Financial liabilities included in	計入其他應付款項及					
other payables and accruals	應計費用的金融負債	29,492	_	_	29,492	
Due to associates	應付聯營公司款項	184	_	_	184	
Due to related companies	應付關聯公司款項	2,020	_	_	2,020	
Due to a joint venture	應付一間合資公司款項	203	_	_	203	
Lease liabilities	租賃負債	46,186	40,910	3,263	90,359	
		79,202	76,163	3,263	158,628	

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46. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (Continued)

Capital management

The primary objectives of the Group's capital management are to safeguard the Group's ability to continue as a going concern and to maintain healthy capital structure in order to support its business and maximise shareholders' value. The Group primarily funds its operations by cash generated from operating activities. As at 30 June 2021, the Group did not have any bank borrowings or outstanding bank loans (2020: nil).

The Group manages its capital structure and makes adjustments to it in light of changes in economic conditions and the risk characteristics of the underlying assets. To maintain or adjust the capital structure, the Group may adjust the dividend payment to shareholders, return capital to shareholders or issue new shares. The Group is not subject to any externally imposed capital requirements. No changes were made in the objectives, policies or processes for managing capital during the years ended 30 June 2021 and 30 June 2020.

The capital of the Group represents equity attributable to owners of the Company.

46. 財務風險管理目標及政策(續)

資本管理

本集團資本管理的首要目標為保障本集團持續經營的能力並維持穩健的資本架構,以支持其業務及為股東創造最大價值。本集團主要通過經營活動產生的現金為其營運提供資金。於2021年6月30日,本集團並無任何銀行借貸或未償還銀行貸款(2020年:無)。

本集團根據經濟環境變化及相關資產的 風險特徵管理及調整其資本架構。為維 持或調整資本架構,本集團或會調整派 付予股東的股息、返還資本予股東或發 行新股份。本集團並不受任何外部施加 的資本要求規限。於截至2021年6月30 日及2020年6月30日止年度,資本管理 目標、政策或程序並未發生變動。

本集團的資本即為本公司擁有人應佔權 益。

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47. ASSETS AND LIABILITIES OF DISPOSAL GROUPS CLASSIFIED AS HELD FOR SALE

As at 30 June 2021, the Group classified the assets and liabilities of two subsidiaries, Health Network Medical Centre (Shatin) Limited ("HNMCL") and 上海快驗保門診部有限公司 ("快驗保"), as assets and liabilities of disposal groups classified as held for sale.

During the year ended 30 June 2021, the Group entered into separate negotiations with prospective buyers to dispose of its 55% and 100% equity interest of HNMCL and 快驗保 respectively.

HNMCL is engaged in the provision of general practitioner services and 快驗保 is engaged in the provision of health check-up services.

The associated assets and liabilities of the two subsidiaries were consequently presented as held for sale in the 2021 financial statements. At the timing of reclassification, the assets and liabilities of the disposal groups were remeasured at the lower of their carrying amount and fair value less cost of disposal. Accordingly, an impairment loss on goodwill associated with the disposal groups of HK\$14,653,000 was recognised.

Subsequently, the Group entered into a disposal agreement with an independent third party on 2 July 2021 in relation to the sale and purchase of 100% of the equity interest in 快驗保 and 快驗保 has since ceased to be a subsidiary of the Group since.

On 13 September 2021, the Group entered into a disposal agreement with the non-controlling shareholder of HNMCL in relation to the sale and purchase of the Group's 55% equity interest in HNMCL. The transaction was completed on 13 September 2021 and HNMCL has since ceased to be a subsidiary of the Group.

47. 分類為持作出售的出售組別的 資產及負債

於2021年6月30日,本集團將兩間附屬公司健聯醫務中心(沙田)有限公司(「健聯」)及上海快驗保門診部有限公司(「快驗保」)的資產及負債分類為持作出售的出售組別的資產及負債。

於截至2021年6月30日止年度,本集團分別與潛在買家進行磋商,以分別出售 其在健聯及快驗保的55%及100%股權。

健聯從事提供全科醫生服務而快驗保則 從事提供體檢服務。

因此,此兩間附屬公司的相關資產及負債在2021年的財務報表中呈列為持作出售。在重新分類時,出售組別的資產及負債按其賬面值及公允價值減出售成本之較低者重新計量。因此,已就出售組別確認商譽減值虧損14,653,000港元。

其後,本集團於2021年7月2日與一名獨立第三方就買賣快驗保的100%股權訂立出售協議,快驗保自其時起不再是本集團的附屬公司。

於2021年9月13日,本集團與健聯的非控股股東就買賣本集團在健聯的55%股權訂立出售協議。該交易已於2021年9月13日完成而健聯自其時起不再是本集團的附屬公司。

30 June 2021 2021年6月30日

47. ASSETS AND LIABILITIES OF DISPOSAL GROUPS CLASSIFIED AS HELD FOR SALE

(Continued)

The following assets and liabilities were reclassified as held for sale in relation to the disposal group as at 30 June 2021:

47. 分類為持作出售的出售組別的 資產及負債(續)

以下資產及負債在2021年6月30日重新 分類為與出售組別有關的持作出售:

		Note 附註	HK\$′000 千港元
Assets	資產		
Property, plant and equipment	物業、廠房及設備		1,875
Right-of-use assets	使用權資產	15	16,265
Goodwill (net of impairment loss recognised	商譽(扣除於分類為持作出售後之		
upon classification as held for sale)	已確認減值虧損)	16	5,249
Other intangible assets	其他無形資產		12,885
Inventories	存貨		1
Accounts receivables	應收賬款		202
Other receivables and deposits	其他應收款項及保證金		427
Bank deposits and cash	銀行存款及現金		2,838
Assets classified as disposal group held for sale	分類為持作出售的出售組別的資產		39,742
Liabilities	負債		
Trade payables	貿易應付款項		(145)
Other payables and accruals	其他應付款項及應計費用		(2,077)
Provision	撥備		(493)
Tax payable	應付税項		(1,153)
Deferred tax liabilities	遞延税項負債		(2,126)
Lease liabilities	租賃負債	15	(18,447)
Liabilities associated with the disposal group	與持作出售的出售組別相關的		
held for sale	負債		(24,441)
Net assets associated with the disposal group	與持作出售的出售組別相關的		
held for sale	資產淨值		15,301

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48. STATEMENT OF FINANCIAL POSITION OF THE COMPANY

Information about the statement of financial position of the Company at the end of the reporting period is as follows:

48. 本公司財務狀況表

有關於報告期末本公司財務狀況表的資料如下:

		2021	2020
		2021年	2020年
		HK\$'000	HK\$'000
		千港元	千港元
NON-CURRENT ASSETS	非流動資產		
Financial assets at amortised cost	按攤銷成本計量的金融資產	19,025	20,206
Investments at fair value through other	按公允價值計入		
comprehensive income	其他全面收入的投資	18,236	18,442
Total non-current assets	非流動資產總額	37,261	38,648
CURRENT ASSETS	流動資產		
Prepayments and other receivables	預付款項及其他應收款項	1,200	1,457
Financial assets at amortised cost	按攤銷成本計量的金融資產	14,046	35,646
Financial assets at fair value through	按公允價值計入損益的		
profit or loss	金融資產	25,263	_
Due from subsidiaries	應收附屬公司款項	465,070	433,749
Cash and cash equivalents	現金及現金等價物	25,612	15,033
Total current assets	流動資產總額	531,191	485,885
CURRENT LIABILITIES	流動負債		
Other payables and accruals	其他應付款項及應計費用	1,127	1,988
Due to subsidiaries	應付附屬公司款項	52,102	38,305
Total current liabilities	流動負債總額	53,229	40,293
NET CURRENT ASSETS	流動資產淨額	477,962	445,592
Net assets	資產淨額	515,223	484,240
EQUITY	權益		
Issued capital	已發行股本	775	766
Reserves (note)	儲備(附註)	514,448	483,474
Total equity	總權益	515,223	484,240

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48. STATEMENT OF FINANCIAL POSITION OF THE COMPANY (Continued)

Notes:

A summary of the Company's reserves is as follows:

48. 本公司財務狀況表(續)

附註:

本公司儲備概要如下:

		Share premium account 股份溢價賬 HK\$'000 千港元	Shares held under the share award scheme 股份獎勵	Share-based payment reserve 以股份為	Fair value reserve 公允價值 儲備 HK\$'000 千港元	Retained profits 留存利潤 HK\$'000 千港元	Total
			HK\$'000 HK\$'000	基礎的 付款儲備 HK\$'000 千港元 (note 37) (附註37)			合計 HK\$′000 千港元
At 1 July 2019	於2019年7月1日	387,602	(14,620)	58,082	403	27,458	458,925
Profit for the year Other comprehensive income for the year: Changes in fair value of equity investments at fair value through other	年內利潤 年內其他全面收入: 按公允價值計入其他全面收入的 股本投資的公允價值變動	-	-	-	- (46.412)	66,934	66,934
comprehensive income Changes in fair value of debt investments at fair value through other comprehensive income	按公允價值計入其他全面收入的 債務投資的公允價值變動	-	_	-	(16,412)	_	(16,412)
Total comprehensive income for the year	年內全面收入總額				(256)	66,934	(256) 50,266
Final 2019 dividend	2019年末期股息				(10,000)	(19,065)	(19,065)
Interim 2020 dividend Shares issued in lieu of cash dividend Issue of shares under the share award	2019年末期放息 2020年中期股息 發行股份以代替現金股息 根據股份獎勵計劃發行股份	10,475	- - -	- - -	- - -	(4,921)	(4,921) 10,475
scheme options Purchases of shares for the share award	就股份獎勵計劃購買股份	(465)	1,898	(1,693)	-	-	(260)
scheme Equity-settled share-based payment arrangements	以權益結算的以股份為基礎的 付款安排	-	(708)	(11,238)	-	-	(708)
At 30 June 2020 and 1 July 2020	於2020年6月30日及2020年7月1日	397,612	(13,430)	45,151	(16,265)	70,406	483,474
Profit for the year Other comprehensive loss for the year: Changes in fair value of equity investments at fair value through other	年內利潤 年內其他全面虧損: 按公允價值計入其他全面收入的 股本投資的公允價值變動	-	=	-	=	41,400	41,400
comprehensive income Changes in fair value of debt investments at fair value through other	按公允價值計入其他全面收入的 債務投資的公允價值變動	-	-	-	5,346		5,346
comprehensive income Release of reserve upon disposal of debt investment at fair value through other comprehensive income	於出售按公允價值計入其他全面 收入的債務投資後解除儲備	-	-	-	(27)	_	(27)
Total comprehensive income/(loss) for	年內全面收入/(虧損)總額				(27)		(27)
the year				_	5,319	41,400	46,719
Final 2020 dividend Interim 2021 dividend Shares issued in lieu of cash dividend Purchases of shares for the share award	2020年末期股息 2021年中期股息 發行股份以代替現金股息 就股份獎勵計劃購買股份	- 11,403	(233)	- - -	À	(20,060) (7,658) –	(20,060) (7,658) 11,170
scheme Equity-settled share-based payment	以權益結算的以股份為基礎的 付款安排		(1,030)	1,833	/ -		(1,030) 1,833
arrangements At 30 June 2021	於2021年6月30日	409,015	(14,693)	46,984	(10,946)	84.088	514,448
At 30 Julie 2021	ポ2021年0月30日	405,015	(14,093)	40,704	(10,940)	04,000	314,440

49. APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS

The consolidated financial statements were approved and authorised for issue by the board of directors on 23 September 2021.

49. 批准綜合財務報表

綜合財務報表於2021年9月23日獲董事 會批准及授權刊發。

FINANCIAL SUMMARY 財務概要

A summary of the results and of the assets, liabilities and non-controlling interests of the Group for the last five financial years, as extracted from the published audited financial statements, is set out below.

本集團於過去五個財政年度的業績及資產、 負債及非控股權益概要(摘錄自已公佈經審核 財務報表)載列如下。

CONSOLIDATED RESULTS 綜合業績

		Year ended 30 June 截至6月30日止年度					
		2021 2020 2019 2018 2013					
		2021年	2020年	2019年	2018年	2017年	
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	
		千港元	千港元	千港元	千港元	千港元	
Revenue	收入	622,765	557,484	567,377	463,441	399,817	
Profit before tax	除税前利潤	51,320	73,406	34,275	48,505	57,094	
Income tax expense	所得税開支	(19,783)	(13,096)	(14,726)	(11,003)	(8,850)	
Profit for the year	年內利潤	31,537	60,310	19,549	37,502	48,244	
Attributable to:	以下各方應佔:						
Owners of the Company	本公司擁有人	34,834	58,915	12,798	37,555	44,085	
Non-controlling interests	非控股權益	(3,297)	1,395	6,751	(53)	4,159	

ASSETS AND LIABILITIES 資產及負債

		As at 30 June				
		於6月30日				
		2021	2020	2019	2018	2017
		2021年	2020年	2019年	2018年	2017年
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元	千港元
Total assets	總資產	969,977	891,307	842,100	737,620	698,439
Total liabilities	總負債	276,921	220,800	156,138	103,215	102,825
Net assets	資產淨額	693,056	670,507	685,962	634,405	595,614
Equity attributable to:	以下各方應佔權益:					
Owners of the Company	本公司擁有人	639,498	611,846	612,995	567,136	532,619
Non-controlling interests	非控股權益	53,558	58,661	72,967	67,269	62,995
Total equity	權益淨額	693,056	670,507	685,962	634,405	595,614

"1HFY2021"

the six months ended 31 December 2020

「2021財政年度上半年」

截至2020年12月31日止六個月

"2HFY2021"

the six months ended 30 June 2021 $\,$

「2021財政年度下半年」

截至2021年6月30日止六個月

"2021 AGM"

the annual general meeting of the Company to be held on Friday, 26 November

2021

「2021年股東週年大會」

本公司將於2021年11月26日(星期五)舉行的股東週年大會

"Affiliated Clinic(s)"

clinic(s) which is/are not operated by the Group but which has entered or will enter into an agreement directly with the Group to offer Medical Services, Dental

Services and/or Auxiliary Services to the Plan Members

「聯屬診所」

並非由本集團經營但已經或將會直接與本集團訂立協議以向計劃成員提供醫療服

務、牙科服務及/或輔助服務的診所

"Affiliated Doctor",

"Affiliated Dentist",

"Affiliated Auxiliary
Services Providers"

doctor(s)/dentist(s)/Auxiliary Services Provider(s) who has/have entered or will enter into an agreement directly with the Group to provide services to Plan Members and who, in accordance with the terms of such agreement, has/have received or will receive an amount from the Group based on the volume of Plan Members treated

「聯屬醫生」、「聯屬牙醫」、 「聯屬輔助服務提供者」 已經或將會直接與本集團訂立協議以向計劃成員提供服務且根據協議條款已經或將會按接診的計劃成員數目向本集團收取款項的醫生/牙醫/輔助服務提供者

"Articles" or "Articles of Association"

the amended and restated articles of association of the Company currently in force

[細則|或[公司細則|

目前生效的本公司經修訂及重列公司細則

"Audit Committee" 「審核委員會 |

the audit committee of the Board

董事會轄下審核委員會

"Auxiliary Services"

includes imaging and laboratory services, physiotherapy, traditional Chinese

medicine, vision care and optometry and child health assessment

「輔助服務」

包括醫學影像及化驗服務、物理治療、中醫、眼科護理及驗光以及兒童健康發展

評估

"Auxiliary Services Provider"

auxiliary services provider(s) who is/are or will be engaged directly by the Group as a consultant to provide Auxiliary Services in the UMP Medical Centres in accordance with the terms of a consultancy agreement with the Group, and the Affiliated Auxiliary Services Providers

「輔助服務提供者」

已經或將會直接獲本集團委聘為顧問以根據與本集團簽訂的顧問協議的條款在聯合醫務中心內提供輔助服務的輔助服務提供者,以及聯屬輔助服務提供者

GLOSSARY

"B2B2C" means an e-commerce model that combines business to business (B2B) and

business to consumer (B2C) for a complete product or service transaction. B2B2C is a collaboration process that, in theory, creates mutually beneficial service and

product delivery channels

[B2B2C] 將企業對企業(B2B)和企業對消費者(B2C)結合以進行完整的產品或服務交易的

電子商務模式。B2B2C此協作過程在理論上創造出互惠的服務及產品交付渠道

"BBS" Bronze Bauhinia Star

「銅紫荊星章」 銅紫荊星章

"Board" the board of Directors

「董事會」 董事會

"Chairman" the chairman of the Board

「主席 | 董事會主席

"Chief Executive Officer"

「行政總裁」 本公司行政總裁

"COVID-19" means coronavirus disease 2019, a disease caused by a novel virus designated as

the chief executive officer of the Company

severe acute respiratory syndrome coronavirus 2

「新型冠狀病毒」 2019冠狀病毒疾病,一種由被稱為嚴重急性呼吸系統綜合症冠狀病毒2的新型病毒

引起的疾病

"Code of Conduct for Securities

Transactions by Employees"

「僱員進行證券交易的操守準則」

the Code of Conduct for Securities Transactions by Employees adopted by the

Company

本公司所採納的僱員進行證券交易的操守準則

"Company" UMP Healthcare Holdings Limited, a company incorporated under the laws of the

Cayman Islands with limited liability on 5 November 2014

「本公司」 聯合醫務集團有限公司,於2014年11月5日根據開曼群島法例註冊成立的有限公司

"Contract Customers" collectively, insurance companies and corporations which have entered or

will enter into corporate plans with the Group for healthcare benefits for Plan

「合約客戶」 已經或將會就計劃成員的醫療保健福利與本集團訂立企業計劃的保險公司及企業

的統稱

"Corporate Governance Code"

「企業管治守則」

the Corporate Governance Code as set out in Appendix 14 to the Listing Rules

上市規則附錄十四所載的企業管治守則

"CR Medical" China Resources Medical Holdings Company Limited, a company incorporated in

the Cayman Islands with limited liability and listed on the Main Board of the Stock

Exchange (Stock code: 1515)

「華潤醫療」 華潤醫療控股有限公司・於開曼群島註冊成立並於聯交所主板上市的有限公司(股

份代號:1515)

"CTFE" Chow Tai Fook Enterprises Limited, a company incorporated under the laws of

Hong Kong with limited liability

"Dental" or "Dental Services" include primary dental services such as scaling and polishing and secondary

dental services such as crown and bridge, orthodontics, implants and whitening 包括基本牙科服務(如洗牙及拋光)以及第二層牙科服務(如牙冠及牙橋、口腔正

畸、植齒及牙齒美白)

"Dentists" dentist who is or will be engaged directly by the Group as a consultant to provide

Dental Services in the UMP Medical Centres in accordance with the terms of a

consultancy agreement with the Group, and the Affiliated Dentists

「牙醫」 已經或將會直接獲本集團委聘為顧問以根據與本集團簽訂的顧問協議的條款在聯

合醫務中心內提供牙科服務的牙醫,以及聯屬牙醫

"Directors" directors of the Company

「董事」
本公司董事

「牙科」或「牙科服務」

"Doctors" doctor who is or will be engaged directly by the Group as a consultant to provide

Medical Services in the UMP Medical Centres in accordance with the terms of a

consultancy agreement with the Group and the Affiliated Doctors

「醫生」 已經或將會直接獲本集團委聘為顧問以根據與本集團簽訂的顧問協議的條款在聯

合醫務中心內提供醫療服務的醫生,以及聯屬醫生

"FY2020" the financial year ended 30 June 2020

【2020財政年度】 截至2020年6月30日止財政年度

"FY2021" the financial year ended 30 June 2021

【2021財政年度】 截至2021年6月30日止財政年度

"general practitioner" Doctors trained in general practice and best suited to act as first point of contact

for patients, having the required knowledge to refer patients to the appropriate

specialists or services required

「全科醫生」 接受全科訓練的醫生,最適合為患者提供首次診斷,具備所需知識按需要轉介患

者至適合專科或服務

GLOSSARY

"Global Offering" or "IPO"

the offer of the shares of the Company to the public in Hong Kong and outside the United States of America in offshore transactions in reliance on Regulation S, the details of which are set out in the section headed "Structure of the Global Offering" of the prospectus of the Company dated 17 November 2015

「全球發售」或「首次公開發售」

本公司向香港公眾人士及依據S規例在美國境外的離岸交易中發售股份,詳情載於 日期為2015年11月17日的本公司招股章程「全球發售的架構」一節中

"Group", "we", "UMP" or "UMP Healthcare Group"

the Company and its subsidiaries

「本集團」、「我們」、

本公司及其附屬公司

「聯合醫務」或「聯合醫務集團」

"Healthcare Ventures" Healthcare Ventures Holdings Limited, a company incorporated under the laws of

British Virgin Islands with limited liability, which is a substantial shareholder of

the Company and a wholly-owned subsidiary of CTFE

[Healthcare Ventures] Healthcare Ventures Holdings Limited,根據英屬處女群島法例註冊成立的有限公

司,為本公司的主要股東及周大福企業的全資附屬公司

"HK\$" Hong Kong dollars, the lawful currency of Hong Kong

「港元」 香港法定貨幣港元

"Hong Kong"

「香港」

the Hong Kong Special Administrative Region of the PRC

中國香港特別行政區

"Hong Kong & Macau Clinical

Healthcare Services"

provision of clinical healthcare services to Self-paid Patients in Hong Kong and

Macau

「香港及澳門臨床醫療保健服務」 於香港及澳門向自費患者提供臨床醫療保健服務

Healthcare Solution Services"

"Hong Kong & Macau Corporate provision of corporate healthcare solutions services in Hong Kong and Macau

「香港及澳門企業醫療保健 解決方案服務」

於香港及澳門提供企業醫療保健解決方案服務

"IP" **Justice** of the Peace

「太平紳士」 太平紳士

"Listing Date" 27 November 2015 「上市日期」 2015年11月27日

"Listing Rules" the Rules Governing the Listing of Securities on the Stock Exchange

「上市規則」 聯交所證券上市規則

"Macau" the Macau Special Administrative Region of the PRC

「澳門」 中國澳門特別行政區

"Mainland China" or "PRC" the People's Republic of China (excluding, for the purpose of this report, Hong

Kong, Macau and Taiwan)

「中國內地」或「中國」 中華人民共和國(就本報告而言,不包括香港、澳門及台灣)

"Medical" or "Medical Services"

include general practice and specialist practice

「醫療」或「醫療服務」

包括全科醫療及專科醫療

"Model Code" the Model Code for Securities Transactions by Directors of Listed Issuers as set out

in Appendix 10 of the Listing Rules

「標準守則」
上市規則附錄十所載上市發行人董事進行證券交易的標準守則

"NWS" NWS Holdings Limited, a company incorporated in Bermuda with limited liability

and listed on the Main Board of the Stock Exchange (Stock Code: 659)

「新創建」 新創建集團有限公司,在百慕達註冊成立的有限公司,於聯交所主板上市(股份代

號:659)

"NWS Subsidiary" Dynamic Ally Limited, a company incorporated in Hong Kong with limited

liability which is an indirect wholly-owned subsidiary of NWS

「新創建附屬公司」 Dynamic Ally Limited,於香港註冊成立的有限公司,為新創建的間接全資附屬公

司

"O2O" means a business model that draws potential customers from online channels to

make purchases in physical stores

「O2O」 將潛在客戶從網上渠道吸引至實體店進行購買之商業模式

"Pinyu" Pinyu Limited, a company incorporated under the laws of the British Virgin Islands

with limited liability, which is a substantial shareholder of the Company and an

indirect wholly-owned subsidiary of CR Medical

「品裕」

品裕有限公司,根據英屬處女群島法例註冊成立的有限公司,為本公司主要股東

並為華潤醫療的間接全資附屬公司

"Plan Members" members of the Group's corporate healthcare benefits plans, who typically

include group medical insurance policyholders and employees of corporations

and/or their dependants

「計劃成員」 本集團企業醫療保健福利計劃成員,一般包括集團醫療保險保單持有人及機構的

僱員及/或其家屬

"Post-IPO Share the post-IPO share option scheme approved and adopted by the Company on 2

Option Scheme" November 2015

「首次公開發售後購股權計劃」 本公司於2015年11月2日批准及採納的首次公開發售後購股權計劃

"Pre-IPO Share the pre-IPO share option scheme approved and adopted by the Board on 18

Option Scheme" August 2015

「首次公開發售前購股權計劃」 董事會於2015年8月18日批准及採納的首次公開發售前購股權計劃

"Remuneration Committee"

「薪酬委員會」

the remuneration committee of the Board

董事會轄下薪酬委員會

"RMB"

Renminbi, the lawful currency of the PRC

「人民幣」

中國法定貨幣人民幣

"Rich Point"

Rich Point Investment Holdings Limited, a company incorporated in Hong Kong

with limited liability

「富滙」

富滙投資控股有限公司,於香港註冊成立的有限公司

"Rich Point Group"

「富滙集團」

Dr. Sun Yiu Kwong and his associates including Rich Point

孫耀江醫生及其聯繫人(包括富滙)

"SBS"

Silver Bauhinia Star

「銀紫荊星章」

銀紫荊星章

"Self-paid Patients"

patients who visit a UMP Medical Centre operated by the Group and pays for

services using cash or credit card

「自費患者」

到本集團經營的聯合醫務中心就診並使用現金或信用卡支付服務費用的患者

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"Shanghai He Dun"

「上海合敦」

上海合敦醫療科技有限公司, a company established in the PRC

上海合敦醫療科技有限公司,於中國成立的公司

"Share Award Scheme"

「股份獎勵計劃」

the share award scheme approved and adopted by the Board on 30 June 2016

董事會於2016年6月30日批准及採納的股份獎勵計劃

"Share(s)"

ordinary share(s) with a nominal value of HK\$0.001 each in the share capital of

the Company

「股份」

本公司股本中每股面值0.001港元的普通股

"Shareholder(s)"

「股東|

holder(s) of Share(s) 股份的持有人

"Snow Lake Group"

based on the publicly available information so far, Snow Lake China Master Long Fund, Ltd., Snow Lake China Master Fund, Ltd., Snow Lake China Offshore Fund, Ltd. (which holds 80.93% of Snow Lake China Master Fund, Ltd.), Snow Lake Capital (HK) Limited (as investment manager of Snow Lake China Master Long

Fund, Ltd. and Snow Lake China Master Fund, Ltd.)

「雪湖集團」

基於目前公開可得資料,Snow Lake China Master Long Fund, Ltd.、Snow Lake China Master Fund, Ltd.、Snow Lake China Offshore Fund, Ltd.(持有Snow Lake China Master Fund, Ltd.的80.93%)、雪湖資本(香港)有限公司(作為 Snow Lake China Master Long Fund, Ltd.及 Snow Lake China Master Fund, Ltd.的投資管理人)

GLOSSARY

"specialist practice" or "specialist services"

the range of specialist practice offered by UMP, including Cardiology, Dermatology, Endocrinology, Diabetes and Metabolism, Family Medicine, Gastroenterology and Hepatology, General Surgery, Internal Medicine, Nephrology, Neurology, Neurosurgery, Obstetrics and Gynaecology, Ophthalmology, Orthopaedics and Traumatology, Otorhinolaryngology (ENT), Paediatrics, Paediatrics Surgery, Radiology, Respiratory Medicine, Rheumatology and Urology, an updated list of which is available on www.ump.com.hk

「專科醫療」或「專科服務」

聯合醫務提供的一系列專科醫療,包括心臟科、皮膚科、內分泌、糖尿病及代謝 科、家庭醫學、腸胃及肝臟科、普通外科、內科、腎臟科、神經科、神經外科、婦 產科、眼科、骨科及創傷科、耳鼻咽喉科、兒科、小兒外科、放射科、呼吸內科、 風濕科及泌尿科,經更新清單於www.ump.com.hk上可供查閱

"Stock Exchange" 「聯交所」

The Stock Exchange of Hong Kong Limited 香港聯合交易所有限公司

"UMP Healthcare China"

UMP Healthcare China Limited, a company incorporated under the laws of the Cayman Islands with limited liability and a 80%-owned subsidiary of the Company

「聯合醫務中國」

聯合醫務中國有限公司,根據開曼群島法例註冊成立的有限公司,為本公司擁有 80%權益的附屬公司

"UMP Healthcare China Group"

UMP Healthcare China and its subsidiaries

「聯合醫務中國集團」

聯合醫務中國及其附屬公司

"UMP Medical Centre(s)"

medical centre(s) offering Medical Services, Dental Services and/or Auxiliary Services which is/are operated by the Group

「聯合醫務中心」

提供醫療服務、牙醫服務及/或輔助服務的醫務中心,由本集團經營

"UMP Network"

consists of (i) UMP Medical Centres which are operated by the Group and (ii) Affiliated Clinics which are clinics not operated by the Group but each of which has entered into an agreement with the Group to offer Medical Services, Dental Services and/or Auxiliary Services to Plan Members

「UMP網絡」

包括(i)本集團經營的聯合醫務中心及(ii)聯屬診所(並非由本集團經營的診所,惟各 自已與本集團訂立協議以向計劃成員提供醫療服務、牙醫服務及/或輔助服務)

"US\$" 「美元」

US dollar, the lawful currency of the United States of America

美利堅合眾國法定貨幣美元

"Zheng He" Zheng He Health and Medical Resources Limited, a Private Company Limited by

Shares incorporated in the British Virgin Islands

「鄭和」 Zheng He Health and Medical Resources Limited,於英屬處女群島註冊成立的私

人股份有限公司

"Zheng He Party(ies)" the company(ies) or trust(s) which is under the control of Mr. Law Siu Wah, Eddie

or his family trust or estate

「鄭和一方」 在羅肇華先生或其家族信託或遺產控制權下的公司或信託



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=: (+852) 2511 1152

: https://www.ump.com.hk

UMP Healthcare Official Youtube Channel

