Shandong Weigao Group Medical Polymer Company Limited* 山東威高集團醫用高分子製品股份有限公司

(a joint stock limited company incorporated in the People's Republic of China with limited liability) (在中華人民共和國註冊成立的股份有限公司) (Stock Code 股票號碼: 1066)

Annual Report 2011 年報



* For identification purposes onl 僅供識別

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CORPORATE INFORMATION 公司資料

DIRECTORS AND SUPERVISORS

Executive Directors

Mr. Zhang Hua Wei Mr. Miao Yan Guo Mr. Wang Yi Mr. Wang Zhi Fan Mr. Wu Chuan Ming

Non-executive Directors

Mr. Chen Xue Li Mrs. Zhou Shu Hua Mr. Li Bing Yung

Independent non-executive Directors

Mr. Lo Wai Hung Mr. Li Jia Miao Mrs. Fu Ming Zhong

Supervisors

Ms. Bi Dong Mei Mr. Miao Hai Sheng Ms. Chen Xiao Yun

CORPORATE INFORMATION

Registered office and principal place of business in the People's Republic of China (the "PRC")

312 Shi Chang Road Weihai Shandong Province PRC

Principal place of business in Hong Kong

801, Chinachem Century Tower 178 Gloucester Road Wanchai Hong Kong

Company secretary

Ms. Wong Miu Ling, Phillis, Acis

董事及監事

執行董事

張華威先生 苗延國先生 王毅先生 王志明先生 吳傳明先生

非執行董事

陳學利先生 周淑華女士 李炳容先生

獨立非執行董事

盧偉雄先生 李家淼先生 付明仲女士

監事

畢冬梅女士 苗海生先生 陳曉雲女士

公司資料

中華人民共和國(「中國」)註冊辦事處及 主要營業地點

中國 山東省 威海市 世昌大道312號

香港主要營業地點

香港 灣仔 告士打道178號 華懋世紀廣場801室

公司秘書

黃妙玲女士ACIS

CORPORATE INFORMATION 公司資料

Compliance officer

Mr. Zhang Hua Wei

Audit committee

Mr. Lo Wai Hung Mr. Li Jia Miao Mrs. Fu Ming Zhong Mrs. Zhou Shu Hua

Remuneration committee

Mr. Lo Wai Hung Mr. Li Jia Miao Mrs. Fu Ming Zhong Mrs. Zhou Shu Hua

Authorised representatives

Mr. Zhang Hua Wei Ms. Wong Miu Ling, Phillis

Auditors

Deloitte Touche Tohmatsu Certified Public Accountants

Hong Kong share registrars and transfer office

Tricor Standard Limited 26/F, Tesbury Centre 28 Queen's Road East Wanchai Hong Kong

Principal bankers

- 1. Agriculture Bank of China, Weihai Branch
- 2. Bank of China, Weihai Branch

Website of the Company

www.weigaogroup.com

Stock Code

1066

監察主任

張華威先生

審核委員會

盧偉雄先生 李家淼先生 付明仲女士 周淑華女士

薪酬委員會

盧偉雄先生 李家淼先生 付明仲女士 周淑華女士

授權代表

張華威先生 黃妙玲女士

核數師

德勤●關黃陳方會計師行 *執業會計師*

香港股份過戶登記處

卓佳標準有限公司 香港灣仔 皇后大道東28號 金鐘匯中心26樓

主要往來銀行

- 1. 中國農業銀行-威海市分行
- 2. 中國銀行-威海市分行

本公司網址

www.weigaogroup.com

股份代號

1066

SHANDONG WEIGAO GROUP MEDICAL POLYMER COMPANY LIMITED

Shandong Weigao Group Medical Polymer Company Limited (the "Company") and its subsidiaries (together the "Group") is principally engaged in the research and development, production and sale of single-use medical devices. The Group has a wide range of products, which includes: i) consumables (infusion sets, syringes, medical needles, blood bags, pre-filled syringes, blood sampling products, and other consumables); ii) orthopedic materials and iii) blood purification consumables. The Company is recognised as an industrialization base to commercialise products developed by the State High-tech Research and Development (863) Program, the State High-tech Enterprise and the State Technology Center. The Group's main production facilities is situated in Weihai City in Shandong Province.

The Group is incorporated in the People's Republic of China. The Group has an extensive sales network comprising 22 sales offices, 30 customer liaison centers and 111 municipal representative offices. It has an extensive customer base of 5,069 healthcare organizations and distributors, including 2,951 hospitals, 414 blood stations, 622 other medical units and 1,082 trading companies.

The Group produces a wide range of products in following major categories, namely:-

- I. Single use medical consumables and materials (including infusion (transfusion) sets, syringes, blood bags and blood component segregator consumable, blood sampling products, prefilled syringes for pre-pack medication and medical needles which mainly include intravenous needles, syringe needles, intravenous catheter needles, blood sampling needles and irregular needles;
- II. Orthopedic materials and instruments, including trauma products of steel plates and screws, spinal implants and artificial joints; and
- III. Blood purification consumables, including puncture needles, extracorporeal blood circuit for blood purification sets, dialyzers and related consumables.

關於山東威高集團醫用高分子製 品股份有限公司

山東威高集團醫用高分子製品股份有限 公司(「本公司」)及其附屬公司(統稱 「本集團」)主要從事研究及開發、生產及 銷售一次性醫療器械。本集團提供不同種 類產品,包括:i)耗材(輸液器、注射器、 醫用針製品、血袋、預充式注射器、採血 產品及其他使用耗材);ii)骨科材料及iii) 血液淨化耗材。本公司為中國國家高技術 研究發展(863)計劃成果產業化基地、國 家級高新技術企業、國家企業技術中心。 本集團主要生產基地位於中國山東省威 海市。

本集團在中華人民共和國註冊成立,擁有 一個由22個銷售辦事處及30個客戶聯絡 中心和111家城市代表處組成的龐大銷售 網絡,並已建立廣泛的客戶基礎,其產品 銷售予5,069家醫療單位和分銷商,其中 包括醫院2,951家、血站414家、其他醫療 機構622家和1,082家經銷商。

本集團生產的多種產品,主要可分為以下 系列,即:-

- 一次性使用醫療耗材及原料,其中 包括輸液(血)器、注射器、血袋與 血液成份分離耗材、採血系列耗材、 用於藥品包裝的預充式注射器及醫 用針製品,主要包括靜脈針、注射 針、留置針、採血針、異形針等系列 製品等;
- II. 骨科材料及工具,主要包括鋼板、螺 釘等創傷治療耗材、脊柱系列耗材 及人工關節系列耗材;及
- 血液淨化系列耗材,主要包括穿刺 針、血液淨化裝置之體外循環管路、 透析器等有關耗材。

On behalf of the board of directors (the "Board") of Shandong Weigao Group Medical Polymer Company Limited, I would like to present the audited consolidated results of the Group for the year ended 31st December, 2011 (the "Year"). The Group's results in 2011 have continued to grow steadily, with prominent effect from the optimization adjustment to product mix, which laid a foundation for our future development.

FINANCIAL SUMMARY

During the year under review, the Group recorded turnover of approximately RMB3,180,577,000 (2010: RMB2,462,557,000) for the year ended 31st December, 2011, representing an increase of approximately 29.2% over the previous year and profit attributable to equity shareholders was approximately RMB3,462,172,000 (2010: RMB799,072,000), representing an increase of approximately 333.3% over the previous year. Net profit attributable to the owner of the Company excluding extraordinary item was RMB958,036,000 (2010: RMB760,628,000) representing an increase of approximately 26.0% over the previous year and basic earning per share was approximately RMB0.78. The growth in turnover and profit attributable to shareholders have been mainly due to our strategy of optimizing the product mix, focusing on the business development of blood purification products and increased the marketing and sales efforts on high valueadded products.

FINANCIAL HIGHLIGHT

本人欣然代表山東威高集團醫用高分子 製品股份有限公司董事會(「董事會」)向 股東提呈本集團截至二零一一年十二月 三十一日止年度(「本年度」)的經審核綜 合業績。本集團二零一一年度業績持續穩 步增長,產品結構調整與優化的效果顯 著,為未來發展奠定了基礎。

財務摘要

回顧年度內,本集團截至二零一一年十二 月三十一日止年度的營業額達到約人民 幣3,180,577,000元(二零一零年:人民 幣2,462,557,000元),較上一年度增加 約29.2%,而權益股東應佔溢利約為人民 幣3,462,172,000元(二零一零年:人民 幣799,072,000元),較上一年度上升約 333.3%。不計特殊項目的本公司擁有人 應佔純利為人民幣958,036,000元(二零 一零年:人民幣760,628,000元),較上一 年度上升約26.0%。每股基本盈利約為人 民幣0.78元。營業額及股東應佔溢利增加 主要因本集團按策略推進產品結構的優 化調整,重點發展血液淨化產品業務,增 加高附加值產品的市場推介與銷售。

財務概覽

		Audited 經審核		
		2011	2010	Growth
		二零一一年 RMB'000	二零一零年 RMB'000	增長
		人民幣千元	人民幣千元	%
Turnover	營業額	3,180,577	2,462,557	29.2
Gross profit Net profit attributable to the owners of the Company excluding extraordinary	毛利 不計特殊項目的 本公司擁有人	1,760,116	1,359,699	29.4
items Net profit attributable to shareholders	應佔純利 股東應佔純利	958,036 3,462,172	760,628 799,072	26.0 333.3

CHAIRMAN'S STATEMENT 主席報告書

BUSINESS REVIEW

During the Year, the Group continued the strategy of optimizing the product mix, focusing on the business development of blood purification products and increased the marketing and sales efforts on high value-added products such as intravenous catheters, non PVC infusion sets, specialized infusion set with dosage control device, achieving a continuous growth in turnover. Due to effective adjustments in product mix, the Group absorbed the impact of escalating raw materials and labour costs during the Year, and further increased the gross profit margin to 55.3% from 55.2% in the previous year. The performance of the Group in four business segments was as follows:

- (1) The growth momentum continued for consumables of the Group, reaching approximately RMB2,643,990,000 for the year ended 31st December, 2011, representing an increase of 27.3% when compared with the previous year;
- (2) The turnover of orthopaedic for the year was approximately RMB243,423,000, representing a growth of 38.9% when compared with the previous year. The Distribution Joint Venture with Medtronic, Inc. in orthopaedic products contributed approximately a net profit of RMB47,224,000 to the Group for the year, representing an increase of 7.0% when compared with the previous year;
- (3) The turnover of haemodialysis consumables and equipment for the year was approximately RMB293,164,000, representing an increase of 39.8% when compared with the previous year. Loss attributable to Weigao Nikkiso (Weihai) Dialysis Equipment Co., Ltd. ("Weigao Nikkiso"), which is 51% held by the Group, amounted to approximately RMB6,601,000; and
- (4) The stent business of 山東吉威醫療製品有限公司 (Shandong JW Medical Products Company Limited) ("JW Medical"), a 50% jointly owned entity of the Company, contributed approximately RMB106,443,000 to the profit of the Group for the nine months ended 30th September, 2011. The Company disposed of its 50% equity interest in JW Medical and an one-off profit contribution of approximately RMB2,568,534,000 was recognized by the Group. Biosensors International Pte Ltd. ("Biosensors"), which is 21.6% held by the Group, contributed approximately RMB4,195,000 to the profit of the Group. Excluding extraordinary items, Biosensors contributed approximately RMB36,595,000 to the profit of the Group.

業務回顧

年內,本集團繼續按策略推進產品結構的 優化調整,重點發展血液淨化產品業務, 增加留置針、非PVC輸液器與特種流量監 控輸液器等高附加值產品的市場推介與 銷售,營業收入持續增長。由於產品結構 的有效調整,本集團消化了年內原材料 價格上漲與工資水平提高的成本上漲影 響,進一步提升了毛利率水平,從去年的 55.2%提升到55.3%。本集團四個業務部 類取得了如下發展:

- (1) 本集團常規耗材醫療製品維持持 續增長態勢,截至二零一一年十二 月三十一日止年度營業額達人民 幣約2,643,990,000元,較去年增長 27.3%;
- (2) 骨科年度營業收入約人民幣 243,423,000元,較去年增長 38.9%;與美敦力合營的骨科產品 分銷公司年度內為本集團貢獻約人 民幣47,224,000元淨收益,較去年 增長7.0%;
- (3) 血液透析耗材與設備年度營業收入約人民幣293,164,000元,較去年增長39.8%,本集團持有51%股權的威高日機裝(威海)透析機器有限公司(「威高日機裝」)的應佔虧損約為人民幣6,601,000元;及
- (4) 本公司持有50%股權的山東吉威醫 療製品有限公司(「吉威醫療」)的 心臟支架業務截至二零一一年九月 三十日止九個月,為本集團的利潤 貢獻約人民幣106,443,000元;本公 司出售其於吉威醫療的50%股權, 而本集團確認的一次性利潤貢獻約 為人民幣2,568,534,000元;本集團 持有21.6%股權的新加坡柏盛國際 有限公司(「新加坡柏盛」)為本集 團的利潤貢獻約為人民幣4,195,000 元,不計特殊項目的新加坡柏盛 為本集團的利潤貢獻約為人民幣 36,595,000元。

BUSINESS REVIEW (continued)

The Directors recommended the payment of a final dividend of RMB0.03 (2010: RMB0.075), which is subject to approval by the shareholders of the Company ("Shareholders") at the forthcoming general meeting.

ANNUAL GENERAL MEETING AND CLOSURE OF REGISTER OF MEMBERS

The register of members of the Company will be closed from Saturday, 21st April, 2012 to Monday, 21st May, 2012 (both days inclusive), for the purpose of determining shareholders' entitlement to attend the forthcoming annual general meeting (the "Annual General Meeting"), during which period no transfer of shares of the Company will be registered. In order to qualify for attending the Annual General Meeting, shareholders should ensure that all transfer documents, accompanied by the relevant share certificates, are lodged with the Company's branch share registrar, Tricor Standard Limited at 26/F, Tesbury Centre, 28 Queen's Road East, Hong Kong for registration no later than 4:30 p.m. on Friday, 20th April, 2012.

In order to qualify for attending the annual general meeting:-

業務回顧(續)

董事建議派付末期股息每股人民幣0.03 元(二零一零年:人民幣0.075元),該項 建議須經本公司股東(「股東」)在即將舉 行的股東大會上批准後,方可作實。

股東週年大會及暫停辦理股份過 戶登記手續

為確定股東出席應屆股東週年大會(「股 東週年大會」)之權力,本公司將於二零 一二年四月二十一日(星期六)至二零 一二年五月二十一日(星期六)至二零 一二年五月二十一日(星期一)(包括首 尾兩天)暫停股東名冊過戶登記,於該期 間將不會辦理本公司股份過戶登記,於該期 間將不會辦理本公司股份過戶登記手續。 為符合資格出席股東週年大會,股東應確 保所有過戶文件連同有關股票不遲於二 零一二年四月二十日(星期五)下午四時 三十分送交本公司的股份過戶登記分處 卓佳標準有限公司,地址為香港皇后大道 東28號金鐘匯中心26樓,以辦理登記手續。

為符合資格出席股東週年大會:

Latest time to lodge in the transfer instrument accompanied by the share certificates	4:30 p.m., Friday, 20th April, 2012	交回過戶文件連同 有關股票之最 後期限	二零一二年 四月二十日 (星期五) 下午四時三十分
Closure of register of members of the Company for attendance of the annual general meeting	Saturday, 21st April, 2012 to Monday, 21st May, 2012	本公司截止過戶登 記以釐定出席 股東週年大會 之資格	二零一二年 四月二十一日 (星期六)至 二零一二年 五月二十一日 (星期一)
Latest time to lodge in the reply slip	4:30 p.m., Monday, 30th April, 2012	交回回條之 最後期限	二零一二年 四月三十日 (星期一) 下午四時三十分
Date of annual general meeting	Monday, 21st May, 2012	股東週年大會日期	二零一二年 五月二十一日 (星期一)

PROPOSED FINAL DIVIDEND AND CLOSURE OF REGISTER OF MEMBERS

The Board recommended a final dividend of RMB0.03 per share (inclusive of tax). The total amount of final dividends to be distributed shall be approximately RMB134,291,000, of which dividends paid to non-resident corporate shareholders will be subject to the corporate tax applicable on the PRC sourced income pursuant to the PRC Corporate Income Tax Law and the Regulations on the Implementation of the PRC Corporate Income Tax Law that became effective on 1st January, 2008 and the applicable tax rate is 10%. The listed issuer will be responsible for withholding the relevant amount of tax from the dividend payment and the dividends to be received by the non-resident corporate shareholders will be net of withholding tax. The proposal to declare and pay the final dividend will be submitted to the forthcoming Annual General Meeting to be held on Monday, 21st May, 2012. Final dividend for non-listed shares will be distributed and paid in Renminbi whereas dividend for H shares will be declared in Renminbi and paid in Hong Kong dollars.

The register of members of the Company will be closed from Saturday, 26th May, 2012 to Thursday, 31st May, 2012 (both days inclusive) for the purpose of determining shareholders' entitlement to final dividend for the year ended 31st December, 2011, during which period no transfer of shares of the Company will be registered. In order to qualify for entitlement of final dividend, shareholders should ensure that all transfer documents, accompanied by the relevant share certificates, are lodged with the Company's branch share registrar, Tricor Standard Limited at 26/F, Tesbury Centre, 28 Queen's Road East, Hong Kong for registration no later than 4:30 p.m. on 25th May, 2012.

建議末期股息及暫停辦理股份過 戶登記手續

董事會建議派付末期股息每股人民幣 0.03元(含税)。將分派的末期股息總額 約人民幣134,291,000元。其中,根據於 二零零八年一月一日正式實施的《中國 企業所得税法》及《中國企業所得税法》及《中國企業所得税法》及《中國企業所得税 意如來源於中國境內的所得應當繳納企 從股息付款代和代繳。非居民企業股東派發的 從股息約建議將在即將於二零一二年五月 二十一日(星期一)舉行的股東週年大會 上提呈。非上市股份的末期股息將以人民幣 派發和支付,而H股股息將以人民幣 派和以港元支付。

為確定股東收取截至二零一一年十二月 三十一日止年度之末期股息之權利,本 公司將於二零一二年五月二十六日(星 期六)至二零一二年五月三十一日(星期 四)(包括首尾兩天)暫停股東名冊過戶 登記,於該期間將不會辦理本公司股份過 戶登記手續。為符合資格收取末期股息, 股東應確保所有過戶文件連同有關股票 不遲於二零一二年五月二十五日下午四 時三十分送交本公司的股份過戶登記分 處卓佳標準有限公司,地址為香港皇后大 道東28號金鐘匯中心26樓,以辦理登記 手續。

PROPOSED FINAL DIVIDEND AND CLOSURE OF REGISTER OF MEMBERS (continued)

建議末期股息及暫停辦理股份過 戶登記手續(續)

In order to qualify to entitle the final dividend for the year ended 31st Saturday, December, 2011:-

Latest time to lodge in the transfer instrument accompanied by the share certificates	4:30 PM., Friday, 25th May, 2012	交回 有 後
Closure of register of members of the Company for the entitlement of final dividend for the year ended 31st December, 2011	Saturday, 26th May, 2012 to Thursday, 31st May, 2012	本公 登 至 十 日 期
Record date for entitlement of final dividend	Thursday, 31st May, 2012	釐定之
Despatch date of final dividend	Friday, 15th June, 2012	末期

ACKNOWLEDGEMENTS

The Group's various achievements as mentioned above are attributable to the continued supports of the staff, customers and business partners and shareholders. I would like to take this opportunity to express my most sincere thanks for all your contributions!

Chen Xue Li 15th March, 2012

為符合資格獲派截至二零一一年十二月 三十一日止年度之末期股息:

二零一二年 五月二十五日 (星期五) 下午四時三十分
二零一二年
五月二十六日
(星期六)至
二零一二年
五月三十一日
(星期四)
二零一二年
五月三十一日
(星期四)
二零一二年
六月十五日
(星期五)
(生別五)

致謝

本人在上文提及本集團各項成就,均有賴 於全體僱員、顧客及業務夥伴和各位股東 一貫以來不斷的支持。對於彼等的貢獻, 本人謹此致以深切感謝!

陳學利 二零一二年三月十五日

BUSINESS REVIEW

During the Year, the Company issued bonus non-listed Shares and bonus H Shares and placed new H Shares. The Company placed a total of 85,624,000 new H shares on 27th April, 2011 and completed the placing on 30th June, 2011. Bonus Shares were issued on the basis of one bonus Share for every Share held on 7th June, 2011. The total issued share capital of the Company was enlarged to 4,476,372,324 Shares after the bonus issue and placing.

INTERNATIONAL COLLABORATION

The Group is dedicated to becoming a leading medical device manufacturer in Asia.

During the Year, the Company agreed to dispose of its entire 50% equity interest in JW Medical which is principally engaged in stent business to Biosensors International Group Ltd ("Biosensors"), a Singapore listed company at a consideration of S\$625,400,000, and the consideration was satisfied by way of cash, by the issue of Biosensors new shares and by the issue of convertible notes convertible into Biosensors shares. The transaction has been completed on 3rd October, 2011.

During the Year, Distribution Joint Venture with Medtronic for the twelve months ended 31st December, 2011 contributed approximately RMB47,224,000 to net profit of the Group, representing an increase of 7.0% when compared with the previous year. This was mainly due to the establishment of a technology support centre and the implementation of an employee incentive growth plan resulting in additional expenses. During the Year, Weigao Nikkiso (威高日機裝), a joint venture company with Nikkiso Co., Ltd., was undergoing trial production and was in the process of applying for product registration certificate for its dialysis machine. It is expected to commence production in the second quarter of 2012. The joint venture company produces haemodialysis machines and provides after-sales services in China. Weigao Blood will distribute haemodialysis machines in China produced by the joint venture company. The collaboration leverages the complementary strengths of the two partners and it will further strengthen the Group's competitive position in the blood purification segment. It also lays a solid foundation for the business expansion of the Group in the blood purification market in China. Loss from Weigao Nikkiso attributable to the Group for the twelve months ended 31st December, 2011 amounted to RMB6,601,000 °

業務回顧

年內,本公司派發紅股股份與增發股份 完成。本公司於二零一一年四月二十七 日配售合共85,624,000股H股新股,並於 二零一一年六月三十日完成配售,並按 二零一一年六月七日作基準日派發一股 送一股紅股的安排,公司總股本擴大為 4,476,372,324股。

國際合作

本集團矢志成為亞洲具領先地位的醫療 器械製造商。

年內,本集團將持有50%股權的吉威醫療 的心臟支架業務,以625,400,000新加坡 元的代價出售予新加坡柏盛公司,新加坡 柏盛以現金、配售新股與發行轉換為柏盛 股份的可換股票據三種方式支付對價。於 二零一一年十月三日,此交易已完成。

年內,與美敦力合營的分銷公司截至二零 一一年十二月三十一日止十二個月,為 本集團貢獻約人民幣47.224.000元淨收 益,較去年增長7.0%,主要為成立技術支 持中心與實施了員工分享計劃,引致開支 上升,年內與日機裝株式會社成立的合資 公司威高日機裝就其透析機而言仍處於 生產設備調試和產品註冊階段,預計於二 零一二年第二季度正式投產。合資公司在 中國生產血液透析機,並提供售後服務, 而合資公司生產的血液透析機將由威高 血液在中國市場銷售。該等合作業務實現 了優勢互補,進一步增強了本集團在血液 淨化領域的優勢地位,為本集團全面進軍 中國血液淨化市場奠定了堅實的基礎。 截至二零一一年十二月三十一日止十二 個月本集團應佔威高日機裝虧損約為人 民幣6,601,000元。

OPTIMIZATION ADJUSTMENTS TO PRODUCT MIX

During the Year, the Group continued the strategy of optimizing the product mix, focusing on the business development of blood purification products and increased the marketing and sales efforts on high value-added products such as intravenous catheters, non PVC infusion sets, specialized infusion set with dosage control device, achieving a continuous growth in turnover. Due to effective adjustments in product mix, the Group absorbed the impact of escalating raw materials and labour costs during the Year, and further increased the gross profit margin to 55.3% from 55.2% in the previous year. The performance of the Group in four business segments were as follows:

1. Consumables: the principal products segment of the Group maintained a continuous growth trend and achieved a turnover of approximately RMB2,643,990,000 representing an increase of 27.3% when compared with the previous year.

The Group recorded a continuing growth in needle products, with turnover of approximately RMB549,263,000, representing an increase of 37.9% when compared with the last year. The Directors believe that needle products will become an important area for the on-going development of the Company.

During the Year, the Group overcame the impact from certain provinces and cities that initiated to regulate the usage of high-ended infusion sets. The market development of specialized infusion sets with dosage control device and infusion sets made of proprietary non PVC based material maintained growth momentum. Turnover of infusion sets of the Group amounted to RMB937,652,000, representing an increase of 29.6% over last year. The Directors believe that the product development trend in safety infusion set will remain unchanged and hence specialized infusion sets with dosage control device and non PVC based infusion sets will have enormous development potential in the PRC. The Group will continue to consolidate its core competitive advantages in this sector.

產品結構優化調整

年內,本集團繼續按策略推進產品結構的 優化調整,重點發展血液淨化產品業務, 增加留置針、非PVC輸液器與特種流量監 控輸液器等高附加值產品的市場推介與 銷售,營業收入持續增長。由於產品結構 的有效調整,本集團消化了年內原材料 價格上漲與工資水平提高的成本上漲影 響,並進一步提升了毛利率水平,從去年 的55.2%提升到55.3%。本集團四個業務 部類取得了如下發展:

 常規耗材:本集團常規產品部類各 主要產品維持持續增長態勢,實現 營業額達人民幣約2,643,990,000 元,較去年增長27.3%。

> 本集團的針類製品持續增長,年內錄得營業額約人民幣549,263,000元,較去年增長37.9%。董事相信, 針類製品將成為威高持續發展的重要領域。

> 年內,本集團克服了個別省市發起 的規範高檔輸液器應用影響,特種 流量監控輸液器與發明的非PVC材 料輸液器的市場拓展保持了增長態 勢,帶動本集團輸液器產品錄得銷 售額人民幣937,652,000元,較去 增長29.6%。董事相信,安全輸 沒器與非PVC輸液器產品在中 國市場具有廣闊發展空間,本集團 將繼續鞏固在該領域的核心競爭優 勢。

OPTIMIZATION ADJUSTMENTS TO PRODUCT 產品 MIX (continued)

During the Year, the glass tube production line for pre-filled syringes was operating smoothly. The Group established a favourable position in market development. However, sales were affected by the reduction in demand from pre-filled syringes customers whose production facilities were subject to GMP inspection and certification. Turnover of pre-filled syringes for the Year amounted to approximately RMB126,492,000, representing an increase of 29.5% over the last year. As at the date of this report, the customers for the Company's pre-filled syringes had passed the GMP inspection and certification. During the Year, the Company invested approximately RMB60,000,000 to purchase new production lines for pre-filled syringes to expand its production capacity.

2. The blood purification business of Weigao Blood, a subsidiary of the Company, had achieved rapid growth and the haemodialysis consumables production line had reached its full operating capacity. During the Year, Weigao Blood restructured the distribution channels for haemodialysis machine products and resulted a temporarily drop in sales volume. During the Year, the Group recorded a turnover of approximately RMB293,164,000, representing an increase of approximately 39.8% when compared with last year. The Group invested approximately RMB100 million to purchase the second dialyser production line to expand the production capacity to meet market demand, and it is expected that the installation and trial run will be completed in the second guarter of 2012. The Directors expect that the blood purification business will become an important future direction and segment for the development of the Group. Weigao Blood has already obtained the approval from the government to operate pilot haemodialysis centres independently. As at the date of this report, Weigao Blood established one haemodialysis centre and preparation is underway for opening up two other haemodialysis centres.

產品結構優化調整(續)

年內,預充式注射器之玻璃管生產 線運作良好,國內市場銷售份額已 處於優勢地位,惟受客戶的GMP生 產驗收影響減少了需求,年度內預 充式注射器產品錄得營業額約為人 民幣126,492,000元,較去年增長 29.5%。截止本報告日,公司預充 式注射器的客戶已完成GMP生產驗 收。年內,本公司已投資約人民幣 60,000,000元採購預充式注射器新 生產線,以擴大生產能力。

本公司之附屬公司威高血液之血液 2. 淨化業務獲得快速發展,血液透析 耗材生產線已達到滿負荷運營狀 態,年內威高血液對血液透析設備 產品的分銷渠道進行了整合,銷售 發出量暫時下滑,年度內營業收入 約人民幣293,164,000元,較去年增 長39.8%;本集團已投資約人民幣 1億元採購合成膜透析器第二條生 產線,以擴大生產能力,滿足市場需 求,預計於二零一二年第二季度可 完成安裝調試。董事預期,血液淨化 業務將成為本集團未來重要的發展 方向與領域。威高血液已取得政府 試點批準,可以獨立營運血液透析 中心。截止本報告日,已成立一家透 析中心並開始運營,另有兩家透析 中心正處於籌備階段。

OPTIMIZATION ADJUSTMENTS TO PRODUCT MIX (continued)

- 3. During the Year, turnover of orthopaedic business was approximately RMB243,423,000, representing a growth of 38.9% when compared with last year.
- 4. For the nine months ended 30th September, 2011, 山東吉威醫療製品有限公司 (Shandong JW Medical Products Company Limited) ("JW Medical"), a 50% jointly owned entity of the Company, contributed approximately RMB106,443,000 (for the year ended 31st December, 2010: RMB155,587,000) to the profit of the Group. An one-off profit of RMB2,568,534,000 was recognised by the Group for the sale of JW Medical by the Company. For the three months ended 31st December, 2011, Biosensors which is 21.6% held by the Group, contributed approximately RMB4,195,000 to the profit of the Group. Excluding extraordinary items, Biosensors contributed approximately RMB36,595,000 to the profit of the Group.

RESEARCH AND DEVELOPMENT

For the twelve months ended 31st December, 2011, the Group obtained 28 new patents and 40 new patents are under application. Product registration certificates for 20 new products were obtained. The research and development for 41 products were completed for which application for product registration certificates are underway.

The strategy of placing strong emphasis on research and development had enhanced the Company's competitiveness and laid a solid foundation for the Company to fully leverage on its customer resources and provided the Group with new profit growth drivers.

For the twelve months ended 31st December, 2011, the Group had over 210 product registration certificates and over 150 patents, of which 21 were patents on invention.

產品結構優化調整(續)

- 骨科業務年內營業收入約人民 幣243,423,000元,較去年增長 38.9%。
- 4. 公司持有50%股權的山東吉威醫 療製品有限公司(「吉威醫療」)截 至二零一一年九月三十日止九個 月為本集團的利潤貢獻約人民幣 106.443.000元(截至二零一零年 十二月三十一日止年度:人民幣 155,587,000元);本集團就本公司 出售吉威醫療確認的一次性利潤貢 獻為人民幣2,568,534,000元;本集 團持有21.6%股權的新加坡柏盛截 至二零一一年十二月三十一日止三 個月為本集團的利潤貢獻約為人民 幣4,195,000元,不計特殊項目的新 加坡柏盛為本集團的利潤貢獻約為 人民幣36,595,000元。

研究與開發

截至二零一一年十二月三十一日止十二 個月,本集團新獲得專利28項,正在申請 中的40項,新取得產品註冊證20項,已經 研發完成、尚在取證過程中的有41項。

注重研發的策略提升了公司的競爭力, 為充分利用客戶資源奠定了基礎,並為集 團盈利提供了新的增長點。

截至二零一一年十二月三十一日止十二 個月,本集團擁有210餘項產品註冊證, 150餘項專利,其中21項是發明專利。

RESEARCH AND DEVELOPMENT (continued)

In view of the need for the strategic adjustments to product mix, the Group continued to increase its investments in the research and development of its existing products series and new medical devices, so as to further improve its product series and expand product range. The Group continued to consolidate its leading position in research and development capability in China. For the twelve months ended 31st December, 2011, total research and development expenses amounted to approximately RMB142,031,000 (2010: RMB100,042,000), representing 4.5% (2010: 4.1%) of the turnover of the Group.

PRODUCTION

For the year ended 31st December, 2011, the production volume of the Group's products as compared with the previous year is as follows:

研究與開發(續)

基於產品結構戰略性調整的要求,本集團 繼續加大在現有產品系列和多個新醫療 器械領域的研發投入,以進一步完善產品 系列和拓寬產品領域,持續保持本土研 發實力的領先地位。截至二零一一年十二 月三十一日止十二個月,研發之總開支約 為人民幣142,031,000元(二零一零年: 人民幣100,042,000元),佔收入的4.5% (二零一零年:4.1%)。

生產

截至二零一一年十二月三十一日止年度, 本集團各類可比產品的產量及與去年對 比情況如下:

For the twelve months ended 31st December 截至十二月三十一日止十二個月

Product Type 產品名稱	Measurement unit 計量單位	2011 二零一一年	2010 二零一零年	Increase/ (Decrease) 増加/(減少) %
Syringes 注射器	1,000 pieces 千支	893,452	801,257	11.5
Infusion sets	1,000 pieces 千支	424,800	384,880	10.4
輸液 (血) 器 Blood Sampling products 採血產品	⊤又 1,000 pieces 千支	175,957	135,330	30.0
Intravenous catheters	1,000 pieces	50,856	37,651	35.1
留置針 Pre-filled syringes 預充式注射器	千支 1,000 pieces 千支	48,634	31,224	55.8
Blood bags	1,000 sets	22,918	20,433	12.2
血袋製品 PVC granules PVC粒料	千套 Tons 噸	13,817	13,556	1.9
Orthopaedic products	1,000 sets	3,175	2,030	56.4
骨科製品 Blood purification consumables 血液淨化耗材	千套 1,000 sets 千套	1,605	1,162	38.1

During the Year, the Group continued to implement strategy on product mix adjustment by increasing the proportion of high value added products while decreasing the production plan of low value added products with low rate of returns. It has enhanced the contribution rate for each type of product and raised the overall profitability of the Company. 年內,本集團繼續實施產品結構調整戰 略,提高高附加值產品比例,壓縮低附加 值、低回報率產品的生產計劃,提高單品 種產品對公司利潤的貢獻率,最終提升公 司的整體盈利能力。

SALES AND MARKETING

The Group persisted to implement the strategy of integrating its sales channels and focused on product mix adjustment and improved the efficiency of credit resources extended on account receivables. The above measures had made fruitful progress.

During the Year, the Group consolidated its sales management system, strengthened the development of direct sales, integrated market resources and phased out low profitability customers. For the twelve months ended 31st December, 2011, the Group newly added 11 hospitals and 1 blood station to its customer portfolio. As at the date of this report, the Group has a customer base of 5,069 (including 2,951 hospitals, 414 blood stations, 622 other medical units and 1,082 distributors).

Sales comparison by geographical regions for the Year when compared with last year are set out as follows:

TURNOVER BY GEOGRAPHICAL SEGMENTS

銷售及市場推廣

本集團堅持銷售渠道整合之策略,致力於 產品結構調整和提升應收賬款信用資源 效率,並已卓見成效。

年度內,本集團強化了銷售管理體系,加 強直銷開發,整合市場資源,淘汰回報率 低的客戶。截至二零一一年十二月三十一 日止十二個月,客戶新增11家醫院,1家 血站。於本報告刊發日期,本集團的客戶 總數為5,069名(包括醫院2,951家、血站 414家、其它醫療單位622家和1,082家經 銷商)。

各種產品在不同地區的銷售佔比及與去 年對比如下:

營業收入地區分部

		For the twelve months ended 31st December 截至十二月三十一日止十二個月		
				Increase/
				(Decrease)
				over corresponding
Region	地區	2011	2010	period 較同期
		二零一一年	二零一零年	增加/(減少)
		RMB'000	RMB'000	
		人民幣千元	人民幣千元	%
Eastern and Central	華東與華中	1,003,799	731,010	37.3
Northern	華北	720,116	590,558	21.9
Northeast	東北	411,122	361,824	13.6
Southern	華南	289,810	240,588	20.5
Southwest	西南	273,832	196,589	39.3
Northwest	西北	90,139	67,696	33.2
Overseas	海外	160,694	116,498	37.9
Distribution JV	分銷合營公司	231,065	156,794	47.4
Total	總計	3,180,577	2,462,557	29.2

TURNOVER BY GEOGRAPHICAL SEGMENTS

(continued)

The integration of sales channels has strengthened the Group's market penetration in and influence over direct sales to high-end customers. It enhanced sales contribution significantly. Average sales per customer were increased by approximately 28.8% over last year. Continued driving higher product penetration to high-end customers is an important way to generate revenue growth.

Adjustment in product mix was another important factor in enhancing the results for the Year. During the Year, the Group focused on sales and marketing of high valueadded products such as needle products, pre-filled syringes and high value-added infusion sets. It has increased the proportion of sales generated from high value-added products. Sales revenue comparison of principal products with that of last year is set as follows:

營業收入地區分部(續)

渠道的整合,增強了本集團在直銷高端客 戶群的滲透力、影響力,提高了單客戶的 貢獻率,使單客戶平均銷售額較去年增長 約28.8%。持續推進高端客戶的產品滲透 率,是本集團拉動收入增長的一項重要手 段。

產品結構的調整為提升年內業績的另一 項重要因素,年內本集團重點推進針製 品、預充式注射器及高檔輸液器等高附加 值產品的銷售,使高附值產品收入佔總收 入之比例增長。各主導產品銷售收入與上 年對比情況如下:

			twelve mont 31st Decembe 二月三十一日止	er		e three month 31st Decembe -二月三十一日」	er
				Increase/			Increase/
				(Decrease)			(Decrease)
				over			over
Product category	產品類別	2011	2010	previous year 較去年	2011	2010	previous year 較去年
		二零一一年	二零一零年	增加/(減少)	二零一一年	二零一零年	增加/(減少)
		RMB'000	RMB'000		RMB'000	RMB'000	
		人民幣千元	人民幣千元	%	人民幣千元	人民幣千元	%
Infusion sets	輸液器	937,652	723,697	29.6	249,829	198,656	25.8
Needles	醫用針製品	549,263	398,354	37.9	141,669	103,165	37.3
Syringes	注射器	469,694	408,054	15.1	122,914	112,448	9.3
Blood bags	血袋製品	188,876	168,744	11.9	57,982	53,667	8.0
Pre-filled syringes	預充式注射器	126,492	97,676	29.5	21,593	20,795	3.8
Blood sampling products	採血產品	61,127	49,675	23.1	17,684	15,063	17.4
PVC granules	PVC粒料	63,896	60,179	6.2	16,371	20,413	(19.8)
Other products	其他產品	246,990	171,223	44.3	74,313	30,034	147.4
Subtotal for Disposable Medical	一次性醫用耗材小計						
Consumables		2,643,990	2,077,602	27.3	702,355	554,241	26.7
Orthopaedic products	骨科製品	243,423	175,233	38.9	68,061	51,895	31.2
Blood purification consumables	血液淨化耗材	192,780	142,893	34.9	59,373	51,982	14.2
Blood purification equipments	血液淨化設備	100,384	66,829	50.2	24,669	11,010	124.1
Total	總計	3,180,577	2,462,557	29.2	854,458	669,128	27.7

HUMAN RESOURCES

As at 31st December, 2011, the Group employed a total of 7,875 employees. The breakdown by departments when compared with the previous year is as follows:

Department

人力資源

於二零一一年十二月三十一日,本集團共 聘用7,875名僱員,與去年比較的部門分 析如下:

部門

		2011 二零一一年	2010 二零一零年
Production	生產	5,541	5,010
Sales and marketing	銷售及市場推廣	1,050	1,012
Research and development	研發	789	731
Finance and administration	財務及行政	257	250
Quality control	質量控制	132	129
Management	管理	76	71
Purchasing	採購	30	30
Total	總計	7,875	7,233

Save for the 7 employees (including the company secretary) who reside in Hong Kong and Europe, all employees of the Group are resided in China. For the year, total cost of salaries, welfare and social benefits of the Group amounted to approximately RMB397,844,000 (2010: RMB320,377,000).

除7名僱員(包括公司秘書)於香港、歐 洲居住外,本集團的所有僱員均位於中 國內地。本年度,本集團在員工薪資、 福利、社會保障等的成本總額約為人民 幣397,844,000元(二零一零年:人民幣 320,377,000元)。

薪酬訂立制度

本集團的薪酬政策是根據其表現,本地的 消費水平變化和人力資源市場競爭狀況 釐定。該釐定的薪酬政策作為聘任不同崗 位僱員薪資水平的基準。每位僱員的薪預 視乎僱員的表現、能力、任職條件及本公 司的預定薪資標準而定。董事的酬金是由 薪酬委員會經參考本公司的經營業績、 董事個人表現及市場競爭情況的基礎上 制定薪酬方案,並經股東於股東週年大會 上授權董事會釐定。

Remuneration System The Group's remuneration policy has been determined based on its performance, changes in the local spending power and competition in human resources market. The remuneration policy so determined has become the basis of determining the salary levels of employees recruited for different positions. The salary of each employee is determined according to the employee's performance, ability, employment conditions and the salary standards set by the Company. Remuneration of Directors is determined by the Remuneration Committee with reference to the operating results of the Company, personal performance

of the Director and market competition. The proposed remuneration of Directors requires approval by shareholders

at annual general meeting.

FINANCIAL REVIEW

For the year ended 31st December, 2011, the Group recorded a turnover of RMB3,180,577,000 (2010: RMB2,462,557,000), representing an increase of 29.2% over the previous financial year and net profit attributable to shareholders was RMB3,462,172,000 (2010: RMB799,072,000), representing an increase of 333.3% over the previous financial year. Net profit attributable to the owners of the Company excluding extraordinary items was RMB958,036,000 (2010: RMB760,628,000), representing an increase of approximately 26.0% over the previous year.

The continuous growth in turnover and profit was mainly due to the Group's optimization and adjustments to the product mix, enhancement in operation efficiency and efforts in exploring new businesses.

Financial Summary

財務回顧

截至二零一一年十二月三十一日止年度, 年度營業額達至人民幣3,180,577,000元 (二零一零年:人民幣2,462,557,000元 元),較上一財政年度增長了29.2%,錄 得股東應佔純利人民幣3,462,172,000元 (二零一零年:人民幣799,072,000元), 較上一財政年度增長333.3%。不計特 殊項目的本公司擁有人應佔純利約人 民幣958,036,000元(二零一零年:人民 幣760,628,000元),較上一年度上升約 26.0%。

營業額和利潤的持續增長主要得業於集 團透過產品結構的優化調整、營運效率的 提升及努力拓展新業務。

財務摘要

		Audited 經審核		
		2011	2010	Growth
		二零一一年 RMB'000	二零一零年 RMB'000	增長
		人民幣千元	人民幣千元	%
Turnover	營業額	3,180,577	2,462,557	29.2
Gross profit	毛利	1,760,116	1,359,699	29.4
Net profit attributable to shareholders excluding	未計特殊項目 股東應佔純利			
extraordinary item		958,036	760,628	26.0
Net profit attributable to shareholder	s 股東應佔純利	3,462,172	799,072	333.3

Liquidity and Financial Resources

The Group has maintained a sound financial position during the Year. As at 31st December, 2011, the Group's cash and bank balance amounted to approximately RMB1,851,238,000. For the year ended 31st December, 2011, net cash flow from operating activities of the Group amounted to approximately RMB620,792,000. The Group has maintained a sound cash flow position.

流動資金及財務資源

本集團於本年維持良好的財務狀況,於二 零一一年十二月三十一日,本集團現金及 銀行結餘約為人民幣1,851,238,000元。 截至二零一一年十二月三十一日止年度, 本集團經營活動現金流量淨額約為人民 幣620,792,000元,現金流量狀況健康。

FINANCIAL REVIEW (continued)

Liquidity and Financial Resources (continued)

During the year under review, the Group repaid bank borrowings of approximately RMB26,145,000 in total. As at 2nd March, 2012, the Group had repaid in full the borrowings from IFC.

Total interest expenses of the Group for the year ended 31st December, 2011 were approximately RMB1,142,000 (2010: RMB9,658,000).

Gearing Ratio

As at 31st December, 2011, total net cash of the Group amounted to approximately RMB1,767,226,000 (2010: RMB517,844,000). The change in the total net cash was mainly due to increase in profit and additional issuance in equity financing in 2011.

Foreign Exchange Risks

The Group's purchases and sales are mainly conducted in the PRC. All of its assets, liabilities and transactions are denominated in RMB. For the year ended 31st December, 2011, the Group has not encountered any material difficulty due to currency fluctuation nor shortage of its own operating funds. For the twelve months ended 31st December, 2011, the Group had no significant exposure to foreign exchange fluctuation or hedging for such risk.

Due to the change in exchange rates, foreign exchange loss equivalent to RMB15,906,000 for the year ended 31st December, 2011 was recognized (2010: foreign exchange gain equivalent to RMB3,025,000) by the Company.

Contingent Liabilities

On 21st April, 2011, the Company received a notice of arbitration issued by the Hong Kong International Arbitration Centre, which is related to the dispute in the contract with ADJECT ApS for a maximum loss up to US\$49,600,000. As at the date of this report, the arbitration is still in the progress. The Directors believe that the arbitration will have no significant impact on the financial position of the Group.

The Group did not have any material contingent liabilities as at 31st December, 2011.

財務回顧(續)

流動資金及財務資源(續)

於回顧年度,本集團共償還銀行貸款約人 民幣26,145,000元,於二零一二年三月二 日,本集團已全數償還IFC的借款。

截至二零一一年十二月三十一日止年 度,本集團的整體利息支出總額約為人 民幣1,142,000元(二零一零年:人民幣 9,658,000元)。

資本負債比率

於二零一一年十二月三十一日,本集團 淨現金總額約為人民幣1,767,226,000元 (二零一零年:517,844,000元),淨現金 總額的變動主要由於二零一一年的盈利 增加與增發股票融資所致。

匯率風險

本集團的採購和銷售以中國內地為主,所 有資產、負債及交易均以人民幣計值。截 至二零一一年十二月三十一日止年度, 本集團並無因匯率波動而遇到重大困難 或自身的營運資金因此受到影響。截至二 零一一年十二月三十一日止十二個月, 本集團並無任何重大外匯波動及任何相 關風險之對沖。

由於匯率變動,本公司在截至二零一一年 十二月三十一日止年度,實現匯兑損失折 合人民幣15,906,000元(二零一零年:匯 兑收益折合人民幣3,025,000元)。

或有負債

二零一一年四月二十一日,本公司收 到由香港國際仲裁中心頒發的仲裁通 知,就與ADJECT ApS合同糾紛涉及至多 49,600,000美元的損失仲裁金額。截至本 報告日,該仲裁仍未結案。董事認為,該 仲裁不會對本集團的財務狀況產生重大 影響。

本集團截至二零一一年十二月三十一日止,不存在重大的或有負債。

FINANCIAL REVIEW (continued)

Material Investments/Future Material Investment Plans

- 1. According to the municipal planning of Weihai City, the industrial zone of the Group's medical consumables production plant will be re-zoned as commercial and residential use. Hence, during the Year, the Group made an investment of RMB1,068,573,000 on land acquisition and plant construction for the re-location of all of the medical consumables production plants in the future.
- 2. In view of the strong production demand for blood purification consumables, Weigao Blood had commenced the procurement and setting up of the second production line. Total investment costs will be approximately RMB100,000,000.
- 3. To expand the production capacity for pre-filled syringes, the Group had started to invest in the production line for pre-filled syringes. Total investment costs will be approximately RMB60,000,000.
- 4. Facing the increasing pressure in staff recruitment, the Group planned to invest in automatic production lines, and increase technological modification to ease labor shortage and reduce production costs. Total investment costs will be approximately RMB100,000,000.

Save for the above material investments and investment plans, the Group had no material capital commitments or any future plans involving significant investments or capital assets acquisition as at 31st December, 2011, and there was no material acquisition and disposal in any other subsidiaries and associates during the Year.

Capital commitment

As at 31st December, 2011, the capital commitment of the Group and the Company contracted but not provided for in respect of the acquisition of property, plant and equipment amounted to approximately RMB435,076,000 (2010: RMB328,961,000), of which the capital commitment in relation to the re-location of plant amounted to approximately RMB408,523,000. The above amounts will be financed by the internal resources of the Group.

財務回顧(續)

重大投資/未來重大投資計劃

- 按照威海市的市政規劃,本集團醫 療耗材工業園所在區域將轉為商住 用途,故本年度,本集團投資人民幣 1,068,573,000元,用於購買土地與 廠房建設,為本集團醫療耗材工業 園未來實現整體搬遷之用。
- 鑒於血液淨化耗材的生產壓力, 威高血液已經開始第二條生產 線的購置工作。總投資約人民幣 100,000,000元。
- 為擴大預充式注射器生產能力,本 公司開始投資預充式注射器新生 產線。總投資約人民幣60,000,000 元。
- 鑒於招工困難的壓力,本集團計 劃投資於自動化生產線,加強技 術改造,以緩解招工困難的局面, 降低生產成本。總投資約人民幣 100,000,000元。

除上述重大投資與投資計劃外,於截至二 零一一年十二月三十一日,本集團並無重 大資本承擔,無參與重大投資或購入資本 資產之未來計劃。年內,亦無進行任何其 他附屬公司及聯營公司之重大收購及出 售事項。

資本承擔

於二零一一年十二月三十一日,本集團 及本公司已經簽約但尚未於財務報表中 作出撥備的購置物業、廠房及設備的資 本承擔約為人民幣435,076,000元(二零 一零年:人民幣328,961,000元),其中 與廠房搬遷相關的資本承諾約為人民幣 408,523,000元。上述款項將以本集團之 內部資源支付。

FINANCIAL REVIEW (continued)

Pledge of the Group's Assets

As at 31st December, 2011, the Group had pledged the land use rights and buildings with a net book value of approximately RMB79,431,000 (2010: RMB82,021,000) and pledged bank deposits of RMB107,472,000 (2010: RMB134,109,000) to secure the bills and banking facilities granted to the Group.

Reserves and Distributable Reserves

As at 31st December, 2011, total reserves of the Group amounted to RMB7,754,354,000 (2010: RMB3,411,154,000).

Under the PRC laws and regulations, the Company's distributable reserves will be based on the lower of the amount calculated according to the PRC accounting principles and rules and the amount calculated according to the Hong Kong generally accepted accounting principles. As at 31st December, 2011, the distributable reserves of the Company were approximately RMB1,464,994,000 (2010: RMB600,537,000).

Review and Outlook

In 2011, firstly, the Group continued to face a significant increase in material, transportation and labour costs in the conventional products segment. The change in tax policy led to the increase in operating costs of the Company, resulting in a fairly low profit margin for majority of the conventional products. Therefore, profit growth of conventional products segment was significantly slowed down. Secondly, facing competition in recruitment, the Orthopedic Joint Venture made adjustment to the incentive scheme and established a technology supporting centre, which therefore slowed down the net profit growth compared with the revenue growth of the Orthopedic Joint Venture. It resulted in a lower attributable net profit growth of the Group in the short term compared with the previous years. Thirdly, due to the effect of the change in tax policy and the decrease in product price, the attributable profit of the Group from the stent segment was reduced. Fourthly, the growth of blood purification segment was constrained by production capacity and integration of distribution channels, the performance of business development was less satisfactory than expected. In summary, the net profit growth of the Group lagged behind its revenue growth during the Year. However, the Directors consider that the growth in volume and revenue of four segments of the Group was well above the average industry growth rates. This indicates that the market share of each segment of Group was expanding and the decrease in the profit growth rate in the short term would lay a solid foundation for the on-going leading position by the Company in the market in the future.

財務回顧(續)

本集團資產抵押

於二零一一年十二月三十一日,本集團已 經抵押的土地使用權及樓宇,賬面淨值 約為人民幣79,431,000元(二零一零年: 人民幣82,021,000元),及抵押存款人民 幣107,472,000元(二零一零年:人民幣 134,109,000元)以獲取本集團的票據及 銀行貸款額度。

儲備及可供分派儲備

於二零一一年十二月三十一日,本集團儲 備總額為人民幣7,754,354,000元(二零 一零年:人民幣3,411,154,000元)。

根據中國的法律及條例,本公司可供分派的儲備,以按照中國會計原則及規則與按 照香港公認會計原則所計算金額中的較 低者為基準。於二零一一年十二月三十一 日,本公司可供分派的儲備約為人民幣 1,464,994,000元(二零一零年:人民幣 600,537,000元)。

回顧與展望

二零一一年度,首先,本集團常規產品部 類面臨材料成本、物流成本和人工成本持 續大幅度增長,税收政策的變化增加了公 司的運營成本,導致更多規格的常規產 品盈利空間持續受壓,常規產品部類的盈 利增長顯著放緩;其次,由於人才競爭所 導致的激勵機制的調整和技術支持中心 的組建,骨科合資公司的盈利增長率落 後於收入的增長率,導致短期內對本集 團淨利潤的貢獻增長率低於往年;第三, 心臟部類由於税收政策和產品降價的影 響,對本集團利潤貢獻降低。第四,血液 淨化事業部類受制於生產能力局限與分 銷商渠道整合影響,業務發展低於預期。 上述因素的綜合影響,導致本集團年度 淨利潤的增長率明顯落後於收入的增長 率,但董事認為,本集團四個部類發貨量 和收入的增長率仍明顯高於行業的平均 增長率,這表明本集團在各個事業部類持 續獲取更多的市場份額,短期內利潤增長 率的降低為未來公司持續獲取市場的領 導地位奠定了基礎。

FINANCIAL REVIEW (continued)

Review and Outlook (continued)

Looking forward to 2012, the Company believes that the factors like rising materials and labour costs will remain and it will continue to affect the profitability of conventional products. Tight labor market will have pressure on the expansion of the Group's production capacity. In view of this situation, the Group will place emphasis on the following:

- 1. Continue to intensify more efforts on research and development of new products and product sales mix adjustment and consolidate the Group's competitive position in the PRC high-end market. The Group will strengthen the medical staff training and the selection and consolidation of distributors in the middle-end market, thereby laying a solid foundation for the Group's entry into the middle-end market after production capacity expansion in 2012.
- 2. Capitalize on the Group's research and development strengths, continue to increase the investments in technological improvement, and increase automation with an objective of assimilating the rising labour costs and recruitment pressure in the long run. The Group will speed up the study and implementation of the long term incentive scheme for employees to share the success of the Group. The Group will continue to offer competitive salary and fringe benefits packages to retain and expand the work force.
- 3. Continue to focus on domestic market. Leverage on the stable development of domestic market to backup the long term process of developing and expanding overseas market. Fully capitalise on the customer resource strengths in the PRC high-end market, through international collaboration by ways of joint venture, co-operation, technology transfer, acquisitions and mergers, thereby introducing technologies and further expanding product categories.
- 4. Strengthen the strategic management, in particular with blood purification business as a foundation, strategically expanding new product lines in the medical service sector to counteract the policy risk and pressure from competition.

With the launching of more upgraded products and new product series, gradual easing of production capacity constraint and the entry into the middle-end market, the management believes that the Group will continue to consolidate its leading position in the PRC market. The Group and its employees are confident to face new challenges.

財務回顧(續)

回顧與展望(續)

展望二零一二年,公司認為材料成本與工 資成本上漲的因素依然存在,這將會對常 規產品的盈利產生持續的影響,招工困難 將對本集團的生產能力擴張造成壓力, 針對此形勢,本集團將:

- 繼續加大新產品的研發力度和產品 銷售結構的調整力度,持續鞏固集 團在中國高端市場的競爭地位;加 速中端市場醫護人員培訓的力度和 分銷商的篩選整合力度,為集團二 零一二年產能擴充後進入中端市場 奠定基礎。
- 充分利用本集團的研發優勢,繼續 加大技改投入,提升自動化水平,在 長期上消化人工成本上漲壓力和招 工壓力。加快長效激勵機制的研究 和推出,讓員工共享企業發展的成 果,逐漸打造具有極強競爭力的薪 酬和福利體系,穩定和擴大員工隊 伍。
- 繼續將重心放在國內市場,用國內 市場的穩步發展為國外市場的未來 突破提供保障,繼續以打持久戰的 心態逐漸擴充現有產品的國際市場 份額;充分發揮於中國高端市場的 客戶資源優勢,通過合資、合作、技 術轉讓、收購兼併等各種方式推進 國際合作,引進技術,進一步擴充產 品品種。
- 強化戰略管理,尤其以血液淨化事 業部為基礎,戰略性開拓醫療服務 領域新的產品線,以應對政策風險 和競爭壓力。

管理層相信,隨著本集團更多升級產品的 推出和新系列產品的大規模上市,以及產 能壓力的逐漸緩解和中端市場的進入, 本集團在中國市場的領先地位將持續鞏 固。本集團及其僱員有信心面對新的挑 戰。

FINANCIAL REVIEW (continued)

Comparison of Use of Proceeds Raised from the Placing in 2011 with Actual Application

The following table sets forth the intended use of net proceeds as stated in the announcement of the Company dated 28th April, 2011 and the actual application as at 31st December, 2011.

財務回顧(續)

二零一一年配售事項所得款項用途與實 際動用情況的比較

下表載列本公司日期為二零一一年四月 二十八日的公佈所述的所得款項淨額的 擬定用途及二零一一年十二月三十一日 的實際動用情況。

Items	項目	Intended use of proceeds 所得款項 擬定用途 RMB 人民幣元	Actual application as at 31st December, 2011 於二零一一年 十二月三十一日 的實際動用情況 RMB 人民幣元
Construction of new production plant and purchase of production equipments for the production of dialysers	興建新生產廠房及購買生產設備, 以生產血液淨化透析用品	157,000,000	157,000,000
Construction of new production plant and purchase of production equipments for the production of consumables for	興建新生產廠房及購買生產設備, 以生產腹膜透析液耗材		,
peritoneal dialysis Construction of new production plant and purchase of equipments for the	興建新生產廠房及購買設備, 以生產用作替代PVC的新材料	156,000,000	-
production of new materials replacing PVC Construction of new production plant and purchase of production equipments for the production of single use consumables	興建新生產廠房及購買生產設備, 以使用新材料生產一次性 使用耗材	157,000,000	51,493,000
using new materials Construction of new production plant and purchase of production equipments for the production of equipments and	興建新生產廠房及購買生產設備, 以生產血液中心的設備及耗材	80,000,000	71,272,000
consumables for blood centers Construction of new production plant and purchase of production equipments for the production of automated production	興建新生產廠房及購買生產設備, 以生產自動化生產機械及模具	80,000,000	38,001,000
machinery and mouldings Use for potential mergers and acquisitions	用於潛在併購機會	80,000,000	13,000,000
opportunities Use as working capital	用作運營資金	200,000,000 545,800,000	- 545,800,000
		1,455,800,000	876,566,000

REPORT OF THE SUPERVISORY COMMITTEE 監事會報告書

To all shareholders:

The Supervisory Committee (the "Supervisory Committee") of Shandong Weigao Group Medical Polymer Company Limited, in compliance with the relevant requirements of the Company Law and the Articles of Association of the Company, has conducted its work in accordance with the fiduciary principle, and has taken up an active role to work seriously and with diligence to protect the interests of the Company and its shareholders.

During the Year, the Supervisory Committee had reviewed cautiously the development plans of the Company and provided reasonable suggestions and opinions to the Board. It also strictly and effectively monitored and supervised the Company's management in making significant policies and decisions to ensure that they are in compliance with the relevant requirements of the Company Law and the Articles of Association of the Company, and in the interests of its shareholders.

We have reviewed and agreed to the report of the Directors, audited financial statements and the dividend to be proposed by the Board for presentation at the forthcoming annual general meeting. We are of the opinion that the Directors, the chief executive officer and other senior management of the Company are able to strictly observe their fiduciary duty, to act diligently, to exercise their authority faithfully in the best interests of the Company and to work in accordance with the Articles of Association of the Company. The transactions between the Company and connected parties are in the interests of the shareholders as a whole and under fair and reasonable price.

As of today, none of the Directors, chief executive officer and senior management staff had been found to have abused their authority, damaged the interests of the Company or infringed upon the interests of its shareholders and employees. None of them was found to be in breach of any laws and regulations or the Articles of Association of the Company.

致各位股東:

山東威高集團醫用高分子製品股份有限 公司監事會(「本監事會」)遵照公司法及 本公司組織章程的有關規定,遵守誠信原 則,認真履行職責,保護本公司及其股東 利益,勤勉主動地開展工作。

在年度內,本監事會對本公司的發展計劃 進行謹慎審核,並向董事會提出合理的建 議和意見,對本公司管理層的重大決策及 決定是否符合公司法及本公司組織章程 的有關規定,是否符合股東利益等,進行 了嚴謹及有效的監督。

本監事會已審閲並同意董事會提呈予應 屆股東週年大會的董事會報告、經審核財 務報表及建議派發的股息。本監事會認為 本公司董事、行政總裁及其他高級管理人 員能夠嚴格遵守誠信原則,工作勤勉盡職 並真誠地以本公司最佳利益為出發點行 使職權,並按照本公司組織章程開展各項 工作。本公司與關連人士進行的交易均符 合股東的整體利益,且價格公平合理。

本監事會至今並無發現董事、行政總裁及 高級管理人員濫用職權,損害本公司利益 或侵犯本公司股東和員工權益的行為, 亦未發現上述人員違反任何法律法規或 本公司的組織章程。

REPORT OF THE SUPERVISORY COMMITTEE 監事會報告書

The Supervisory Committee is satisfied with the achievement and cost-effectiveness of the Company in 2011 and has great confidence in the future prospect of the Company. 本監事會對本公司於二零一一年的各項 工作和取得的成本效益表示滿意,並對本 公司的未來前景充滿信心。

By Order of the Supervisory Committee Shandong Weigao Group Medical Polymer Company Limited Bi Dong Mei

Chairman of Supervisory Committee Weihai, Shandong Province, the PRC

15th March, 2012

承監事會命 **山東威高集團醫用高分子製品股份 有限公司** *監事會主席* **舉冬梅** 中國山東省威海市

二零一二年三月十五日

CORPORATE GOVERNANCE REPORT 企業管治報告

OVERVIEW

The Board of Directors of the Company recognize the importance of incorporating elements of good corporate governance in the management structures and internal control procedures of the Group so as to achieve effective accountability. This report outlines the principles and the code provisions of the Code on Corporate Governance Practices (the "Code") contained in the Listing Rules, which have been adopted by the Group since its listing on 28th February, 2004.

COMPLIANCE WITH THE MODEL CODE FOR DIRECTORS' SECURITIES TRANSACTIONS

The Company has adopted the Model Code as set out in Appendix 10 of the Listing Rules as the standard for securities transactions by Directors. The Company has made enquiries of all the Directors and all the Directors confirmed that they have complied with the required standards set out in the Model Code and its code of conduct regarding directors' securities transactions throughout the year of 2011.

The following summarizes the corporate governance practices of the Company:

The Board of Directors

The Board take responsibility to oversee all major matters of the Company, including the formulation and approval of overall business strategies, internal control and risk management systems, and monitoring the performance of the senior management. The management is responsible for the daily operations of the Group under the leadership of the CEO. The Directors have the responsibility to act objectively in the interests of the Company.

概覽

本公司董事會深知在本集團的管理架構 及內部監控程序引入優良的企業管治元 素的重要性,藉以達致有效的問責性。本 報告概述上市規則所載的企業管治常規 守則(「守則」)的原則及守則條文,本集 團已自其於二零零四年二月二十八日上 市以來採納該守則及守則條文。

遵守董<mark>事進行證券交易的標準</mark> 守則

本公司已採納上市規則附錄十所載的標 準守則作為董事進行證券交易的標準。 本公司已向全體董事作出特定查詢,而全 體董事亦已確認彼等在二零一一年度一 直遵守標準守則所載標準及其有關董事 進行證券交易的行為守則。

以下概述本公司的企業管治常規:

董事會

董事會負責監察本公司的所有重要事宜, 包括制定及批准整體業務策略、內部監控 及風險管理系統,以及監督高級管理人員 的表現。管理層在行政總裁的領導下負責 本集團的日常營運。董事負責以本公司利 益客觀行事。

The Board of Directors (continued)

Currently, the Board comprises 11 Directors, including five are executive Directors, three non-executive Directors and three independent non-executive Directors. The Directors as at 31st December, 2011 are:

Executive Directors:

Mr. Zhang Hua Wei Mr. Wang Yi Mr. Miao Yan Guo Mr. Wang Zhi Fan Mr. Wu Chuan Ming

Non-executive Directors:

Mr. Chen Xue Li Mrs. Zhou Shu Hua Mr. Li Bing Yung Mr. Jean-Luc Butel (resigned on 7th March, 2012)

Independent non-executive Directors:

Mr. Lo Wai Hung Mr. Shi Huan (resigned on 15th August, 2011)

Mr. Luan Jian Ping (resigned on 15th March, 2012)

Mr. Li Jia Miao Mrs. Fu Ming Zhong (appointed on 10th October, 2011) 遵守董事進行證券交易的標準 守則(續)

董事會(續)

目前,董事會由十一名董事組成,包括五 名執行董事、三名非執行董事以及三名 獨立非執行董事。於二零一一年十二月 三十一日,董事的具體名單如下:

執行董事:

張華威先生 王毅先生 苗延國先生 王志范先生 吴傳明先生

非執行董事:

陳學利先生 周淑華女士 李炳容先生 Jean-Luc Butel先生 (於二零一二年三月十日辭任)

獨立非執行董事:

盧偉雄先生 石峘先生 (於二零一一年八月十五日辭任) 欒建平先生 (於二零一二年三月十五日辭任) 李家淼先生 付明仲女十 (於二零一一年十月十日獲委任)

The Board of Directors (continued)

In compliance of Rule 3.10(1) of the Listing Rules, the Board currently comprises three independent non-executive Directors, The proposed appointment of Mrs. Wang Jin Xia as an independent non-executive director is subject to shareholders' approval on 21st May 2012. Pursuant to paragraph 12B of the Appendix 16 of the Listing Rules, each of the independent non-executive Directors has confirmed by annual confirmation that he has complied with the independence criteria set out in Rules 3.13 of the Listing Rules. The Director consider that all three independent non-executive Directors are independent under these independence criteria and are capable to effectively exercise independent judgment. Amongst the three independent non-executive Directors, Mr. Lo Wai Hung has the appropriate professional qualifications and accounting and related financial management expertise required under Rule 3.10 (2) of the Listing Rules.

Board Meetings

The Company adopts the practice of holding board meetings regularly for at least four times a year at approximately guarterly intervals. Ad-hoc meetings will also be convened if necessary to discuss the overall strategy as well as the operation and financial performance of the Group. Notice of board meeting will be sent to all Directors at least 10 days prior to a regular board meeting. Reasonable notice will be given to Directors for ad-hoc board meetings. Directors may participate either in person or through electronic means of communications.

The Company will adopt the practice to provide relevant materials to all the Directors relating to the matters brought before the meetings. All the Directors will be provided with sufficient resources to discharge their duties, and, upon reasonable requests, the Directors will be able to seek independent professional advice in appropriate circumstances, at the Company's expenses. All Directors will have the opportunity to include matters in the agenda for Board meetings.

遵守董事進行證券交易的標準 守則(續)

董事會(續)

為符合上市規則第3.10(1)條,董事會目 前包括三名獨立非執行董事。建議委任 王錦霞女士為獨立非執行董事須待股東 於二零一二年五月二十一日批准後方可 作實。根據上市規則附錄十六第12B段, 各獨立非執行董事均已以年度確認書確 認,彼符合上市規則第3.13條所載獨立身 份標準。董事認為·根據此等獨立身份標 準,全部三名獨立非執行董事均為獨立人 士,能有效作出獨立判斷。在三名獨立非 執行董事中,盧偉雄先生具備上市規則第 3.10(2)條所規定的適當專業資格及會計 以及相關財務管理專業知識。

董事會會議

本公司的董事會會議每年最少定期舉行 四次,大約每季舉行一次。需要時亦會召 開臨時會議,以商討整體策略以及本集團 的營運和財務表現。全體董事將於舉行定 期董事會會議前最少十天獲發董事會會 議通告, 而臨時董事會會議通告則於合理 時間內派發予董事。董事可親身或通過電 子通訊方式出席。

本公司於大會前向所有董事提供會上討 論事項的相關資料。全體董事將獲得充分 的資源以履行其職責,並在合理的要求 下,董事可於合適情況下尋求獨立專業意 見,費用由本公司承擔。全體董事均有機 會於董事會會議議程內加入議題。

CORPORATE GOVERNANCE REPORT 企業管治報告

COMPLIANCE WITH THE MODEL CODE FOR DIRECTORS' SECURITIES TRANSACTIONS

(continued)

Board Meetings (continued)

Number of Board meetings held during the year 2011: 6.

The attendance of each Director at Board meetings during the year ended 31st December, 2011 was as follows:

遵守董事進行證券交易的標準 守則(續)

董事會會議(續)

於二零一一年度舉行的董事會會議次數: 6次。

截至二零一一年十二月三十一日止年度, 各董事出席董事會會議的情況載列如下:

Attendance

			Attendance in 2011 於二零一一年 的出席率
			(%)
Executive Directors	執行董事		
Mr. Zhang Hua Wei	張華威先生		100%
Mr. Wang Yi	王毅先生		100%
Mr. Miao Yan Guo	苗延國先生		100%
Mr. Wang Zhi Fan	王志范先生		100%
Mr. Wu Chuan Ming	吳傳明先生		100%
Non-executive Directors	非執行董事		
Mr. Chen Xue Li	陳學利先生		100%
Mrs. Zhou Shu Hua	周淑華女士		100%
Mr. Li Bing Yung	李炳容先生		83%
Mr. Jean-Luc Butel	Jean-Luc But	el先生	
(resigned on 7th March, 2012)	(於二零一	-二年三月七日辭任)	50%
Independent non-executive Directors	s 獨立非執行讀	董事:	
Mr. Shi Huan	石峘先生		
(resigned on 15th August, 2011)	(於二零一	年八月十五日辭任)	100%
Mr. Luan Jian Ping	欒建平先生		
(resigned on 15th March, 2012)	(於二零一	-二年三月十五日辭任)	100%
Mr. Li Jia Miao	李家淼先生		100%
Mr. Lo Wai Hung	盧偉雄先生		100%
Mrs. Fu Ming Zhong	付明仲女士		
(appointed on 10th October, 2011)	(於二零一	年十月十日獲委任)	100%
Minutes of the Board and the committe	ee meetings are	董事會及委員會會議均(右記録, 而記録

Minutes of the Board and the committee meetings are recorded, and draft minutes and final version are submitted to Directors for review within reasonable time after the meetings, normally 14 days after the meetings.

Secretary of the Board assists the chairman to establish meeting agenda, and each Director may request inclusion of items in the agenda.

重事會及委員會會議均備有記錄,而記錄 草稿與最終稿均在大會後合理時間內(一 般為大會後十四日內)送交董事審閱。

董事會秘書協助主席編製會議議程,而各 董事可要求在議程內加入議題。

Board Meetings (continued)

Matters on transactions where Directors are considered having conflict of interests or material interests will not be dealt with by way of written resolutions. The Directors concerned can express views but will not be counted in the quorum of meetings and shall abstain from voting on the relevant resolution(s).

All Directors have access to the company secretary who is responsible for ensuring that the Board procedures are complied with, and advising the Board on compliance matters.

Minutes of the Board and the committee meetings are kept by the company secretary and are open for inspection by Directors.

Chairman and Chief Executive Officer

Under provision A2.1 of the Code, the roles of the Chairman and the CEO should be separate and should not be performed by the same individual. Mr. Chen Xue Li is the Chairman of the Board and a non-executive Director who is not involved in the day-to-day management of the Group's business. Mr. Zhang Hua Wei is the CEO of the Company and an executive Director of the Company.

The Chairman of the Board is appointed by the Board itself, who is responsible for the leadership of effective operation of the Board, and ensuring that all major and appropriate issues are discussed by the Board on a timely basis and in a constructive manner. The CEO is appointed by the Board. He is responsible for the management of daily operations of the Company and the implementation of the strategies and plans determined by the Board.

遵守董事進行證券交易的標準 守則(續)

董事會會議(續)

對於董事被視為存在利益衝突或擁有重 大權益的交易事宜,將不會通過書面決議 案方式處理。有關董事可在會上表達意 見,但不會計入會議法定人數,並須就有 關決議案放棄表決。

全體董事均可接觸公司秘書,而公司秘書 負責確保董事會程序得以遵守,並就合規 事宜向董事會提供意見。

董事會及委員會會議的會議記錄均由公 司秘書保存,而董事可隨時查閱。

主席與行政總裁

根據守則第A2.1條條文,主席及行政總裁 的職責應分開且不得由同一人士擔任。陳 學利先生為董事會主席兼非執行董事, 彼不會參與本集團業務的日常管理。張華 威先生為本公司的行政總裁兼本公司執 行董事。

董事會主席由董事會自行委任,負責領導 董事會,並使其有效運作,同時確保董事 會以適時及具建設性的方式討論所有主 要及適當的事項。行政總裁由董事會委 任,負責管理本公司的日常業務以及執行 董事會釐定的戰略及計劃。

Experience

The executive Directors and non-executive Directors possess administrative leadership, diversified knowledge and extensive management experience in the industry. The independent non-executive Directors possess extensive knowledge, experience and judgment in different areas. The Board will seriously consider the objective views of the independent non-executive Directors for making decisions. and regard this as an effective guidance for the Group's business direction.

Nomination, Appointment and removal of **Directors**

Each of the Directors of the Company has entered into a service contract with the Company for a specific term of three years, and are subject to retirement by rotation and reelection in accordance with the Articles of Association of the Company.

The Company has not experienced any casual vacancy for members of the Board. In the event that there is such circumstance, the Director appointed to fill a casual vacancy should be subject to election by shareholders at the first general meeting after his appointment.

The Board selects and nominates Director candidates based on whether they possess the skills and experience needed for the Group's development.

The Company has not set up a nomination committee, the Board as a whole is responsible for reviewing the Board composition, developing and formulating the relevant procedures for nomination and appointment of directors, monitoring the nomination of directors and assessing the independence of independent non-executive directors of the Company.

遵守董事進行證券交易的標準 守則(續)

經驗

執行董事和非執行董事具有行政領導能 力、多元化知識及豐富行業管理經驗。 獨立非執行董事擁有不同領域的豐富知 識、經驗及判斷力。董事會作決策時將認 真考慮獨立非執行董事的客觀意見,以此 作為本集團業務方針的有效指引。

提名、委任及罷免董事

本公司各董事均與本公司訂立一份指定 任期為三年的服務合約,並須根據本公司 的組織章程細則輪值告退及膺選連任。

本公司未曾出現過董事會成員臨時空缺 的情況。倘出現該等情況,為填補臨時空 缺而獲委任的董事將在接受委任後的首 次股東大會上接受股東選舉。

董事會根據本集團發展需要的技能與經 驗來挑選及提名董事候選人。

本公司並無設立提名委員會,董事會整體 負責審閲董事會的組成、發展及草擬提名 及委任董事的相關程序、監管董事提名及 評估本公司獨立非執行董事之獨立性。

Directors' responsibility

The Board manages the business of the Company on behalf of its shareholders. The Directors consider that they are obliged to fulfill their responsibilities in a prudent, diligent and faithful manner, so as to create value for shareholders and safeguard the best interests of the Company and its shareholders.

Remuneration of Directors and Senior Management

Remuneration Committee

The Company established a remuneration committee on 12th August, 2005 in accordance with the requirement of the Code. The remuneration committee comprises three independent non-executive Directors, namely Mr. Li Jia Miao, Mr. Lo Wai Hung and Mrs. Fu Ming Zhong and a nonexecutive director, Mrs. Zhou Shu Hua.

The remuneration committee has reviewed the remuneration policy, the performance and the remuneration of executive Directors and members of senior management, the existing terms of service contracts of the executive Directors. The objective of the remuneration policy is to ensure that the Company is able to attract, retain and motivate high-caliber staff, which is vital to the success of the Company.

In reviewing and determining the remuneration packages of the executive Directors and members of senior management, the remuneration committee considers their responsibilities, skills, expertise and contribution to the Group's performance and whether remuneration packages are competitive and sufficient to ensure that the Group is able to attract and retain the best available executive talent.

遵守董事進行證券交易的標準 守則(續)

董事責任

董事會代表其股東管理本公司業務。董事 認為,彼等須謹慎、勤勉且忠誠地履行職 青,為股東創造價值,維護本公司及其股 東的最佳利益。

董事及高級管理人員的薪酬

薪酬委員會

本公司已根據守則規定於二零零五年八 月十二日成立薪酬委員會。薪酬委員會由 三名獨立非執行董事李家淼先生、盧偉雄 先生及付明仲女士及一名非執行董事周 淑華女十組成。

薪酬委員會已檢討薪酬政策、執行董事及 高級管理層成員的表現及薪酬,以及執行 董事的服務合約現有條款。薪酬政策的目 標是確保本公司能吸納、挽留及激勵優秀 員工,而此對本公司的成功十分重要。

在審閱及釐定執行董事及高級管理層成 員的薪酬時,薪酬委員會將考慮他們的職 **責**、技能、專業知識及對本集團業績作出 的貢獻,以及薪酬是否具競爭能力,以及 是否足以保證本集團能吸引及挽留頂尖 的行政人才。

(continued)

Remuneration of Directors and Senior Management (continued)

Remuneration Committee (continued)

Remuneration of Directors is subject to annual assessment and recommendation by the Remuneration Committee to the Board for further review and approval, which subsequently subject to shareholders' approval at annual general meeting. The primary goal of the remuneration policy on executive Directors remuneration packages is to enable the Company to retain and motivate executive Directors by linking their compensation with performance as measured against corporate objectives. Under the policy, a Director is not allowed to approve his own remuneration.

During the Year, one meeting has been held by the remuneration committee. All members of the remuneration committee attended the meeting during which the responsibilities of the remuneration committee were defined and matters such as the remuneration policy, incentive mechanism of the Directors and senior management of the Group were reviewed. The chairman of the remuneration committee reports the findings and provides recommendations to the Board after each meeting. **遵守董事進行證券交易的標準** 守則(續)

董事及高級管理人員的薪酬(續)

薪酬委員會(續)

董事酬金須由薪酬委員會進行年度評估 並將建議提交董事會,董事會進一步審議 並通過之後再提呈股東週年大會經股東 批准後方可作實。執行董事的酬金組合政 策主旨是使本公司執行董事的酬金及其 表現與公司目標掛鈎,有助激勵執行董事 的工作表現及留任。根據該政策,董事不 可批准其本身的薪酬。

年內,薪酬委員會舉行過一次會議。所有 薪酬委員會成員均參加了會議。會議細化 薪酬委員會的職責,並對本集團的董事及 高級管理人員的薪酬政策、激勵機制等進 行了審閱。薪酬委員會主席於每次會議後 向董事會匯報討論結果,並提供建議。

(continued)

Remuneration of Directors and Senior Management (continued)

Nomination Committee

The Company proposed to establish a nomination committee on 15th March, 2012 subject to shareholders' approval on 21st May, 2012. in accordance with the requirement of the Code. The nomination committee comprises Mr. Lo Wai Hung, Mr. Li Jia Miao, Mrs. Fu Ming Zhong and Mrs. Zhou Shu Hua. The chairman of the nomination committee is Mr. Lo Wai Hung. The terms of reference of the nomination committee have been defined. The principal duties include:-

- to review the structure, size and composition (including the skills, knowledge and experience) of the Board at least annually and make recommendations on any proposed changes to the Board to complement the Company's corporate strategy.
- to identify individuals suitably qualified to become Board members and select or make recommendations to the Board on the selection of individuals nominated for directorships.
- to assess the independence of independent nonexecutive directors.
- to make recommendations to the Board on the appointment or re-appointment of directors and succession planning for directors, in particular the chairman of the Board and the chief executive.

The Nomination Committee shall be provided with sufficient resources to perform its duties and shall have access to independent professional advice if necessary. All members of the Nomination Committee shall have access to the advice and services of the company secretary, and separate and independent access to the Company's senior management for obtaining necessary information.

遵守董事進行證券交易的標準 守則(續)

董事及高級管理人員的薪酬(續)

提名委員會

本公司已根據守則規定擬於二零一二年 三月十五日成立提名委員會,須待股東於 二零一二年五月二十一日批准後方可作 實。提名委員會由盧偉雄先生、李家淼先 生、付明仲女士及周淑華女士組成。盧偉 雄先生為提名委員會主席。提名委員會之 職權範圍已界定。主要職責包括:

- 至少每年檢討董事會的架構、人數 及組成(包括技能、知識及經驗方 面),並就任何為配合本公司的公司 策略而擬對董事會作出的變動提出 建議。
- 物色具備合適資格成為董事會成員
 的人士,並挑選提名有關人士出任
 董事或就此向董事會提供意見。
- 評核獨立非執行董事的獨立性。
- 就董事委任或重新委任以及董事 (尤其是董事會主席及行政總裁)繼 任計劃向董事會提出建議。

提名委員會應獲提供充足資源以履行其 職責,及在有需要時可尋求獨立專業意 見。提名委員會的所有成員均可聯絡公司 秘書及獲取其服務,個別成員亦可聯絡本 公司的高級管理人員以獲取所需資料。

CORPORATE GOVERNANCE REPORT 企業管治報告

ACCOUNTABILITY AND AUDIT

Financial Reporting

All Directors are provided with explanations and information by the management of the Company so as to enable them to have discussions and make assessment at Board meetings.

All Directors acknowledge the responsibility for the preparation of its accounts, with the responsibility statement in respect to the financial reports made by the Directors set out in this annual report. The auditors have also made a statement about their responsibilities in the auditor's report.

The Board presents a comprehensive, balanced and understandable assessment on the position and prospects of the Group in all shareholder communications.

Internal control

Directors are responsible for reviewing the internal control and risk management system of the Company periodically to ensure its effectiveness and efficiency. With the support of the internal audit department, they will review the practices, procedures, expenditure and internal control of the Company and its subsidiaries on a regular basis. The management will regularly monitor the concerns as reported by the internal audit department to ensure appropriate remedial measures have been implemented. The Board or senior management can also request the internal audit group to review the specific scope of concerns and report the significant findings of such review to the Board and the audit committee.

The Board has conducted a review of the effectiveness of the system of internal control of the Group.

問責及核數

財務報告

全體董事均能夠獲得本公司管理層提供 的解釋及資料,以供其在董事會會議上討 論與評審。

本公司的全體董事均承認其編製賬目的 責任,於本年報內就載有董事就財務報告 作出的責任聲明。核數師亦已於核數師報 告中就彼等的責任作出了聲明。

董事會於所有股東通訊中,對本集團的狀 況及前景作出了全面、均衡及易於理解的 評估。

內部監控

董事負責定期檢討本公司的內部監控及 風險管理系統,確保其有效性及效率。在 內部核數部門的支持下,定期對本公司及 其附屬公司的常規、程序、開支及內部監 控進行檢討,管理層將定期監察內部核數 部門所匯報的關注事項,確保實施適當的 補救措施。董事會或高級管理人員亦可要 求內部審核小組對特定的關注範圍進行 檢討,並向董事會及審核委員會匯報重要 的檢討結果。

董事會已審查本集團內部監控系統的效 能。
ACCOUNTABILITY AND AUDIT (continued)

Audit committee

The audit committee of the Company comprises three independent non-executive Directors, namely Mr. Lo Wai Hung (chairman of the audit committee), Mr. Li Jia Miao and Mrs. Fu Ming Zhong and a non-executive Director, Mrs. Zhou Shu Hua. The terms of reference of the audit committee have been clearly defined. Its principal responsibilities include:

- To be primarily responsible for making recommendations to the Board regarding the appointment, reappointment and removal of external auditors; to formulate the remuneration and terms of engagement of external auditors and to propose the Board to submit the same at the general meeting for consideration. To approve the remuneration and terms of engagement of the external auditors when the general meeting is authorizing the Board to determine the remuneration of the auditors; and to address any questions regarding the resignation or retirement of that auditor.
- To review and oversee the independence and objectivity of engaging external auditors and the effectiveness of the audit process in accordance with applicable standards. The Committee shall discuss with the auditors regarding the nature and scope of the audit and the relevant reporting obligations before commencing the audit.
- To develop and implement policy in engaging external auditors to provide non-auditing services. For the purpose of this requirement, external auditors includes any entity that is under common control, ownership or management with that audit firm or any entity that a reasonable and informed third party knowing all relevant information would reasonably conclude to be part of the audit firm domestically or internationally. The Committee shall report to the Board, in respect of any matters in which it considers that an action or improvement is needed and to make recommendations as to the steps to be taken.

問責及核數(續)

審核委員會

本公司的審核委員會由三位獨立非執行 董事盧偉雄先生(審核委員會主席)、李 家淼先生及付明仲女士及非執行董事周 淑華女士組成。審核委員會的職責範圍已 清晰界定,其主要職責包括:

- 主要負責就外聘核數師的委任、重新委任及罷免向董事會提供建議;
 制訂外聘核數師的薪酬及聘用條款,並提請董事會提交股東大會審議。在股東大會授權董事會確定核數師的薪酬時,批准外聘核數師的薪酬及聘用條款;處理任何有關核數師辭職或退任的問題。
- 按適用的標準檢討及監察外聘核數
 師是否獨立客觀及核數程序是否有效。委員會應於核數工作開始前先
 與核數師討論核數性質及範疇及有
 關申報責任。
- 就外聘核數師提供非核數服務制定 政策,並予以執行。就此規定而言, 外聘核數師包括與該核數公司處於 同一控制權、所有權或管理權之下 的任何機構,或一個合理知悉所有 有關資料的協力廠商,在合理情況 下會斷定該機構屬於該核數公司的 本土或國際業務的一部分的任何機 構。委員會應就其認為必須採取的 行動或改善的事項向董事會報告, 並建議可採取的步驟。

ACCOUNTABILITY AND AUDIT (continued)

Audit committee (continued)

- To monitor the completeness of the financial statements of the Company and the annual report and accounts and half-year report and quarterly report of the Company and to review the significant opinion of the respective financial reporting contained therein. In this regard, in reviewing the relevant statements and reports of the respective annual report and accounts, half-year report and quarterly report of the Company before submitting the same to the Board.
- To oversee the financial reporting system and internal control procedures of the Company

During the Year, the audit committee has convened four meetings, at which, they have primarily discussed and reviewed the quarterly, interim and annual results and have discussed and considered the internal control procedures of the Group. The attendance of each Director is set out below:

問責及核數(續)

審核委員會(續)

- 監察本公司的財務報表及本公司年 度報告及賬目、半年度報告及季度 報告的完整性,並審閲報表及報告 所載有關財務申報的重大意見。在 這方面,委員會在向董事會提交有 關公司年度報告及賬目、半年度報 告及季度報告前審閲有關報表及報 告。
- 監管本公司財務申報制度及內部監 控程序。

於本年度,審核委員會共召開四次會議, 會上主要討論與審閱季度、中期及年度業 績,並就本集團內部監控程序進行了討論 與審議。各董事的出席率如下:

Attendance

		in 2011 於二零一一年 的出席率
		(%)
Independent non-executive Directors	獨立非執行董事	
Mr. Lo Wai Hung	盧偉雄先生	100%
Mr. Shi Huan	石峘先生	
(resigned on 15th August, 2011)	(於二零一一年八月十五日辭任)	100%
Mr. Luan Jian Ping	欒建平先生	
(resigned on 15th March, 2012)	(於二零一二年三月十五辭任)	100%
Mr. Li Jia Miao	李家淼先生	100%
Mrs. Fu Ming Zhong	付明仲女士	
(appointed on 10th October, 2011)	(於二零一一年十月十日獲委任)	100%
Non-executive Director	非執行董事	
Mrs. Zhou Shu Hua	周淑華女士	100%

The scope of responsibilities of the audit committee is available on the websites of Company and the Stock Exchange of Hong Kong Limited. 審核委員會的職責範圍可於本公司及香 港聯合交易所有限公司網站查閱。

ACCOUNTABILITY AND AUDIT (continued)

Audit committee (continued)

There was no disagreement between the audit committee and the Board in respect of the selection, appointment, resignation or removal of external auditors during the year of 2011.

The audit committee can consult independent professional advice in accordance with stated procedures at the expense of the Company.

In 2011, the audit fees paid to the external auditors by the Company was approximately RMB1,900,000.

Mandate Granted to the Board

The Board should assume the responsibility for the leadership and monitoring of the Company, and is collectively responsible for promoting the success of the Company. The responsibilities of the Board are defined explicitly in the Articles of Association of the Company.

- to be responsible for convening shareholders' meetings and report on its work at shareholders' meetings;
- (2) to implement the resolutions passed at shareholders' meetings;
- (3) to determine the business plans and investment plans of the Company;
- (4) to formulate the annual fiscal budgets and final accounts of the Company;
- (5) to formulate profit distribution proposals and loss recovery proposals of the Company;
- to formulate proposals for increasing or reducing of the registered capital of the Company and proposals for issue of debentures of the Company;
- (7) to draft proposals for the merger, division and dissolution of the Company;

問責及核數(續)

審核委員會(續)

於二零一一年度,審核委員會與董事會在 外聘核數師的挑選、委聘、辭任或罷免方 面並無分歧。

審核委員會可按既定程序諮詢獨立專業 意見,費用由本公司支付。

於二零一一年,本公司向外聘核數師支付 的核數費用約為人民幣1,900,000元。

董事會的授權

董事會應負有領導及監控本公司的責任, 同時集體負責促進本公司成功。董事會的 職權已在本公司的組織章程細則內清晰 界定。

- (一) 負責召集股東大會,並於股東大 會報告工作;
- (二) 執行股東大會通過的決議案;
- (三) 決定本公司的經營計劃和投資方 案;
- (四) 制訂本公司的年度財務預算方案 及決算方案;
- (五) 制訂本公司的利潤分配方案和彌 補虧損方案;
- (六) 制訂本公司增加或削減註冊資本 的方案以及發行本公司債券的方 案;
- (七) 擬定本公司合併、分拆及解散的 方案;

ACCOUNTABILITY AND AUDIT (continued)

Mandate Granted to the Board (continued)

- (8) to determine the establishment of the internal management bodies of the Company;
- (9) to appoint or dismiss the general manager of the Company, and to appoint or dismiss the deputy general manager and other senior management, including the person in charge of finance, pursuant to the recommendations of the general manager, as well as to determine their compensations;
- (10) to formulate the basic management system of the Company;
- (11) to formulate proposals for amendments to the Articles of Association of the Company; and
- (12) to exercise other functions as stipulated by the articles of association or granted by the shareholders' meetings.

The Board has granted authority to the chief executive officer to implement the following strategies and to be responsible for the day-to-day operation:

- to be in charge of the management of production and operation and to organize the implementation of the resolutions of the Board;
- (2) to organize the implementation of the annual business plans and investment plans of the Company;
- (3) to draft proposals for the establishment of internal management bodies of the Company;
- (4) to draft the basis management system of the Company;
- (5) to formulate the basic rules and regulations of the Company;
- to propose the appointment or removal of the deputy general manager and other senior management, including the person in charge of finance, of the Company;

問責及核數(續)

董事會的授權(續)

(八) 決定本公司內部管理機構的組 成;

(九) 聘任或解聘本公司總經理,並根 據總經理的推薦,聘任或解聘 副總經理和其他高級管理人員 (包括財務負責人),並釐定其報 酬;

- (十) 制訂本公司的基本管理制度;
- (十一)制訂本公司組織章程細則的修改 方案;及
- (十二)行使本公司組織章程細則規定或 股東大會授予的其他職能。

董事會授權行政總裁執行以下各項策略 及負責日常業務:

- (一) 負責本公司的生產經營管理工作 並組織實施董事會決議案;
- (二) 組織實施本公司年度經營計劃和 投資方案;
- (三) 擬訂本公司內部管理機構的組成 方案;
- (四) 擬訂本公司的基本管理制度;
- (五) 制訂本公司的基本規章;
- (六) 提請聘任或罷免本公司副總經理 和其他高級管理人員(包括財務 負責人);

ACCOUNTABILITY AND AUDIT (continued)

Mandate Granted to the Board (continued)

- (7) to appoint or dismiss the management personnel other than those required to be appointed or dismissed by the Board; and
- (8) to exercise other functions granted by the Articles of Association and the Board.

The chief executive officer grants authorisation to chief financial officers, and senior management within his terms of reference.

The Board is supported by three committees, namely the audit committee, the remuneration committee and nomination committee (to be set up subject to shareholder meeting to be held on 21st May, 2012). Each of the committees has its defined terms of reference covering its duties, rights and functions. The chairmen of the respective committees report to the Board regularly and make recommendations on matters discussed as appropriate.

Communications with shareholders

Separate resolutions are proposed at general meetings on each substantially separate issue, including the election of individual Director.

The shareholders' meeting provides an effective forum for shareholders to exchange views with the Board. The chairman, together with the chairmen or members of the audit committee, the remuneration committee and nomination committee are available to answer shareholders' questions.

The procedures demanding for a poll and the rights of shareholders to demand for a poll are included in the notice of shareholders' meeting and the accompanying circular. The relevant procedures are explained at the shareholders' meetings.

The external auditor has been appointed as the scrutineer to ensure the votes cast are properly counted and recorded.

The results of the poll have been posted on the websites of the Stock Exchange of Hong Kong Limited and the Company on the business day following the meeting.

問責及核數(續)

董事會的授權(續)

- (七) 聘任或解聘管理人員,惟應由董 事會聘任或解聘者除外;及
- (八) 行使組織章程細則和董事會授予 的其他職權。

行政總裁在其職權範圍內向財務總監及 高級管理人員授權。

董事會下設三個委員會:即審核委員會、 薪酬委員會及提名委員會(將須待於二 零一二年五月二十一日舉行的股東大會 批准後方告成立),每個委員會各有涵蓋 其責任、權利和職能的職權範圍。各委員 會的主席會定期向董事會匯報,並按情況 需要就討論事宜提出建議。

與股東的溝通

每項實際獨立的事宜,均會在股東大會上 以個別決議案提呈,包括個別董事的選 舉。

股東大會為股東提供一個有效的場合, 以與董事會交流意見。主席以及審核委員 會、薪酬委員會及提名委員會的主席或成 員將會在大會上解答股東的提問。

要求以投票方式表決的程序及股東可要 求以投票方式表決的權利載於股東大會 通告及隨附的通函內。有關程序亦會於股 東大會上解釋。

已委任外聘核數師擔任監票員,以確保所 有票數均適當點算及記錄在案。

投票表決結果已於大會後首個營業日刊 登在香港聯合交易所有限公司及本公司 網站上。

ACCOUNTABILITY AND AUDIT (continued)

Communications with shareholders (continued)

Furthermore, the Company continues to enhance the ongoing communications amongst the shareholders, investors and analysts, including:

- establishing specialized bodies and employing staff to serve investors and analysts and answer their relevant questions;
- arranging site visits to the production bases of the Company in order to keep them abreast of the operations and the latest developments of the Company;
- collecting and analyzing, in a timely manner, the respective opinions and recommendations on the operations of the Company given by securities analysts and investors and compiling them into reports periodically, and selectively adopting them in the operations of the Company;
- providing relevant information, including introduction to the Company, the Board and corporate governance, results of the Company, financial summary, marketing materials of the Company and press releases on the website of the Company; and
- taking the initiative to communicate with various parties, particularly following the announcement of interim, annual results and substantial investment decisions, organizing briefings, press conferences and one-on-one interviews with investment institutions. Besides, the Company also regularly communicates with investors on a one-on-one basis.

問責及核數(續)

與股東的溝通(續)

此外,本公司亦不斷加強與股東,投資者 及分析員的持續溝通,其中包括:

- 設置專門機構及聘請人員接待投資 者和分析員並解答彼等提出的相關 問題;
- 安排彼等到本公司的生產基地進行 實地考察,便於彼等及時了解本公 司的經營情況及業務發展的最新動 向;
- 本公司及時收集並分析證券分析員 及投資者對本公司營運的各種意見 及建議,定期匯集成報告,並在本公 司的營運中有選擇地加以採納;
- 通過本公司網站提供有關資料,包括本公司簡介、董事會及企業管治、本公司業績、財務摘要、公司推介材料及新聞稿等;及
- 本公司主動與各方人士溝通,特別 是在中期、年度業績公佈及作出重 大投資決策事項後,舉行推介會、記 者招待會以及與投資機構單對單會 談。除此,本公司亦定期與投資者進 行單對單的溝通。

DIRECTORS, SUPERVISORS AND SENIOR MANAGEMENT 董事監事及高級管理人員

BOARD OF DIRECTORS

Executive Directors

Mr. Zhang Hua Wei, age 48, is the vice chairman and general manager of the Company and vice chairman of Weigao Holding Company Limited ("Weigao Holding"). Mr. Zhang studied politics and economics at the Weihai Campus of Shandong University from 1996 to 1998. Mr. Zhang was the deputy factory director of Weigao Holding from 1988 to 1998, and has been the general manager of Weigao Holding since 1998. Mr. Zhang joined the Company in December 2000.

Mr. Miao Yan Guo, age 49, is an executive Director and deputy general manager of research and development of the Company. Mr. Miao studied Business Administration at the Weihai Campus of Shandong University from 1999 to 2001. Mr. Miao joined Weigao Holding in 1988 and was sales director from 1988 to 1991, operating manager from 1991 to 1993 and head of the No. 1 branch of Weigao Holding from 1993 to 1998. He was a deputy general manager of Weigao Holding from 1998 to 2000. Mr. Miao joined the Company in December 2000.

Mr. Wang Yi, age 52, is an executive Director and deputy general manager of general affairs of the Company. Mr. Wang studied Business Administration at the Shandong Cadres Distance Learning University from 1994 to 1997. He joined Weigao Holding in 1988 and was production director from 1988 to 1989, head of the No. 2 branch of Weigao Holding from 1989 to 1992 and manager of the No. 3 branch of Weigao Holding from 1992 to 2004. Mr. Wang joined the Company in December 2000.

Mr. Wang Zhi Fan, age 57, is an executive Director and deputy general manager of sales of the Company. He joined Weigao Holding in 1988 and was the production head and the manager of foreign trade of Weigao Holding. Mr. Wang joined the Group in December 2000.

Mr. Wu Chuan Ming, age 53, is an executive Director and deputy general manager of production of the Company. Mr. Wu joined Weigao Holding in 1988. He has been the manager of the blood transfusion branch from 1996 to 2004. He joined the Group in December 2000.

董事會

執行董事

張華威先生,48歲,本公司副董事長兼 總經理兼威高控股有限公司(「威高控 股」)副董事長。張先生於一九九六年 至一九九八年在山東大學威海分校修 讀政治及經濟學。張先生於一九八八年 至一九九八年任威高控股副廠長,自 一九九八年起為威高控股總經理。張先生 於二零零零年十二月加入本公司。

苗延國先生,49歲,本公司執行董事兼 研發副總經理。苗先生於一九九九年至 二零零一年在山東大學威海分校修讀 工商管理。苗先生於一九八八年加入威 高控股,歷任威高控股第一分廠銷售 科長(一九八八年至一九九一年)、經 營經理(一九九一年至一九九三年)及 主管(一九九三年至一九九八年)、於 一九九八年至二零零零年為威高控股的 副總經理。苗先生於二零零零年十二月加 入本公司。

王毅先生,52歲,本公司執行董事兼常 務副總經理。王先生於一九九四年至 一九九七年在山東幹部函授大學就讀工 商管理,彼於一九八八年加入威高控股, 歷任生產科長(一九八八年至一九八九 年)、威高控股第二分廠主管(一九八九 年至一九九二年)、威高控股第三分廠經 理(一九九二年至二零零四年)。王先生 於二零零零年十二月加入本公司。

王志范先生,57歲,本公司執行董事兼銷 售副總經理。王先生於一九八八年加入 威高控股,歷任威高控股生產主管及外貿 經理。王先生於二零零零年十二月加入本 集團。

吴傳明先生,53歲,本公司執行董事兼生 產副總經理。吳先生於一九八八年加入 威高控股,於一九九六年至二零零四年任 輸血器材分公司經理。吳先生於二零零零 年十二月加入本集團。

DIRECTORS, SUPERVISORS AND SENIOR MANAGEMENT 董事監事及高級管理人員

BOARD OF DIRECTORS (continued)

Non-executive Directors

Mr. Chen Xue Li, age 60, is the Chairman of both the Company and Weigao Holding. Mr. Chen founded Weigao Holding in 1988, and was the head of it from 1988 to 1998, Mr. Chen has been elected as the chairman of the Company since December 2000. He received the award of Entrepreneur of Weihai Economy Development in June 2003.

Mrs. Zhou Shu Hua, age 55, is a non-executive Director of the Company and financial deputy general manager of Weigao Holding. Mrs. Zhou studied Business Administration at the Weihai Campus of Shandong University from 1999 to 2001. Mrs. Zhou joined Weigao Holding in 1989 and held a number of positions such as head of the finance division in the finance department, manager of the finance department and deputy general manager of Weigao Holding.

Mr. Li Bing Yung, age 62, is and has been the President of Medtronic's operations in the Greater China region since February 2007. Prior to his current position, Mr. Li served as vice president of the commercial operations section of Medtronic, Inc. ("Medtronic") operations in the greater China region. Mr. Li has extensive experience in management in the Asia Pacific region. From 1996 to 2005, Mr. Li was with Johnson & Johnson Medical (China) Co. Ltd. where he held a number of executive positions and he was subsequently promoted to International Vice President in North Asia. Mr. Li graduated with a bachelor degree in Social Sciences from the University of Hong Kong in 1976 and obtained a master degree in Business Administration from Henley Management School of the United Kingdom in 1989. Mr. Li was appointed as a non-executive Director of the Company on 15th December, 2008.

董事會(續)

非執行董事

陳學利先生,60歲,本公司及威高控股 董事長。陳先生於一九八八年創立威高 控股,曾任威高控股主管(一九八八年至 一九九八年)。陳先生自二零零零年十二 月起獲選任為本公司董事長。於二零零三 年六月榮獲威海市發展經濟創業功臣榮 譽稱號。

周淑華女士,55歲,本公司非執行董事兼 威高控股財務副總經理。彼於一九九九年 至二零零一年在山東大學威海分校修讀 工商管理。周女士於一九八九年加入威高 控股,歷任威高控股財務部財務科長、財 務部經理及財務副總經理等職。

李炳容先生,62歲,自二零零七年二月起 擔任美敦力大中華區總裁。在擔任上述職 位前,李先生曾擔任Medtronic,Inc.(「美 敦力」)大中華區商務運營部副總裁。李 先生擁有多年亞太區管理經驗。一九九六 年至二零零五年間,李先生任職強生醫 療中國公司不同高級行政管理職位,及 後獲晉升為北亞區國際副總裁。李先生 於一九七六年畢業於香港大學社會科學 專業,獲學士學位,並於一九八九年獲 英國亨利管理學院(Henley Management School)工商管理碩士學位。李先生於二 零零八年十二月十五日獲委任為本公司 非執行董事。

BOARD OF DIRECTORS (continued)

Independent Non-executive Directors

Mr. Li Jia Miao, age 72, is an independent non-executive Director. Mr. Li is a senior economist and obtained a degree in economics and management in Hohai University in 1998. Mr. Li has over 30 years of pharmaceutical related management experiences and has been an assistant general manager and a general manager in Nanjing Pharmaceutical Company since he joined NPC in 1965. Prior to the retirement of Mr. Li in 2005, he was the chairman of Nanjing Pharmaceutical Company Limited since 2000. He was appointed as an independent non-executive director of the Company on 28th February, 2007.

Mr. Lo Wai Hung, age 52, obtained a bachelor degree in Commerce from James Cook University of North Queensland, Australia. Mr. Lo is an associate member of Institute of Chartered Accountants in Australia and a fellow member of Hong Kong Institute of Certified Public Accountants. Mr. Lo was appointed as an independent non-executive director, chairman of audit committee and a member of remuneration committee of the Company on 10th August, 2009. Mr. Lo is also an independent non-executive director of Talent Property Group Limited and Ngai Lik Industrial Holdings Limited, both companies are listed on the Stock Exchange of Hong Kong Limited, and an independent director of China Merchants Property Development Co. Ltd., a company listed on Shenzhen Stock Exchange.

董事會(續)

獨立非執行董事

李家淼先生,72歲,獨立非執行董事。李 先生為一名高級經濟師,於一九九八年 在南京河海大學獲經濟管理學士學位。 李先生擁有逾30年醫藥相關管理經驗, 自一九六五年加入南京醫藥公司後,曾擔 任副總經理及總經理等職位。李先生自二 零零年起任南京醫藥總公司董事長直 至二零零五年退休。彼於二零零七年二月 二十八日獲委任為本公司獨立非執行董 事。

盧偉雄先生,52歲,獲澳洲北崑士蘭詹姆斯庫克大學(James Cook University of North Queensland)頒授商學學士學位。 盧先生為澳洲特許會計師公會會員及香港會計師公會資深會員。盧先生於二零零 九年八月十日獲委任為本公司獨立非執 行董事、審核委員會主席及薪酬委員會成 員。盧先生亦為新天地產集團有限公司及 Ngai Lik Industrial Holdings Limited (兩 間公司均於香港聯合交易所有限公司上 市)之獨立非執行董事及招商局地產控股 股份有限公司(一間於深圳證券交易所 上市之公司)之獨立董事。

BOARD OF DIRECTORS (continued)

Independent Non-executive Directors (continued)

Mrs. Fu Ming Zhong, aged 61, senior economist and associate chief pharmacist and has over 40 years of working experience, particular in the area of management experience in the pharmaceutical and healthcare products industry. Mrs. Fu obtained a master's degree in engineering from the Harbin Institute of Technology in March 1995. Mrs. Fu was previously a workshop director, the head of the quality control office, the office head and the vice factory manager of The Third Harbin Pharmaceutical Factory from June 1972 to March 1999. Mrs. Fu was a director of Harbin City Pharmaceutical Group and the general manager of Harbin Pharmaceutical Company Limited from March 1992 to December 1997. She was also a deputy general manager of China Medicines Group (currently known as China National Pharmaceutical Group) from December 1997 to January 1999 and she was a director of China Medicines Group Corporation from January 1999 to July 2009 respectively. Mrs. Fu was the executive deputy general manager of China National Pharmaceutical industry Corporation from January 1999 to January 2001. Ms. Fu was the chairman of National Medicines Company Limited, (a company listed on the Shanghai Stock Exchange) from February 2001 to April 2008. Mrs. Fu has been a director of Shenzhen Accord Pharmaceutical Company Ltd. (a company listed on the Shenzhen Stock Exchange) since April 2008 and was the chairman from April 2008 to December 2008. Ms. Fu has also been a director of Sinopharm Industrial Investment Co., Ltd. from July 2008 to December 2010. Mrs. Fu was the general manager, duty chairman and director of Sinopharm Group Co. Ltd., (a company listed on the Hong Kong Stock Exchange) during the period from February 2006 to December 2009, and December 2009 to January 2011 respectively.

Mrs. Fu is currently the chairman of China Association of Pharmaceutical Commerce and a member of the Thirteenth Shanghai Municipal People's Congress and she joined the Company in October 2011.

董事會(續)

獨立非執行董事(續)

付明仲女士,61歲,高級經濟師及副主任 藥師並擁有逾40年工作經驗,尤其是於 藥品及保健品行業方面之管理經驗。付女 士於一九九五年三月獲得哈爾濱工業大 學工學碩十學位。付女十自一九十二年六 月至一九九九年三月歷任哈爾濱製藥三 廠之車間主任、質管辦主任、辦公室主任 及副廠長。付女士曾自一九九二年三月至 一九九七年十二月擔任哈藥集團之董事 及哈爾濱市醫藥公司之總經理。彼亦分別 於一九九七年十二月至一九九九年一月 擔任中國醫藥(集團)公司(現時名稱為 國藥集團)之副總經理及一九九九年一月 至二零零九年七月擔任中國醫藥集團之 董事。付女士於一九九九年一月至二零零 一年一月擔任中國醫藥工業公司常務副 總經理,並於二零零一年二月至二零零八 年四月擔任國藥集團藥業股份有限公司 (一間於上海證券交易所上市之公司)之 董事長。付女士自二零零八年四月起亦一 直擔任深圳一致藥業有限公司(一間於 深圳證券交易所上市之公司)之董事,並 於二零零八年四月至二零零八年十二月 擔任其董事長。付女士亦自二零零八年七 月至二零一零年十二月擔任國藥產業投 資有限公司之董事。付女士於二零零六年 二月至二零零九年十二月及二零零九年 十二月至二零一一年一月期間分別擔任 國藥控股有限公司(一間於香港聯合交 易所上市之公司)總經理、副董事長及董 事。

付女士現時亦為中國醫藥商業協會會長 及第十三屆上海市人民代表大會之成員 及於二零一一年十月加入本公司。

DIRECTORS, SUPERVISORS AND SENIOR MANAGEMENT 董事監事及高級管理人員

BOARD OF DIRECTORS (continued)

Supervisors

The Company has a committee of Supervisors whose primary duty is to supervise the senior management of the Company, including the Board, Directors, managers and other senior officers. The function of the committee of Supervisors is to ensure that the senior management of the Company acts in the interests of the Company, and does not violate the rights of the Company's shareholders and employees. The committee of Supervisors reports to the shareholders in general meetings. The articles of association provides that the committee of Supervisors has the right to investigate the Group's financial affairs; to supervise the directors, general manager and other senior officers of the Company in the event that they contravene any laws, administrative regulations or the articles of association in the performance of their duties; to require the Directors, general managers and other senior management to rectify any activities committed by them that is harmful to the interests of the Company; to examine financial reports, result reports, profit distribution plans and other financial documents prepared by the Board to be submitted to shareholders in general meeting, and in appropriate cases, to appoint certified accountants or certified practicing auditors in the name of the Company to assist in such review; to propose the convening of extraordinary general meetings of shareholders; to represent the Company during negotiations with the Directors or to initiate legal proceedings against the Directors; and other functions and powers given by the shareholders in general meeting. The committee of Supervisors currently comprises the following three members:

Mrs. Bi Dong Mei, age 48, is a supervisor of the Company and the finance manager of the subsidiaries of the Company. Mrs. Bi graduated from the Economic Management Department of Shandong Cadres Distance Learning University in 1997. She joined Weigao Holding in December 1988 and has been the head of the finance division and the deputy manager of the infusion sets branch from 2001 to 2004. She joined the Company in December 2000.

董事會(續)

監事

本公司設有監事會,主要職責為監督本公 司的高級管理人員,包括董事會、董事、 經理及其他高級主管人員。監事會職能為 確保本公司高級管理人員依據本公司的 利益行事,且不會違反本公司股東及僱 員的利益。監事會在股東大會上向股東 匯報。本公司組織章程細則規定監事會 有權調查本集團的財務狀況;監督本公 司董事、總經理及其他高級管理人員在 履行彼等的職責時不會違反任何法律、 行政法規或本公司組織章程細則;要求董 事、總經理及其他高級管理人員停止進 行有違本公司利益的活動;審核董事會 編製並於股東大會向股東呈交的財務報 告、業績報告、溢利分配計劃及其他財務 文件,並在適當情況下,代表本公司委聘 執業會計師或執業核數師協助有關審核 工作;建議召開臨時股東大會;代表本公 司與董事磋商或對董事提出法律訴訟; 以及股東在股東大會上所授予的其他職 權。目前,監事會由以下三名成員組成:

舉冬梅女士,48歲,本公司監事兼本公司 附屬公司之財務經理。畢女士於一九九七 年畢業於山東幹部函授大學經濟管理系, 於一九八八年十二月加入威高控股,歷 任輸液器製品分公司財務科長及副經理 (二零零一年至二零零四年)。彼於二零 零零年十二月加入本公司。

DIRECTORS, SUPERVISORS AND SENIOR MANAGEMENT 董事監事及高級管理人員

BOARD OF DIRECTORS (continued)

Supervisors (continued)

Mr. Miao Hai Sheng, age 39, is a supervisor of the Company and the finance manager of the subsidiaries of the Company. Mr. Miao graduated from the Weihai Campus of Shandong University in 1997, majoring in operation management. He joined Weigao Holding in 1991 and has been the accountant, finance director, the labour and management officer of Weigao Holding. He joined the Company in December 2000.

Ms. Chen Xiao Yun, age 38, is a supervisor of the Company and the finance manager. Ms. Chen studied financial accounting at the Shandong Broadcast and Television University from 1994 to 1998. She joined Weigao Holding in July 1991 and was the head of the finance division in finance department and the assistant to the manager of infusion sets branch. She joined the Company in December 2000.

Senior Management

Mr. Ju Hong Feng, age 37, is the chief financial officer of the Company. Mr. Ju graduated from in industry and commerce management from University of Shandong and studied in an advanced business administration program administered by the People's University of China from 2002 to 2004. Mr. Ju joined the Company in 2002 and has been the manager of financial and accounts department of the Company. Mr. Ju has over 10 years of valuable experiences in finance and accounting industry.

Mr. Chen Xiao Tong, age 45, is the head of production of the Company. Mr. Chen obtained a diploma in economics and management from Shandong Broadcasting and Television University and Mr. Chen join the Group in 1992 and has been the sales manager and deputy general manager in subsidiaries of the Group. Mr Chen has over 20 years of valuable experiences in medical device industry.

董事會(續)

監事(續)

苗海生先生,39歲,本公司監事及本公司 附屬公司之財務經理。苗先生於一九九七 年畢業於山東大學威海分校,主修經營管 理專業,於一九九一年加入威高控股,歷 任威高控股會計師、財務科長、勞資員等 職。彼於二零零零年十二月加入本公司。

陳曉雲女士,38歲,本公司監事及財務經 理。陳女士於一九九四年至一九九八年 在山東廣播電視大學修讀財務會計,於 一九九一年七月加入威高控股,曾任財務 部財務科長及輸液器製品分公司經理助 理等職。彼於二零零零年十二月加入本公 司。

高級管理人員

鞠洪峰先生,37歲,本公司財務總監。鞠 先生畢業於山東大學工商管理專業,並於 二零零二年至二零零四年修讀中國人民 大學高級工商管理課程。鞠先生於二零零 二年加入本公司,曾任本公司財務及會計 部經理。鞠先生於財務及會計行業積逾十 年寶貴經驗。

陳曉通先生,45歲,本公司生產總監。陳 先生取得山東廣播電視大學經濟管理文 憑,自一九九二年入職本集團以來歷任本 集團之附屬公司銷售經理及副總經理等 職。陳先生具有醫療器械行業逾二十年的 寶貴經驗。

BOARD OF DIRECTORS (continued)

Senior Management (continued)

Mr. Song Xiu Shan, age 48, is the head of sales department of the Company. Mr. Song was graduated from University of Shandong, major in corporate administration in 2001, and studied in an advanced business administration program administered by the People University of China from 2002 to 2004. Mr. Song joined Weigao Holding in June 1992, and has been the manager of the Beijing sales branch of Weigao Holding, marketing manager of infusion device branch of Weigao Holding, and has extensive experience in corporate marketing. He joined the Company in December 2000.

Mr. Zhou De Jun, age 53, is the deputy general manager (blood transfusion division) of the Company. Mr. Zhou obtained a diploma of economics and management from the Communist Party Colleague of Shandong province. Mr. Zhou joined the Company in November 1992 and has been the deputy manager and deputy general manager of the subsidiaries of the Company. Mr. Zhou has about 20 years of valuable experience in medical device industry in China.

Ms. Chan Yuk Ying, Phyllis, age 51, is the head of business development and investor relations and is a chartered accountant with the Institute of Chartered Accountants in Australia and joined the Company in May 2006. Ms. Chan has over 20 years of experience in accounting and corporate finance.

Ms. Wong Miu Ling, Phillis, age 43, is the company secretary of the Company. Ms. Wong joined the Company in May 2006. She is an associate member of both the Hong Kong Institute of Chartered Secretaries and the Institute of Chartered Secretaries and Administrators. Ms. Wong has over 15 years of experience in corporate finance and management.

董事會(續)

高級管理人員(續)

宋修山先生,48歲,本公司銷售總監。宋 先生於二零零一年畢業於山東大學企業 管理專業,於二零零二年至二零零四年修 讀中國人民大學高級工商管理課程。宋 先生於一九九二年六月加入威高控股, 曾任威高控股北京銷售分公司經理、威高 控股輸液器分公司營銷經理,具有豐富的 企業營銷經驗。彼於二零零零年十二月加 入本公司。

周德軍先生,53歲,本公司(輸血器材分部)副總經理。周先生取得山東省中共黨校經濟管理文憑。周先生於一九九二年十一月加入本公司,曾任本公司附屬公司副經理及副總經理。周先生在中國醫療器械行業積約二十年寶貴經驗。

陳玉英女士,51歲,業務發展及投資者關 係總監,為澳洲特許會計師公會的特許 會計師,於二零零六年五月加入本公司。 陳女士於會計及企業融資積逾二十年經 驗。

黃妙玲女士,43歲,本公司的公司秘書, 於二零零六年五月加入本公司。黃女士為 香港特許秘書公會及英國特許秘書及行 政人員公會會員。黃女士於企業融資及管 理方面積逾十五年經驗。 The Directors are pleased to submit their annual report and the audited financial statements of the Group for the year ended 31st December, 2011.

The Company was established and registered as a joint stock company with limited liability in the PRC under the Company Law of the PRC on 28th December, 2000. The H Shares of the Company were listed on GEM board of the Stock Exchange of Hong Kong Limited (the "Stock Exchange") on 27th February, 2004 and were transferred to Main board of the Stock Exchange on 29th July, 2010.

PRINCIPAL ACTIVITIES

Based in Shandong province, the Company is principally engaged in the research and development, production and sale of single-use medical devices. The Group has a wide range of products, which includes: 1) consumables (infusion set, syringes, medical needle, blood bags, blood sampling products, and other consumables); 2) orthopedic products; and 3) blood purification consumables. The Group's products are sold under its own brand names, including "Jierui" and "Wego Ortho". The products are sold throughout the PRC and exported to overseas. The Company has a nationwide sales network and an extensive customer base of over 5,069 healthcare organizations, including 2,951 hospitals and 414 blood stations.

RESULTS, ANNUAL GENERAL MEETING, CLOSURE OF REGISTER OF MEMBERS AND DIVIDENDS

The results of the Group for the year ended 31st December, 2011 are set out in the consolidated statement of comprehensive income on page 68 of this annual report.

ANNUAL GENERAL MEETING AND CLOSURE OF REGISTER OF MEMBERS

The register of members of the Company will be closed from Saturday, 21st April, 2012 to Monday, 21st May, 2012 (both days inclusive), for the purpose of determining shareholders' entitlement to attend the forthcoming annual general meeting (the "Annual General Meeting"), during which period no transfer of shares of the Company will be registered. In order to qualify for attending the Annual General Meeting, shareholders should ensure that all transfer documents, accompanied by the relevant share certificates, are lodged with the Company's branch share registrar, Tricor Standard Limited at 26/F, Tesbury Centre, 28 Queen's Road East, Hong Kong for registration no later than 4:30 p.m. on Friday, 20th April, 2012. 董事欣然提呈本集團截至二零一一年 十二月三十一日止年度的年報及經審核 財務報表。

本公司於二零零零年十二月二十八日根 據中國公司法在中國成立並註冊為股份 有限公司。本公司H股自二零零四年二月 二十七日起在香港聯合交易所有限公司 (「聯交所」)創業板上市,並於二零一零 年七月二十九日轉板至聯交所主板。

主要業務

本公司位於山東省,主要從事研發、生產 及銷售一次性醫療器械。本集團的產品種 類繁多,包括:1)耗材(輸液器、注射器、 醫用針製品、血袋、採血產品及其他使用 耗材):2)骨科材料:及3)血液淨化耗材。 本集團以自有品牌包括「潔瑞」及「威高 骨科」出售產品。產品銷售中國各地和出 口至海外。本公司擁有全國性的銷售網 絡,以及遍佈超過5,069家醫療機構,其 中包括2,951家醫院及414家血站的客戶 基礎。

業績、股東週年大會、暫停辦理股 份過戶登記手續及股息

本集團截至二零一一年十二月三十一日 止年度的業績載於本年報第68頁的綜合 全面收入報表。

股東週年大會及暫停辦理股份過 戶登記手續

為確定股東出席應屆股東週年大會(「股 東週年大會」)之權力,本公司將於二零 一二年四月二十一日(星期六)至二零 一二年五月二十一日(星期一)(包括首 尾兩天)暫停股東名冊過戶登記,於該期 間將不會辦理本公司股份過戶登記手續。 為符合資格出席股東週年大會,股東應確 保所有過戶文件連同有關股票不遲於二 零一二年四月二十日(星期五)下午四時 三十分送交本公司的股份過戶登記分處 卓佳標準有限公司,地址為香港皇后大道 東28號金鐘匯中心26樓,以辦理登記手續。

ANNUAL GENERAL MEETING AND CLOSURE OF REGISTER OF MEMBERS (continued)

In order to qualify for attending the annual general meeting:-

Latest time to lodge in the transfer instrument accompanied by the share certificates	4:30 p.m., Friday, 20th April, 2012
Closure of register of members of the Company for attendance of the annual general meeting	Saturday, 21st April, 2012 to Monday, 21st May, 2012
Latest time to lodge in the reply slip	4:30 p.m., Monday, 30th April, 2012
Date of annual general meeting	Monday, 21st May, 2012

PROPOSED FINAL DIVIDEND AND CLOSURE OF REGISTER OF MEMBERS

The Board recommended a final dividend of RMB0.03 per share (inclusive of tax). The total amount of final dividends to be distributed shall be approximately RMB134,291,000, of which dividends paid to non-resident corporate shareholders will be subject to the corporate tax applicable on the PRC sourced income pursuant to the PRC Corporate Income Tax Law and the Regulations on the Implementation of the PRC Corporate Income Tax Law that became effective on 1st January, 2008 and the applicable tax rate is 10%. The listed issuer will be responsible for withholding the relevant amount of tax from the dividend payment and the dividends to be received by the non-resident corporate shareholders will be net of withholding tax. The proposal to declare and pay the final dividend will be submitted to the forthcoming Annual General Meeting to be held on Monday, 21st May, 2012. Final dividend for non-listed shares will be distributed and paid in Renminbi whereas dividend for H shares will be declared in Renminbi and paid in Hong Kong dollars.

The register of members of the Company will be closed from Saturday, 26th May, 2012 to Thursday, 31st May, 2012 (both days inclusive) for the purpose of determining shareholders' entitlement to final dividend for the year ended 31st December, 2011, during which period no transfer of shares of the Company will be registered. In order to qualify for entitlement of final dividend, shareholders should ensure that all transfer documents, accompanied by the relevant share certificates, are lodged with the Company's branch share registrar, Tricor Standard Limited at 26/F, Tesbury Centre, 28 Queen's Road East, Hong Kong for registration no later than 4:30 p.m. on 25th May, 2012.

股東週年大會及暫停辦理股份過 戶登記手續(續)

為符合資格出席股東週年大會:

交回過戶文件連同 有關股票之最 後期限	二零一二年 四月二十日 (星期五) 下午四時三十分
本公司截止過戶登 記以釐定出席 股東週年大會 之資格	二零一二年 四月二十一日 (星期六)至 二零一二年 五月二十一日
交回回條之最後期 限	(星期一) 二零一二年 四月三十日 (星期一)
股東週年大會日期	下午四時三十分 二零一二年 五月二十一日 (星期一)

<mark>建議末期股息</mark>及暫停辦理股份過 戶登記手續

董事會建議派付末期股息每股人民幣 0.03元(含税)。將分派的末期股息總額 約人民幣134,291,000元。其中,根據於 二零零八年一月一日正式實施的《税 定業所得税法》及《中國企業所得税法》及《中國企業所得税法》及《中國企業所得税 資施條例》,向非居民企業股東派發的股 息如來源於中國境內的所得應當繳納 役股息付款代扣代繳。非居民企業股東加發 股息的建議將在即將於二零一二年五月 二十一日(星期一)舉行的股東週年以人民幣 派發和支付,而H股股息將以人民幣 派和以港元支付。

為確定股東收取截至二零一一年十二月 三十一日止年度之末期股息之權利,本 公司將於二零一二年五月二十六日(星 期六)至二零一二年五月三十一日(星 期六)至二零一二年五月三十一日(星 四)(包括首尾兩天)暫停股東名冊過戶 登記,於該期間將不會辦理本公司股份過 戶登記手續。為符合資格收取末期股息, 股東應確保所有過戶文件連同有關股票 不遲於二零一二年五月二十五日下午四 時三十分送交本公司的股份過戶登記分 處卓佳標準有限公司,地址為香港皇后大 道東28號金鐘匯中心26樓,以辦理登記 手續。

PROPOSED FINAL DIVIDEND AND CLOSURE OF REGISTER OF MEMBERS (continued)

In order to qualify to entitle the final dividend for the year ended Saturday, 31st December, 2011:-

Latest time to lodge in the transfer	4:30 PM.,
instrument accompanied by	Friday, 25th
the share certificates	May, 2012
Closure of register of members of	Saturday,
the Company for the entitlement of	26th May, 2012
final dividend for the year ended	to Thursday,
31st December, 2011	31st May, 2012
Record date for entitlement of final dividend	Thursday, 31st May, 2012
Despatch date of final dividend	Friday, 15th June, 2012

PROPERTY, PLANT AND EQUIPMENT

The Group acquired property, plant and equipment during the year of 2011 at an aggregate cost of approximately RMB1,143.6 million in order to enhance its production capacity. Details of movements in the property, plant and equipment of the Group are set out in note 16 to the financial statements.

SHARE CAPITAL

As at 31st December, 2011, there was a total issued share capital of 4,476,372,324 shares of the Company (the "Shares") which include:

建議末期股息及暫停辦理股份過 戶登記手續(續)

為符合資格獲派截至二零一一年十二月 三十一日(星期六)止年度之末期股息:

交回過戶文件連同	二零一二年
有關股票之最	五月二十五日
後期限	(星期五)
	下午四時三十分
本公司截止過戶	二零一二年
登記以釐定截	五月二十六日
至二零一一年	(星期六)至
十二月三十一	二零一二年
日止年度之末	五月三十一日
期股息配額	(星期四)
釐定末期股息配額	二零一二年
之記錄日期	五月三十一日
	(星期四)
末期股息寄發日期	二零一二年
	六月十五日
	(星期五)

物業、廠房及設備

本集團為提高產能而於二零一一年年內 購置物業、廠房及設備的總成本約人民 幣1,143,600,000元。有關本集團物業、 廠房及設備的變動詳情,載於財務報表附 註16。

股本

於二零一一年十二月三十一日,本公司 全部已發行股本為4,476,372,324股股份 (「股份」),當中包括:

		Number of Shares 股份數目	Approximate percentages 概約百分比
Non-listed Shares	非上市股份	2,592,640,000	57.9%
H Shares	H股	1,883,732,324	42.1%
The changes in share capita note 32 to the Financial State	l of the Company is set out in ements.	本公司的股本變動載 32。	於財務報表附註

REPORT OF THE DIRECTORS 董事會報告

DISTRIBUTABLE RESERVES OF THE COMPANY

As at 31st December, 2011, an amount of approximately RMB1,464,994,000 (2010: RMB600,537,000) standing to the credit of the Company's reserve account, which is computed based on the lower of, (i) in accordance with the PRC accounting standards and regulation, the aggregate amount of profit after taxation for the year and (ii) in accordance with Hong Kong accounting standards and regulation, the retained profit brought forward after deduction of the current year's appropriation to the statutory surplus reserve and statutory public welfare fund.

DIRECTORS AND DIRECTORS' SERVICE CONTRACTS

The directors of the Company during the Year were:

Executive directors

Mr. Zhang Hua Wei Mr. Miao Yan Guo Mr. Wang Yi Mr. Wang Zhi Fan Mr. Wu Chuan Ming

Non-executive directors

Mr. Chen Xue Li Mrs. Zhou Shu Hua Mr. Li Bing Yung Mr. Jean-Luc Butel (resigned on 7th March, 2012)

Independent non-executive directors

Mr. Lo Wai Hung Mr. Luan Jian Ping (resigned on 15th March, 2012)

Mr. Shi Huan (resigned on 15th August, 2011)

Mr. Li Jia Miao Mrs. Fu Ming Zhong (appointed on 10th October, 2011)

本公司之可供分派儲備

於二零一一年十二月三十一日,本公司儲 備賬進賬約人民幣1,464,994,000元(二 零一零年:人民幣600,537,000元),該數 按下列金額較低者計算:(i)根據中國會計 準則及規定計算的本年度除税後溢利總 額:及(ii)根據香港會計準則及規定計算的 扣除本年度調配至法定盈餘儲備及法定 公積金後的承前保留溢利。

董事及董事服務合約

年內,本公司的董事為:

執行董事

張華威先生 苗延國先生 王毅先生 王志明先生 吳傳明先生

非執行董事

陳學利先生 周淑華女士 李炳容先生 Jean-Luc Butel先生 (於二零一二年三月七日辭任)

獨立非執行董事

盧偉雄先生 欒建平先生 (於二零一二年三月十五日辭任) 石峘先生 (於二零一一年八月十五日辭任) 李家淼先生 付明仲女士 (於二零一一年十月十日獲委任)

DIRECTORS AND DIRECTORS' SERVICE CONTRACTS (continued)

Each of the directors entered into service agreements with the Company. The service contracts were signed for an initial term of three years, unless and until terminated by either party by giving notice to the other party with three months' notice in writing. In accordance with the Company's Articles of Association, the service agreements of all directors are renewable for successive three-year terms upon expiry.

The service agreements for directors do not stipulate for any amount of remuneration or bonus payment to be paid for services provided. The executive directors are paid with a fixed sum of annual salaries for holding positions in the Company and entitled to welfare benefits (including retirement benefits and medical insurance) in accordance with the relevant laws and regulations in the PRC. All four non-executive directors waived their directors' remuneration for the year ended 31st December, 2011 and accepted a nominal annual fee of RMB1.00.

According to the respective service agreements entered into between the Company and each of the four independent non-executive directors, Mr. Shi Huan (resigned on 15th August, 2011), Mr. Luan Jian Ping (resigned on 15th March, 2012), Mr. Li Jia Miao and Mrs. Fu Ming Zhong who receive an annual fee of RMB72,000. Mr. Lo Wai Hung received an annual fee of HK\$120,000. Mr. Shi Huan resigned on 15th August, 2011 and receive an annual fee on a pro-rata basis during the Year.

Apart from the foregoing, no directors have a service contract with the Company which is not determinable by the Company within one year without payment of compensation (other than statutory compensation).

DIRECTORS' INTERESTS IN CONTRACTS

No director, either directly or indirectly, in any contract of significance to the business of the Group to which the Company, its holding company, or any of its subsidiaries or fellow subsidiaries was a party during the Year.

董事及董事服務合約(續)

每名董事已與本公司訂立服務合約。服務 合約已簽署初步為期三年,除非及直至任 何一方給予另一方三個月的書面通知予 以終止。根據本公司的組織章程細則,所 有董事的服務協議均可於屆滿時再續三 年。

董事的服務協議均無訂明其提供服務可 獲取的任何酬金或花紅款額。執行董事獲 支付固定年薪以擔任本公司職務,並根 據中國有關法律和法規,有權享有各項 福利待遇(包括退休福利及醫療保險)。 所有四名非執行董事於截至二零一一年 十二月三十一日止年度放棄彼等的董事 酬金,收取名義年度袍金人民幣1.00元。

根據本公司與四位獨立非執行董事石峘 先生(於二零一一年八月十五日辭任)、 樂建平先生(於二零一二年三月十五日 辭任)、李家淼先生及付明仲女士各自訂 立的服務協議,每位獨立非執行董事可獲 取年度袍金人民幣72,000元,盧偉雄先生 獲取年度袍金120,000港元。石峘先生於 二零一一年八月十五日辭任並於年內按 比例收取年度袍金。

除上述者外,董事概無與本公司訂立本公 司不可於一年內未有支付賠償(法定賠 償除外)而終止的服務合約。

董事於合約中的權益

概無董事於年內簽訂對本集團業務直接 或間接屬重大的任何合約,而本公司、其 控股公司或其任何附屬公司或同系附屬 公司屬訂約方。

DIRECTORS' INTERESTS AND LONG POSITIONS IN SHARES

As at 31st December, 2011, the interests of the directors in the share capital of the Company and their associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance, Chapter 571 of the Laws of Hong Kong ("SFO")), (i) 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 provision of the SFO); or (ii) which were required, pursuant to section 352 of the SFO, to be entered in the register referred to therein; or (iii) which were required to be notified to the Company and the Stock Exchange pursuant to the Model Code for Securities transactions by Directors of Listed Companies (the "Model Code") contained in the Listing Rules:

(i) Long positions of non-listed Shares of RMB0.10 each of the Company

董事於股份的權益及好倉

於二零一一年十二月三十一日,董事於本 公司及其相關法團(定義見香港法例第 571章證券及期貨條例(「證券及期貨條例」)第XV部)之股本中擁有(i)根據證券 及期貨條例第XV部第7及8分部須知會本 公司及聯交所之權益(包括根據證券及期 貨條例的相關條文彼等視作或被視為擁 有的權益或淡倉),或(ii)將予記入本公司 根據證券及期貨條例第352條須存置之登 記冊之權益,或(iii)根據上市規則所載的 上市公司董事進行證券交易之標準守則 (「標準守則」)而須知會本公司及聯交所 之權益如下:

(i) 於本公司每股面值人民幣0.10元非 上市股份中的好倉

Name of Director	Types of interests	Capacity	Total number of non-listed Shares	Approximate percentage of the issued share capital of the Company 佔本公司 已發行股本的
董事姓名	權益類別	身份	非上市股份總數	概約百分比
Mr. Zhang Hua Wei 張華威先生 Mr. Miao Yan Guo 苗延國先生 Mr. Wang Yi	Personal 個人 Personal 個人 Personal	Beneficial owner 實益擁有人 Beneficial owner 實益擁有人 Beneficial owner	32,400,000 23,400,000 23,400,000	0.72% 0.52% 0.52%
王毅先生 Mrs. Zhou Shu Hua 周淑華女士	個人 Personal 個人	實益擁有人 Beneficial owner 實益擁有人	15,300,000	0.34%
Mr. Wang Zhi Fan 王志范先生 Mr. Wu Chuan Ming 吳傳明先生	Personal 個人 Personal 個人	Beneficial owner 實益擁有人 Beneficial owner 實益擁有人	8,100,000 7,200,000	0.18%

In addition, Mr. Chen Lin, son of Mr. Chen Xue Li is holder of the Company's 200,000 non-listed Shares, representing 0.005% of the issue share capital of the Company. 另外,陳學利先生之子陳林先生 乃本公司200,000股非上市股份的 持有人,佔本公司己發行股本的 0.005%。

DIRECTORS' INTERESTS AND LONG POSITIONS IN SHARES (continued)

董事於股份的權益及好倉(續)

(ii) Long positions in the registered capital of the ultimate holding company, Weigao Holding, an associated corporation of the Company

(ii) 於最終控股公司威高控股(本公司 相關法團)註冊資本的好倉

Name of director	Capacity	Amount of registered capital	Approximate percentage of the registered capital of Weigao Holding 佔威高控股 註冊資本
董事姓名	身份	註冊資本金額	概約百分比
Mr. Chen Xue Li 陳學利先生	Beneficial owner 實益擁有人	36,600,000	30.00%
Mr. Zhang Hua Wei 張華威先生	Beneficial owner 實益擁有人	29,280,000	24.00%
Mrs. Zhou Shu Hua 周淑華女士	Beneficial owner 實益擁有人	14,579,000	11.95%
Mr. Miao Yan Guo 苗延國先生	Beneficial owner 實益擁有人	7,320,000	6.00%
Mr. Wang Yi 王毅先生	Beneficial owner 實益擁有人	7,320,000	6.00%
Mr. Wang Zhi Fan 王志范先生	Beneficial owner 實益擁有人	2,610,800	2.14%
Mr. Wu Chuan Ming 吳傳明先生	Beneficial owner 實益擁有人	2,257,000	1.85%

Other than as disclosed above, none of the Directors nor their associates had any interests or short positions in any shares of the Company or any of its associated corporations as at the date of this report.

PURCHASE, SALE OR REDEMPTION OF SECURITIES

At no time during the Year were rights to acquire benefits by means of the acquisition of shares in or debenture of the Company granted to any directors or their respective associates or were any such rights exercised by them; or was the Company, its ultimate holding company or any subsidiaries of its ultimate holding company or fellow subsidiaries a party to any arrangement to enable the directors of the Company to acquire such rights in the Company or any other body corporate. 除上文披露者外,於本報告日期,概 無董事及其聯繫人於本公司或其任 何相關法團任何股份中擁有任何權 益或淡倉。

購買、出售或贖回證券

於年內任何時間,概無任何董事或彼等各 自的聯繫人獲授以收購本公司股份或債 券方式獲利的權利,而彼等亦無行使任何 該等權利;或本公司、其最終控股公司或 其最終控股公司的任何附屬公司或同系 附屬公司的任何附屬公司概無訂立任何 安排,使本公司董事可收購於本公司或任 何其他法人團體的該等權利。

SUBSTANTIAL SHAREHOLDERS

As at 31st December, 2011, the register of substantial shareholders maintained by the Company pursuant to Section 336 of the SFO recorded that other than the interests disclosed above in respect of certain Directors, the following shareholder had notified the Company of relevant interest in the issued share capital of the Company.

主要股東

於二零一一年十二月三十一日,按本公司 根據證券及期貨條例第336節存置的主要 股東登記冊所示,除上文披露有關若干董 事的權益外,下列股東已知會本公司其於 本公司已發行股本中的有關權益。

Name of Shareholder	Capacity	Number of non-listed shares	Percentage of issued non-listed Shares 佔已發行 非上市股份	Number of H Shares	Percentage of total issued share capital 佔已發行 股本總額的
股東名稱	身份	非上市股份數目	百分比	H股數目	百分比
Weigao Holding 威高控股	Beneficial owner 實益擁有人	2,129,755,676	82.2%	-	47.6%
Medtronic Holding Switzerland GmbH	Beneficial owner 實益擁有人	322,884,324	12.5%	294,096,324	13.8%

Save as disclosed above, the following shareholders have disclosed their relevant interests or long positions in the issued share capital of the Company.

除上文披露者外,下列股東已披露彼等於 本公司已發行股本中擁有的相關權益或 好倉。

Name of substantial shareholder		Number of H shares interested 擁有權益	% of issued H share capital 佔已發行
主要股東名稱		H股數目	H股股本百分比
Medtronic Holding Switzerland			
G.m.b.H.		294,096,324(L)	15.6%
Medtronic, Inc.		294,096,324(L)	15.6%
JPMorgan Chase & Co.		289,499,164(L)	15.4%
		3,884,334(S)	0.2%
		279,942,830(P)	14.9%
Atlantis Capital Holdings Limited		169,828,000(L)	9.0%
Liu Yang		169,828,000(L)	9.0%
Norges Bank		123,216,000(L)	6.5%
Baillie Gifford & Co		118,388,000(L)	6.3%
Callander Alex		118,388,000(L)	6.3%
Morrison Elaine		118,388,000(L)	6.3%
Plowden Charles		118,388,000(L)	6.3%
Tait Anthony		118,388,000(L)	6.3%
Telfer Andrew		118,388,000(L)	6.3%
Warden Alison		118,388,000(L)	6.3%
Capital Research and Management Company		114,662,000(L)	6.1%
The Capital Group Companies, Inc.		104,515,000(L)	5.6%
T. Rowe Price Associates, Inc. and		104,515,000(L)	5.0%
its affiliates		95,245,472(L)	5.0%
Note: (L) - Long Position, (S)- Short Position, (P) - Lending Pool	附註:	(L)-好倉、(S)-淡倉	ţ、(P)−借出股份
*Source: Website of Hong Kong Stock Exchange	*資料來	₹源∶香港聯交所網站	

MAJOR CUSTOMERS AND SUPPLIERS

In 2011, sales to the Group's five largest customers accounted for 10.47% of the total sales for the year and sales to the largest customer included therein accounted for 7.36% of the total sales of the year. Purchases from the Group's five largest suppliers accounted for 28.81% of the total purchases for the year and purchases to the largest supplier included therein accounted for 8.1% of the total sales of the year. During the Year, none of the directors of the Company or any of their associates or any shareholders (which to the knowledge of the directors, own more than 5% of the Company's issued share capital) had any beneficial interest in the top five customers and suppliers of the Group.

PRE-EMPTIVE RIGHTS

There are no provisions for pre-emptive right under the Company's articles of association and the laws of the PRC, which would oblige the Company to offer new shares on a pro-rata basis to existing shareholders.

Pursuant to the terms of the subscription and sale and purchase agreement dated 18th December, 2007 entered into between the Company, Weigao Holding Company Limited, certain management shareholders, Medtronic, Inc. and Medtronic Holding Switzerland GmbH ("Medtronic Switzerland"), so long as Medtronic Switzerland continuously and beneficially owns at least five percent (5%) of the enlarged issued share capital of the Company in the form of H Shares, it shall be entitled to certain pre-emptive rights in the event that the Company proposes to issue H Shares or securities that are convertible into H Shares. Provided that Medtronic Switzerland maintains the five percent (5%) threshold requirement described immediately above, the Company shall, prior to issuing any H Shares or securities that are convertible into H Shares, give Medtronic Switzerland notice in writing specifying (a) the number of H Shares it proposes to issue, and (b) the price at which such H Shares are being issued. Upon receipt of such notice, Medtronic Switzerland shall have the right, but not the obligation, to subscribe for up to such number of H shares (or securities that are convertible into H Shares), at the same price and on the same terms and conditions as set out in the notice, as necessary to maintain its pro rata equity ownership of the Company.

主要客戶及供應商

於二零一一年,向本集團五大客戶的銷售 佔年內總銷售10.47%,而向其中最大客 戶的銷售則佔年內總銷售7.36%。向本集 團五大供應商所作採購佔年內總採購額 28.81%,而向其中最大供應商所作採購 則佔年內總採購額8.1%。年內,本公司 董事、其任何聯繫人或據董事所知擁有本 公司已發行股本5%以上的股東概無於本 集團五大客戶及供應商中擁有任何實益 權益。

優先購買權

根據本公司的組織章程和中國法律,概無 優先購買權之規定須向本公司現有股東 按比例發售新股份。

根據本公司、威高控股有限公司、若干管 理層股東、Medtronic, Inc.及Medtronic Holding Switzerland Gmbh (Medtronic Switzerland」)於二零零七年十二月十八 日訂立的認購及買賣協議之條款,只要 Medtronic Switzerland以H股形式持續 及實益擁有本公司經擴大已發行股本至 少百分之五(5%),倘本公司建議發行H 股或可轉換為H股之證券,則其將擁有 若干優先購買權之權利。假設Medtronic Switzerland如上所述維持百分之五(5%) 持股規定,本公司在發行任何H股或可 轉換為H股之證券之前,須向Medtronic Switzerland發出書面通知,列明(a)其建 議發行之H股數目,及(b)有關H股的發行 價。Medtronic Switzerland在收到有關通 知後,將有權但並非有義務按該通知所 載之相同價格及相同條款及條件認購最 多達該數目之H股(或可轉換為H股之證 券),乃由於必須維持在本公司之股權比 例。

REPORT OF THE DIRECTORS 董事會報告

COMPETITION AND CONFLICT OF INTERESTS

None of the Directors or the management shareholders as defined under the "Listing Rules" of the Company or their respective associates has any interest in a business which competes or may compete with the business of the Group or has any other conflict of interests with the Group.

CONNECTED TRANSACTIONS AND CONTINUING CONNECTED TRANSACTIONS

During the year, the Company recorded transactions under the following announced agreements which constitute continuing connected transactions, and are subject to reporting and announcement requirements and exempt from independent shareholders' approval requirements under Rule 14A.23 of the Listing Rules.

CONTINUING CONNECTED TRANSACTIONS

- 1. On 1st January, 2010, HeZe Weigao Hygenic Materials and Products Company Limited ("HeZe Weigao"), a subsidiary of Weigao Holding entered into a medical supplies agreement with the Company regarding the supply of medical products for an annual cap of less than RMB5.0 million for the year from 1st January, 2011 to 31st December, 2011. No transactions were recorded during the year under review.
- 2. On 11th December, 2009, Weigao Medical Materials Company Limited ("Weigao Medical Materials") entered into a supply agreement with Jierui Subsidiary regarding the supply of packaging materials and printing ink by Weigao Medical Materials to Jierui Subsidiary with a cap of less than RMB3.0 million for the year ended 31st December, 2011. For the year under review, the actual amount of transaction for the year was approximately RMB1.8 million.

競爭及利益衝突

本公司的董事或管理層股東(定義見「上 市規則」)或其各自的聯繫人概無在與本 集團業務構成或可能構成競爭或與本集 團有任何其他利益衝突的業務中有任何 權益。

關連交易及持續關連交易

於本年度,本公司已根據下列已宣佈協 議進行構成持續關連交易的有關交易, 而根據上市規則第14A.23條須遵守申報 及公告規定但獲豁免取得獨立股東批准 的規定。

持續關連交易

- 於二零一零年一月一日,威高控股 的附屬公司菏澤威高衞生材料製 品有限公司(「菏澤威高」)與本公 司訂立醫用供應協議,內容有關供 應醫用製品,年度上限少於人民幣 5,000,000元,年期由二零一一年一 月一日至二零一一年十二月三十一 日。於回顧年度,概無錄得任何交 易。
- 於二零零九年十二月十一日,威高 醫用材料有限公司(「威高醫用材 料」)與潔瑞附屬公司訂立供應協 議,內容有關由威高醫用材料於截 至二零一一年十二月三十一日止 年度向潔瑞附屬公司供應包裝物 料及印刷油墨,上限少於人民幣 3,000,000元。於回顧年度,年度實 際交易額約為人民幣1,800,000元。

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- 3. On 26th March, 2010, the Company entered into a supplemental agreement with Weihai Weigao Fusen Medical Materials Company Limited ("Weigao Fusen"), a 70% owned subsidiary of Weigao Holding, pursuant to which the Company purchased from Weigao Fusen surgical suture, medical dressing and surgical tape with an annual cap of less than RMB25.0 million for the year ended 31st December, 2011. For the year under review, the actual amount of transaction was approximately RMB15.5 million.
- 4. On 20th August, 2010, Weigao Orthopaedic and Medtronic SD entered into OEM agreement regarding the manufacturing and sale of orthopaedic products by Weigao Orthopaedic to Medtronic SD for the year ended 31st December, 2011 with a cap of less than RMB28.0 million. The actual amount of transaction for the year was approximately RMB27.1 million.
- 5. On 18th December, 2007, the Company and Medtronic International Limited ("Medtronic") entered into a distribution joint venture agreement ("Distribution JV Agreement") in respect of the establishment of the distribution joint venture in the PRC which specialize in the sale and distribution of orthopedic medical device products in the PRC. On 15th March, 2011, Weigao Orthopaedic entered into an agreement to revise the annual cap to RMB250.0 million for the year ended 31st December, 2011. During the year under review, the actual amount of products sold by the Company to the Distribution JV was approximately RMB231.1 million.

- 於二零一零年三月二十六日,本公司與威高控股擁有70%權益的附屬公司威海威高富森醫用材料有限公司(「威高富森」)訂立補充協議,據此,本公司於截至二零一一年十二月三十一日止年度向威高富森購買手術縫合線、醫用敷料及手術膠帶,年度上限少於人民幣25,000,000元。於回顧年度,實際交易額約為人民幣15,500,000元。
- 於二零一零年八月二十日,威高骨 科與Medtronic SD訂立原設備製造 協議,內容有關威高骨科於截至二 零一一年十二月三十一日止年度為 Medtronic SD製造並向其銷售骨科 產品,上限少於人民幣28,000,000 元。年度實際交易額約為人民幣 27,100,000元。
- 於二零零七年十二月十八日,本公司與美敦力國際有限公司(「美敦力」)就於中國成立分銷合營公司而訂立分銷合營公司協議(「分銷合營協議」),該分銷合營公司專門於中國從事銷售及分銷骨科醫療設備產品。於二零一一年三月十五日,威高骨科訂立協議以將截至二零一一年十二月三十一日止年度的年度上限修訂為人民幣250,000,000元。於回顧年度,本公司向分銷合營公司銷售產品的實際金額約為人民幣231,100,000元。

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- 6. On 30th December, 2008, Weigao Jierui Medical Products Company Limited ("Jierui Subsidiary"), a wholly owned subsidiary of the Company entered into the packaging material supply agreement for a period of three years from 1st January, 2009 to 31st December, 2011 with Weigao Pharmaceutical, a non wholly owned subsidiary of Weigao Holding, for the sales of packaging materials from Jierui Subsidiary to Weigao Pharmaceutical with an annual cap of less than RMB9.0 million. For the year under review, the actual transaction amount was approximately RMB7.2 million.
- 7. On 4th May, 2009, Weihai Weigao Biotech Company Limited ("Weigao Biotech"), a wholly owned subsidiary of Weigao Holding entered into a supply agreement with the Company for the supply of sterilizers to the Company by Weigao Biotech with an annual cap of less than RMB2.0 million. During the year under review, there was no transaction recorded under the agreement.
- 8. On 15th November, 2010, Weihai Weigao Construction Company Limited ("Weigao Construction"), a subsidiary of Weigao Holding entered into a master fitting out contract with the Company regarding the provision of fitting out work and decoration services to the Company with an annual cap of less than RMB20.0 million for the year ended 31st December, 2011. For the year under review, the actual transaction amount was approximately RMB7.1 million.
- 9. On 15th November, 2010, Weihai Weigao Blood Purification Products Company Limited, ("Weigao Blood"), a 70% owned subsidiary of the Company entered into the hemodialysis dialysis fluid supply agreement with Shandong Weigao Pharmaceutical Company Limited ("Weigao Pharmaceutical"), a nonwholly owned subsidiary of Weigao Holding for the purchase of hemodialysis dialysis fluid, substitution liquid, potassium power and calcium power with an annual cap of less than RMB15.0 million for the year ended 31st December, 2011. For the year under review, the actual amount of transaction was approximately RMB8.2 million.

- 6. 於二零零八年十二月三十日,本公司的全資附屬公司威高潔瑞醫用製品有限公司(「潔瑞附屬公司」)與威高控股的非全資附屬公司威高藥業訂立包裝物料供應協議,由二零零九年一月一日至二零一一年十二月三十一日為期三年,由潔瑞附屬公司向威高藥業銷售包裝物料,年度上限少於人民幣9,000,000元。於回顧年度,實際交易額約為人民幣7,200,000元。
- 於二零零九年五月四日,威高控股 的全資附屬公司威海威高生物技術 有限公司(「威高生物」)與本公司訂 立供應協議,由威高生物向本公司 供應滅菌器,年度上限少於人民幣 2,000,000元。於回顧年度,並無根 據該協議錄得任何交易。
- 於二零一零年十一月十五日,威高 控股的附屬公司威海威高建築有限 公司(「威高建築」)與本公司訂立 主裝修合約,內容有關於截至二零 一一年十二月三十一日止年度向本 公司提供裝修工程及裝潢服務,年 度上限少於人民幣20,000,000元。 於回顧年度,實際交易額約為人民 幣7,100,000元。
- 於二零一零年十一月十五日,本公司擁有70%權益的附屬公司威海威高血液淨化製品有限公司(「威高血液〕)與威高控股的非全資附屬公司山東威高藥業有限公司(「威高藥業」)訂立血液透析液供應協議,以於截至二零一一年十二月三十一日止年度購買血液透析液、置換液、鉀粉及鈣粉,年度上限少於人民幣15,000,000元。於回顧年度,實際交易額約為人民幣8,200,000元。

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- 10. On 15th November, 2010, Weihai Weigao Medical Materials Company Limited, ("Weigao Materials), a 100% owned subsidiary of the Weigao Holding entered into the sanitary supplies agreement with the Company with an annual cap of less than RMB15.0 million for the vear ended 31st December, 2011. For the year under review, the actual amount of transaction was RMB7.3 million
- 11. On 15th November, 2010, Shenyang Weigao Jinbao Trading Company Limited, ("Shenyang Jinbao"), a 100% owned subsidiary of the Company entered into the dialysis consumables supply agreement with Shandong Weigao Pharmaceutical Company Limited ("Weigao Pharmaceutical"), a non-wholly owned subsidiary of Weigao Holding for the purchase of dialysis consumables, such as dialysis powder with an annual cap of less than RMB2.0 million for the year from 1st January, 2011 to 31st December, 2011. For the year under review, the Group disposed its equity interest in Shenyang Jinbao in March 2011 and there was no further continuing connected transaction during the Year..
- 12. On 1st April, 2011, Shandong Weigao Automated Equipment Company Limited ("Weigao Automated"), the wholly owned subsidiary of the Company and Weihai Weigao Qiguan Medical Company Limited ("Weigao Qiquan"), a 60% owned subsidiary of Weigao Holding entered into the supply agreement, pursuant to which Weigao Qiguan will supply Weigao Automated with tailor-made production machines, equipment, related parts and accessories with a cap of less than RMB12.0 million for the period from 1st April, 2011 to 31st December, 2011. For the year under review, the actual transaction amount was approximately RMB60,000.

- 10. 於二零一零年十一月十五日, 威高 控股擁有100%權益的附屬公司威 海威高醫用材料有限公司(「威高材 料1)與本公司訂立衛生用品供應協 議,截至二零一一年十二月三十一 日止年度的年度上限少於人民幣 15,000,000元。於回顧年度, 實際交 易額為人民幣7,300,000元。
- 11. 於二零一零年十一月十五日,本公 司擁有100%權益的附屬公司瀋陽威 高余寶商貿有限公司(「瀋陽余寶」) 與威高控股的非全資附屬公司山東 威高藥業有限公司(「威高藥業」) 訂立透析耗材供應協議,以購買透 析耗材(例如透析粉),年度上限少 於人民幣2,000,000元,年期由二零 --年-月-日至二零--年十二 月三十一日。於回顧年度,本集團於 二零一一年三月出售其於瀋陽金寶 的股權,且於本年度並無進一步持 續關連交易。
- 12. 於二零一一年四月一日,本公司的 全資附屬公司山東威高自動化設備 有限公司(「威高自動化」)與威高 控股擁有60%權益的附屬公司威海 威高齊全醫療設備有限公司(「威高 齊全」)訂立供應協議,據此,威高 齊全將向威高自動化供應定製生產 機器、設備、相關部件及配件,上限 少於人民幣12,000,000元,年期由 二零一一年四月一日至二零一一年 十二月三十一日。於回顧年度, 實際 交易額約為人民幣60.000元。

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- 13. On 27th May, 2011, the Company entered into disposal pressure monitoring Device Company Limited ("Weihai Weigao Medical") kit supply agreement with Weihai Weigao Medical regarding the supply of disposal pressure monitoring kit by Weihai Weigao Medical to the Company. The proposed caps for the period from 27th May, 2011 to 31st December, 2011 was RMB2.0 million. The actual transaction amount was approximately RMB0.73 million.
- 14. On 19th August, 2011, the Company entered into an agreement with Shandong Weigao Medical Packaging Products Company Limited ("Weigao Medical Packaging")(山東威高醫療包裝製品有限公司) regarding the supply of multi-layer packaging materials for syringes products by Weigao Medical packaging to the Company. The annual cap for the period from 19th August, 2011 to 31st December, 2011 was RMB6.0 million. The actual transaction amount was approximately RMB2.0 million.
- 15. On 19th August, 2011, Jierui Subsidiary entered into an agreement with Weigao Medical Packaging regarding the supply of multi-layer packaging materials for needles and IV catheters by Weigao Medical packaging to Jierui Subsidiary. The annual cap for the period from 19th August, 2011 to 31st December, 2011 was RMB5.0 million. The actual transaction amount was approximately RMB0.57 million.
- 16. On 19th August, 2011, the Company entered into a contract with Weigao Qichuan regarding provision of fitting-out services, including installation of purified ventilation and fire detection systems at production plants by Weiago Qichuan to the Company. The actual transaction amount was RMB7.3 million.
- 17. On 20th March, 2008, Weigao Holding, a controlling shareholder of the Company as the landlord entered into the tenancy agreement with the Company as the tenant in respect of the lease of premises located at 369 Wenhua Road West, Weihai, Shandong, the PRC. The annual rental paid by the Company was RMB2.1 million in 2011.

- 13. 於二零一一年五月二十七日,本公司與威海威高醫療器械有限公司 (「威海威高醫療」)訂立一份關於 威海威高醫療向本公司供應一次性 壓力監控組裝訂立一次性壓力監控 組裝供應協議。自二零一一年五月 二十七日起至二零一一年十二月 三十一日止期間之建議上限為人民 幣2,000,000元。實際交易額約為人 民幣730,000元。
- 14. 於二零一一年八月十九日,本公司 與山東威高醫療包裝製品有限公司 (「威高醫療包裝」)訂立一份協議, 內容有關由威高醫療包裝向本公司 供應注射器產品之複合包裝材料。 自二零一一年八月十九日起至二零 一一年十二月三十一日止期間之年 度上限為人民幣6,000,000元。實際 交易額約為人民幣2,000,000元。
- 15. 於二零一一年八月十九日,潔瑞附屬公司與威高醫療包裝訂立一份協議,內容有關由威高醫療包裝訂立一份協議,內容有關由威高醫療包裝向潔瑞附屬公司供應針製品及留置針之複合包裝材料。自二零一一年八月十九日起至二零一一年十二月三十一日止期間之年度上限為人民幣5,000,000元。實際交易額約為人民幣570,000元。
- 16. 於二零一一年八月十九日,本公司 與威高齊全訂立一份合約,內容有 關由威高齊全向本公司提供裝修服 務,包括於生產廠房安裝淨化通風 及火警探測系統。實際交易額為人 民幣7,300,000元。
- 17. 於二零零八年三月二十日,威高控股(本公司控股股東,作為業主)與本公司(作為租戶)就租賃位於中國山東省威海文化西路369號的物業訂立租賃協議。本公司於二零一一年支付的年租為人民幣2,100,000元。

(continued)

The above continuing connected transactions have been reviewed by the independent non-executive directors of the Company. The independent non-executive directors have confirmed that the continuing connected transactions have been entered into (a) in the ordinary and usual course of business of the Company; (b) on normal commercial terms or on terms no less favourable than those available to or from independent third parties; (c) in accordance with the relevant agreements governing them on terms that are fair and reasonable and in the interests the shareholders of the Company as a whole.

The Directors, including the independent non-executive directors, of the Company are of the view that all of the above transactions were on normal commercial terms and in the ordinary and usual course of business of the Company and that the terms of the relevant agreements were fair and reasonable and in the interests of the shareholders of the Company as a whole.

The Company confirms that the continuing connected transactions as disclosed above fall under the definition of continuing connected transactions in Chapter 14A of the Listing Rules and that the Company has complied with the disclosure requirements in accordance with Chapter 14A of the Listing Rules.

AUDIT COMMITTEE

The Company set up an audit committee with terms of reference in compliance with the Listing Rules. The primary duties of the audit committee are to review and supervise the financial reporting process and internal control system of the Company. The audit committee has four members comprising Mr. Lo Wai Hung, Mrs. Fu Ming Zhong and Mr. Li Jia Miao, being independent non-executive directors and Mrs. Zhou Shu Hua, a non-executive director.

持續關連交易(續)

上述持續關連交易已由本公司獨立非執 行董事審閱。獨立非執行董事已確認,持 續關連交易是(a)在本公司日常及正常業 務過程中:(b)根據一般商業條款或根據 不遜於該等向或自獨立第三方提供或獲 得的條款:(c)按照規管該等交易的相關 協議根據公平合理且符合本公司股東整 體利益的條款訂立。

本公司董事(包括獨立非執行董事)認為 上述所有交易是根據一般商業條款在本 公司於其日常及正常業務過程中訂立, 且相關協議的條款屬公平合理,並符合本 公司股東的整體利益。

本公司確認,上文所披露的持續關連交易 屬上市規則第14A章定義下的持續關連交 易,而本公司已遵守上市規則第14A章的 披露規定。

審核委員會

本公司已根據上市規則的規定成立審核 委員會並訂明職權範圍。審核委員會的主 要職責為審核及監督本公司的財務申報 程序及內部監控系統。審核委員會由獨立 非執行董事盧偉雄先生、付明仲女士及李 家淼先生及非執行董事周淑華女士四名 成員組成。

REPORT OF THE DIRECTORS 董事會報告

AUDIT COMMITTEE (continued)

During the year, the audit committee held four meetings and the committee had reviewed and approved the annual report for the year ended 31st December, 2010 and the first three quarterly reports of the year 2011. On 15th March, 2012, the audit committee had reviewed and approved the financial statements for the year ended 31st December, 2011.

The unaudited quarterly and interim results and audited annual results for the year ended 31st December, 2011 have been reviewed by the audit committee, which was of the opinion that the preparation of such results complied with the applicable accounting standards and requirements and that adequate disclosure has been made.

AUDITORS

A resolution will be proposed at the forthcoming annual general meeting to re-appoint Deloitte Touche Tohmatsu as auditors of the Company.

On behalf of the Board Chen Xue Li

Chairman

Weihai, Shandong, the PRC 15th March, 2012

審核委員會(續)

於本年度,審核委員會已舉行四次會議, 並審閱和批准截至二零一零年十二月 三十一日止年度之年報及二零一一年首 三個季度報告。於二零一二年三月十五 日,審核委員會已審閱並批准截至二零 一一年十二月三十一日止年度的財務報 表。

截至二零一一年十二月三十一日止年度 之未經審核季度及中期業績及經審核年 度業績已經由審核委員會審閱。審核委員 會認為該等業績之編製方式符合適用會 計準則及規定,並已作出充分披露。

核數師

在應屆股東週年大會上,將會呈交一項決 議案,以重新委任德勤 • 關黃陳方會計師 行作為本公司的核數師。

代表董事會 **陳學利**

董事長

中國山東威海 二零一二年三月十五日



德勤 ● 關黃陳方會計師行 香港金鐘道88號 太古廣場一座35樓

Deloitte Touche Tohmatsu 35/F One Pacific Place 88 Oueensway Hong Kong

TO THE MEMBERS OF SHANDONG WEIGAO GROUP MEDICAL POLYMER **COMPANY LIMITED**

山東威高集團醫用高分子製品股份有限公司

(A joint stock limited company established in the People's Republic of China)

We have audited the consolidated financial statements of Shandong Weigao Group Medical Polymer Company Limited (the "Company") and its subsidiaries (collectively referred to as the "Group") set out on pages 68 to 164, which comprise the consolidated statement of financial position as at 31st December, 2011, and 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 a summary of significant accounting policies and other explanatory information.

DIRECTORS' RESPONSIBILITY FOR THE CONSOLIDATED FINANCIAL STATEMENTS

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

致山東威高集團醫用高分子製品股份 有限公司股東

(於中華人民共和國註冊成立的股份有限 公司)

本行已完成審核第68至164頁所載山東 威高集團醫用高分子製品股份有限公司 (「貴公司」)及其附屬公司(統稱為「貴集 團1)的綜合財務報表,該等綜合財務報 表包括於二零一一年十二月三十一日的 综合財務狀況表、及截至該日止年度的綜 合全面收入報表、綜合權益變動報表及綜 合現金流量報表,及主要會計政策及其他 註釋資料的概要。

董事就綜合財務報表的責任

貴公司董事須按照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,負責編製可真實及公平地反映 情況的綜合財務報表,董事所採取的該 等內部監控須確保編製綜合財務報表不 存在因詐騙或錯誤而導致的重大錯誤陳 沭。

AUDITOR'S RESPONSIBILITY

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

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the consolidated financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the consolidated financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the entity's preparation of the consolidated financial statements that give a true and fair view in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the entity's internal control. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates made by the directors, as well as evaluating the overall presentation of the consolidated financial statements.

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

核數師的責任

本行的責任為根據吾等的審核結果,對該 等綜合財務報表發表意見,並僅向全體股 東報告吾等的意見,而根據隻方協定的委 聘條款,本報告不作其他用途。吾等並不 會就本報告內容對任何其他人士負上責 任或承擔法律責任。本行是按照香港會計 師公會頒佈的香港核數準則進行審核工 作。該等準則要求本行遵守道德規範,及 計劃與執行審核工作,以合理確定綜合財 務報表是否不存在重大錯誤陳述。

審核範圍包括執行程序以取得與綜合財 務報表所載數額及披露事項有關的審核 憑證。所選取的程序視乎核數師的判斷, 包括綜合財務報表中因詐騙或錯誤而導 致存有重大錯誤陳述的風險的評估。在作 出該等風險評估時,核數師會考慮到該高 體就編製真實而公平的綜合財務報表所 採用的內部監控,從而設計切合於當時狀 況的審核程序,但並非旨在就實體內部監 控是否有效表達意見。審核範圍亦包括評 估所採用的會計由計是否合理以及評估綜合財 務報表的整體表現。

本行相信,吾等所取得的審核憑證已足夠 及適當地為吾等的審核意見提供基礎。

INDEPENDENT AUDITOR'S REPORT 獨立核數師報告書

OPINION

In our opinion, the consolidated financial statements give a true and fair view of the state of affairs of the Group as at 31st December, 2011 and of the Group's profit and cash flows for the year then ended in accordance with Hong Kong Financial Reporting Standards and have been properly prepared in accordance with the disclosure requirements of the Hong Kong Companies Ordinance.

Deloitte Touche Tohmatsu

Certified Public Accountants Hong Kong 15th March, 2012

意見

本行認為,綜合財務報表按照香港財務報 告準則真實及公平地反映 貴集團於二 零一一年十二月三十一日的財務狀況, 以及截至該日止年度的溢利及現金流量 狀況,並已依據香港公司條例的披露規定 妥為編製。

德勤•關黃陳方會計師行

執業會計師 香港 二零一二年三月十五日

CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME 綜合全面收入報表

For the year ended 31st December, 2011 截至二零一一年十二月三十一日止年度

		NOTES 附註	2011 RMB'000 二零一一年 人民幣千元	2010 RMB'000 二零一零年 人民幣千元
Revenue Cost of sales	收入 銷售成本		3,180,577 (1,420,461)	2,462,557 (1,102,858)
Gross profit Other income, gains and losses Distribution costs Administrative expenses Finance costs Share of profit of jointly	毛利 其他收入、收益及虧損 分銷成本 行政開支 融資成本 應佔共同控制實體盈利	10 8	1,760,116 42,217 (633,441) (285,781) (1,142)	1,359,699 104,158 (501,324) (262,188) (9,658)
controlled entities Share of profit of associates Gain on disposal of a jointly controlled entity Loss on disposal of subsidiaries	應佔聯營公司盈利 出售一家共同控制實體之 收益 出售附屬公司之虧損	11, 34 33	99,842 51,419 2,568,534 (9,258)	153,057 44,140 –
Profit before taxation Income tax expense	山 告 附 屬 云 可 之 虧 預 除 税 前 溢 利 所 得 税 開 支	9	3,592,506 (124,472)	 887,884 (85,532)
Profit for the year	年內溢利	12	3,468,034	802,352
Other comprehensive income Exchange differences arising on translation of foreign operations Share of other comprehensive income of associates	其他全面收入 換算海外業務產生之 匯兑差額 應佔聯營公司之其他 全面收入		(573) (13,722)	665
Total comprehensive income for the year	年內全面收入總額		3,453,739	803,017
Profit for the year attributable to: Owners of the Company Non-controlling interests	下列各項應佔年內溢利: 本公司擁有人 非控股權益		3,462,172 5,862	799,072 3,280
Total comprehensive income attributable to: Owners of the Company Non-controlling interests	下列各項應佔全面收入 總額: 本公司擁有人 非控股權益		3,468,034 3,447,877 5,862	802,352 799,737 3,280
Non-controlling interests	升江水准皿		3,453,739	803,017
Earnings per share – basic	每股盈利-基本	15	人民幣RMB0.78元	(Restated) (經重列) 人民幣RMB0.19元

CONSOLIDATED STATEMENT OF FINANCIAL POSITION 綜合財務狀況表

At 31st December, 2011 於二零一一年十二月三十一日

		NOTES 附註	2011 RMB'000 二零一一年 人民幣千元	2010 RMB'000 二零一零年 人民幣千元
Non-current assets Property, plant and equipment Investment properties Prepaid lease payments Intangible assets Interest in jointly controlled entities Interest in associates Goodwill Deferred tax assets Other receivables – receivable after one year	非流動資產 物業、廠房及設備 投資物業 預付租賃款項 無形資產 於共同控制實體的權益 於聯營公司的權益 商譽 遞延税項資產 其他應收款一應於 一年後收取	16 17 18 19 20 21 22 30	2,470,492 3,460 378,499 17,735 28,858 2,374,267 202,900 15,757 9,046	1,411,384 14,905 226,953 20,849 431,436 130,127 202,900 12,505
			5,501,014	2,451,059
Current assets Inventories Trade and other receivables Pledged bank deposits Bank balances and cash	流動資產 存貨 應收貿易及其他應收款 已抵押銀行存款 銀行結餘及現金	23 24 25 26	463,001 1,449,242 107,472 1,851,238	380,222 1,055,751 134,109 628,223
			3,870,953	2,198,305
Current liabilities Trade and other payables Bank borrowings – repayable within one year Tax payable	流動負債 應付貿易及其他應付款 銀行借款-須於一年 內償還 應付税項	27 28	1,025,415 21,003 35,504	838,534 26,418 41,872
			1,081,922	906,824
Net current assets	流動資產淨額		2,789,031	1,291,481
			8,290,045	3,742,540
Capital and reserves Share capital Reserves	資本及儲備 股本 儲備	32	447,637 7,754,354	215,256 3,411,154
Equity attributable to owners of the Company Non-controlling interests	本公司擁有人應佔權益 非控股權益		8,201,991 9,538	3,626,410 7,463
Total equity	股權總額		8,211,529	3,633,873

CONSOLIDATED STATEMENT OF FINANCIAL POSITION 綜合財務狀況表

At 31st December, 2011 於二零一一年十二月三十一日

		NOTES 附註	2011 RMB′000 二零一一年 人民幣千元	2010 RMB'000 二零一零年 人民幣千元
Non-current liability Bank borrowings – repayable after one year Other payables Deferred income	非流動負債 銀行借款-須於一年後 償還 其他應付款項 遞延收入	28 29 31	63,009 10,445 5,062	88,303 20,364 –
			78,516	108,667
			8,290,045	3,742,540

The consolidated financial statements on pages 68 to 164 were approved and authorised for issue by the Board of Directors on 15th March, 2012 and are signed on its behalf by:

第68至164頁的綜合財務報表已獲董事會 於二零一二年三月十五日批准及授權刊 發,並由以下董事代表董事會簽署:

Chen Xue Li	Zhang Hua Wei
陳學利	張華威
DIRECTOR	DIRECTOR
董事	董事

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY 綜合權益變動報表

For the year ended 31st December, 2011 截至二零一一年十二月三十一日止年度

		Attributable to owners of the Company 本公司擁有人應佔								
		Share capital RMB'000 股本 人民幣千元	apital reserve AB'000 RMB'000 股份溢價 股本 儲備	Statutory	Translation reserve RMB'000 (Note) 匯兌儲備	Other reserve RMB'000 其他儲備 人民幣千元	Retained earnings RMB'000 保留盈利 人民幣千元	Total RMB'000 總計 人民幣千元	Non- controlling interests RMB'000 非控股權盈 人民幣千元	Total RMB'000 總計 人民幣千元
At 1st January, 2010 Profit for the year Exchange differences arising on	於二零一零年一月一日 本年度溢利 換算海外業務產生的	107,628 -	1,393,170 -	111,217 -	(637)	- -	1,328,305 799,072	2,939,683 799,072	3,183 3,280	2,942,866 802,352
translation of foreign operations	连并冲力术和压工的 匯兑差額 -	-	-	-	665	-	-	665	-	665
Total comprehensive income for the yea Capital injection from	r年內全面收入總額 非控股股東注資	-	-	-	665	-	799,072	799,737	3,280	803,017
non-controlling shareholder Transfer to statutory reserve	轉撥至法定儲備	-	-	- 52,656	-	-	- (52,656)	-	1,000	1,000
Dividend paid Bonus issue of shares	书报至太足留留 已付股息 紅股發行	- 107,628	- (107,628)	-	-	-	(113,010)	(113,010) -	-	(113,010)
At 31st December, 2010 Profit for the year Exchange differences arising on	於二零一零年十二月三十一日 本年度溢利 換算海外業務產生的	215,256	1,285,542 -	163,873 -	28 -	- -	1,961,711 3,462,172	3,626,410 3,462,172	7,463 5,862	3,633,873 3,468,034
translation of foreign operations Share of exchange differences arising or	匯兑差額	-	-	-	(573)	-	-	(573)	-	(573)
translation of an associate Share of other comprehensive income o	產生的匯兑差額	-	-	-	(16,383)	-	-	(16,383)	-	(16,383)
associates	全面收入 -	-	-	-	-	2,661	-	2,661	-	2,661
Total comprehensive income for the yea Issue of shares	發行股份	- 8,562	- 1,416,821	-	(16,956)	2,661	3,462,172	3,447,877 1,425,383	5,862	3,453,739 1,425,383
Transfer to statutory reserve Dividend paid	轉撥至法定儲備 已付股息	-	-	77,089	-	-	(77,089) (297,679)	– (297,679)	-	- (297,679)
Bonus issue of shares Disposal of subsidiaries	紅股發行 出售附屬公司	223,819 -	(223,819)	-	-	-	-	-	- (3,787)	(3,787)
At 31st December, 2011	於二零一一年十二月三十一日 =	447,637	2,478,544	240,962	(16,928)	2,661	5,049,115	8,201,991	9,538	8,211,529

Note: The Articles of Association of the companies comprising the Company and its subsidiaries incorporated in PRC require the appropriation of 10% of profit after taxation (prepared under the generally accepted accounting principles in the PRC) each year to the statutory surplus reserve until the balance reaches 50% of the registered share capital. According to the provisions of the Articles of Association of the companies comprising the Group, in normal circumstances, the statutory surplus reserve shall only be used for making up losses, capitalisation into share capital and expansion of its production and operation. For the capitalisation of statutory surplus reserve into share capital, the remaining amount of such reserve shall not be less than 25% of the registered share capital. 附註:包括本公司及其於中國註冊成立之附屬公 司的該等公司的組織章程規定將其各年除 税後溢利(根據中國公認會計原則編製)的 10%分派至法定盈餘儲備,直至法定盈餘 儲備的結餘達註冊股本的50%為止。根據 本集團旗下公司的組織章程的條文規定, 在一般情況下,法定盈餘儲備僅可用作彌補 虧損、撥充股本及擴充生產及營運。將法定 盈餘儲備撥充股本後,該儲備的餘額不得低 於註冊股本的25%。
CONSOLIDATED STATEMENT OF CASH FLOWS 綜合現金流量報表

For the year ended 31st December, 2011 截至二零一一年十二月三十一日止年度

		NOTES 附註	2011 RMB'000 二零一一年 人民幣千元	2010 RMB'000 二零一零年 人民幣千元
		113 8-2		
OPERATING ACTIVITIES Profit before taxation	經營業務 除税前溢利		3,592,506	887,884
Adjustments for:	經作出下列調整:			
Interest income	利息收入 利息開支		(6,447)	(5,572)
Interest expense Impairment loss on property,	物業、廠房及設備		1,142	9,658
plant and equipment	減值虧損		-	2,314
Depreciation of property,	物業、廠房及設備折舊		04 200	00.262
plant and equipment Depreciation of investment	投資物業折舊		94,300	90,363
properties			300	592
Prepaid lease payments charged to	從損益中扣除的預付			5 2 4 2
profit or loss Allowances for bad and	租賃款項 呆壞賬撥備		6,062	5,242
doubtful debts			16,142	19,661
Amortisation of intangible assets	無形資產攤銷		3,114	3,114
Share of profit of jointly controlled entities	應佔共同控制實體 溢利		(99,842)	(153,057)
Share of profit of associates	應佔聯營公司溢利		(51,419)	(44,140)
Unrealised profit on sales to	就銷售予聯營公司的			4 700
associates Realised gain arising from	未變現溢利 成立一間聯營公司		12,594	1,700
establishing of an associate	產生的變現收益	21	-	(35,419)
Loss (gain) on disposal of property,	出售物業、廠房及			
plant and equipment Gain on disposal of a jointly	設備虧損(收益) 出售一間共同控制		190	129
controlled entity	宜體的收益 111111111111111111111111111111111111		(2,568,534)	_
Loss on disposal of a subsidiary	出售一間附屬公司的			
Government grant received	虧損 已收取的政府補助	33	9,258 5,062	_
Loss on fair value changes of	可換股票據公平值		5,002	
convertible notes	變動虧損	21	6,834	
			1 021 262	702 400
Movements in working capital	營運資金變動		1,021,262	782,469
Increase in inventories	存貨增加		(110,304)	(61,220)
Increase in trade and	應收貿易賬款及 其他應收款項增加		(200.116)	(222.904)
other receivables Increase in trade and other payables	其他應收款項增加 應付貿易賬款及		(390,116)	(222,894)
	其他應付款項增加		234,039	127,797
	应 姒 6C ⁄ 田 八 河 高		754.004	CDC 450
Net cash generated from operations PRC income tax paid	經營所得現金淨額 已付中國所得税		754,881 (134,089)	626,152 (102,641)
	טעינידוג אין נדי		(134,003)	(102,041)
NET CASH GENERATED	經營業務所得現金淨額			
FROM OPERATING ACTIVITIES			620,792	523,511

CONSOLIDATED STATEMENT OF CASH FLOWS 綜合現金流量報表

For the year ended 31st December, 2011 截至二零一一年十二月三十一日止年度

		NOTES	2011 RMB'000 二零一一年	2010 RMB'000 二零一零年
		附註	人民幣千元	人民幣千元
INVESTING ACTIVITIES Purchases of property,	投資業務 購買物業、廠房及			
plant and equipment Prepaid lease payments made Acquisition of a jointly	設備 預付租賃款項 收購一間共同控制		(1,135,627) (189,468)	(339,441) (10,628)
controlled entity Dividend income received from an	實體 收取一間聯營公司的		-	(37,990)
associate Proceeds from disposal of property, plant and equipment	股息收入 出售物業、廠房及 設備所得款項		57,163 566	13,000 2,296
Interest received Withdrawal of pledged	已收利息 提取已抵押銀行存款		6,447	5,572
bank deposits Placement of pledged bank deposits Disposal of a subsidiary Proceeds from disposal a jointly	存入已抵押銀行存款 出售一間附屬公司 出售一間共同控制	33	203,864 (177,227) (3,069)	258,573 (292,424) –
controlled entity	實體所得款項	34	787,920	
NET CASH USED IN INVESTING ACTIVITIES	投資業務所用現金淨額		(449,431)	(401,042)
New borrowings raised Repayments of borrowings Settlement of other payables Interest paid Dividend paid	融資業務 籌得新借款 償還借款 償付其他應付款項 已付利息 已付股息		- (26,145) (22,000) (3,357) (297,679)	4,342 (40,839) (60,905) (8,666) (113,010)
Capital injection from non-controlling shareholder Net proceeds from issue of shares	非控股股東注資 發行股份所得款項淨額		_ 1,425,383	1,000
NET CASH GENERATED FROM FINANCING ACTIVITIES	融資業務產生之現金淨額		1,076,202	(218,078)
CASH AND CASH EQUIVALENTS	現金及現金等價物 增加(減少)淨額 於年初的現金及		1,247,563	(95,609)
AT BEGINNING OF YEAR	現金等價物 外匯匯率變動的影響 [,]		628,223	723,167
RATE CHANGES, NET	淨額		(24,548)	665
AT END OF YEAR, representing	於年末的現金及現金等價 物 [,] 指銀行結餘及現金			
bank balances and cash			1,851,238	628,223

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS 綜合財務報表附註

For the year ended 31st December, 2011 截至二零一一年十二月三十一日止年度

1. GENERAL

The Company was established and registered as a joint stock company with limited liability in the People's Republic of China (the "PRC") under the Company Law of the PRC on 28th December, 2000. Its immediate and ultimate holding company is Weigao Holding Company Limited ("Weigao Holding"), a company registered in the PRC with limited liability. The address of the registered office and principal place of business of the Company is 312 Shi Chang Road, Weihai, Shandong Province, PRC.

The Company's shares were listed on the Growth Enterprise Market ("GEM") of The Stock Exchange of Hong Kong Limited (the "Stock Exchange") on 27th February, 2004 and the listing of the shares has been transferred to the Main Board of the Stock Exchange since 29th July, 2010.

The Company and its subsidiaries (hereinafter collectively referred to as the "Group") are principally engaged in the research and development, production and sale of single-use medical devices, orthopaedic products and blood purification products.

The consolidated financial statements are presented in Renminbi ("RMB"), which is the functional currency of the Company.

1. 概述

本公司於二零零零年十二月二十八 日根據中華人民共和國(「中國」)公 司法在中國成立及註冊為股份有限 公司。其直接及最終控股公司為威 高控股有限公司(「威高控股」),一 間於中國註冊的有限責任公司。本 公司的註冊辦事處及主要營業地點 的地址為中國山東省威海市世昌大 道312號。

本公司的股份於二零零四年二月 二十七日在香港聯合交易所有限公 司(「聯交所」)創業板(「創業板」) 上市,自二零一零年七月二十九日 起轉往聯交所主板交易。

本公司及其附屬公司(以下統稱「本 集團」)主要從事研究及開發、生產 及銷售一次性使用醫療產品、骨科 產品及血液淨化產品。

綜合財務報表以本公司的功能貨幣 人民幣(「人民幣」)呈列。 NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS 綜合財務報表附註 For the year ended 31st December, 2011 截至二零一一年十二月三十一日止年度

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

In the current year, the Group has applied the following new and revised standards, amendments and interpretations ("new and revised HKFRSs") issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA").

HKFRSs (Amendments)	Improvements to HKFRSs issued in 2010
HKAS 24 (Revised 2009)	Related Party Disclosures
HKAS 32 (Amendments)	Classification of Rights Issues
HK (IFRIC)-Int 14(Amendments)	Prepayments of a Minimum Funding Requirement
HK (IFRIC)-Int 19	Extinguishing Financial Liabilities with Equity Instruments

 應用新訂及經修訂香港財務 報告準則(「香港財務報告準 則」)

> 於本年度,本集團應用由香港會計師公會(「香港會計師公會」)頒佈的 下列新訂及經修訂準則、修訂及詮 釋(「新訂及經修訂香港財務報告準 則」)。

香港財務報告 準則(修訂)	作為二零一零年頒佈 之香港財務報告 準則之改進
香港會計準則 第24號(二零零九年	關連人士交易
第24號(二臺臺)(1 經修訂)	
香港會計準則 第32號(修訂)	供股分類
第32號(修訂) 香港(國際財務報告 詮釋委員會) 一詮釋第14號 (修訂)	最低資金規定的預付 款項
香港(國際財務報告 詮釋委員會) 一詮釋第19號	以股本工具抵銷金融 負債

The adoption of the new and revised HKFRSs has had no material effect on the consolidated financial statements of the Group for the current or prior accounting periods. 採納新訂及經修訂香港財務報告準 則對本集團於本會計期間或過往會 計期間的綜合財務報表並無重大影 響。 NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS 綜合財務報表附註 For the year ended 31st December, 2011 截至二零一一年十二月三十一日止年度

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

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

HKFRS 7 (Amendments)	Disclosures – Transfers of financial assets ¹ Disclosures – Offsetting Financial Assets and Financial Liabilities ²		
HKFRS 9	Financial instruments ³		
HKFRS 9 and HKFRS 7 (Amendments)	Mandatory Effective Date of HKFRS 9 and Transaction Disclosures ³		
HKAS 10	Consolidated Financial Statements ²		
HKAS 11 HKAS 12	Joint Arrangements ² Disclosure of Interests in Other Entities ²		
HKAS 13 HKAS 1 (Amendments) HKAS 12	Fair Value Measurement ² Presentation of Items of Other Comprehensive Income ⁵ Deferred tax: Recovery of		
(Amendments) HKAS 19 (Revised 2011)	underlying assets ⁴ Employee Benefits ²		
HKAS 27 (Revised 2011)	Separate Financial Statements ²		
HKAS 28 (Revised 2011)	Investments in Associates and Joint Ventures ²		
HKAS 32 (Amendments)	Offsetting Financial Assets and Financial Liabilities ⁶		
HK (IFRIC) – INT 20	Stripping Costs in the Production Phase of a Surface Mine ²		
¹ Effective for annual p 2011.	eriods beginning on or after 1st July,		
 ² Effective for annual periods beginning on or after 1st January, 2013. 			
³ Effective for annual periods beginning on or after 1st January,			

- ³ Effective for annual periods beginning on or after 1st January 2015.
- ⁴ Effective for annual periods beginning on or after 1st January, 2012.
- ⁵ Effective for annual periods beginning on or after 1st July, 2012.
- ⁶ Effective for annual periods beginning on or after 1st January, 2014.

 應用新訂及經修訂香港財務 報告準則(「香港財務報告準 則」)(續)

> 本集團並無提早應用下列已頒佈但 尚未生效的新訂及經修訂香港財務 報告準則。

香	港財務報告準則 第7號(修訂)	披露-轉讓金融 資產1 披露-抵銷金融資產 及金融負債 ²
香	港財務報告準則 第9號	金融工具3
	港財務報告準則 第9號及香港財務報 告準則第7號 (修訂)	香港財務報告準則 第9號的強制性 生效日期及交易 披露 ³
香	港會計準則第10號	综合財務報表2
	港會計準則第11號 港會計準則第12號	共同安排² 披露於其他實體的 權益²
	港會計準則第13號	公平值計量 ²
杳	港會計準則第1號 (修訂)	呈列其他全面收入 項目 ⁵
香	(修司) 港會計準則第12號 (修訂)	项□ 遞延税項:收回相關 資產4
香	港會計準則第19號 (二零一一年	僱員福利 ²
香	(二零一一年	獨立財務報表2
香	經修訂) 港會計準則第28號 (二零一一年 經修訂)	於聯營公司及合營 公司的投資 ²
香		抵銷金融資產及金融 負債⁵
香	港(國際財務報告 詮釋委員會) 一詮釋第20號	露天採礦場生產階段 的剝採成本 ²
1	於二零一一年七 年度期間生效。	月一日或以後開始之
2	於二零一三年一	月一日或以後開始的
3		月一日或以後開始的
4	年度期間生效。 於二零一二年一 年度期間生效。	月一日或以後開始的
5		月一日或以後開始的
6		月一日或以後開始的

年度期間生效。

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

HKFRS 9 Financial Instruments

Key requirements of HKFRS 9 are described as follows.

HKFRS 9 "*Financial instruments*" introduces new requirements for the classification and measurement of financial assets. HKFRS 9 "*Financial instruments*" (as revised in November 2010) add requirements for financial liabilities and for derecognition.

Under HKFRS 9, all recognised financial assets that are within the scope of HKAS 39 "Financial instruments: Recognition and measurement" are subsequently measured at either amortised cost or fair value. Specifically, debt investments that are held within a business model whose objective is to collect the contractual cash flows, and that have contractual cash flows that are solely payments of principal and interest on the principal outstanding are generally measured at amortised cost at the end of subsequent accounting periods. All other debt investments and equity investments are measured at their fair values at the end of subsequent accounting periods.

In relation to financial liabilities, the significant change relates to financial liabilities that are designated as at fair value through profit or loss. Specifically, under HKFRS 9, for financial liabilities that are designated as at fair value through profit or loss, the amount of change in the fair value of the financial liability that is attributable to changes in the credit risk of that liability is presented in other comprehensive income, unless the presentation of the effects of changes in the liability's credit risk in other comprehensive income would create or enlarge an accounting mismatch in profit or loss. Changes in fair value attributable to a financial liability's credit risk are not subsequently reclassified to profit or loss. Currently, under HKAS 39, the entire amount of the change in the fair value of the financial liability designated as at fair value through profit or loss was presented in profit or loss.

HKFRS 9 is effective for annual periods beginning on or after 1st January, 2015, with earlier application permitted. 應用新訂及經修訂香港財務 報告準則(「香港財務報告準 則」)(續)

香港財務報告準則第9號金融工具

香港財務報告準則第9號之主要規定 載述如下。

香港財務報告準則第9號「金融工 具/引入金融資產分類及計量的新 規定。香港財務報告準則第9號「金 融工具」(於二零一零年十一月經修 訂)增加金融負債及取消確認的規 定。

根據香港財務報告準則第9號,所有 屬於香港會計準則第39號 [金融工 具:確認及計量]的範圍內的已確認 金融資產其後將按攤銷成本或公平 值計量。具體而言,即於目標為收 取合約現金流量的業務模式內持有 及具有純粹用以支付本金及未付本 金的利息的合約現金流量的債務投 資,一般於其後會計期間結束時投 及股本投資均於其後會計期間結束 時按公平值計量。

香港財務報告準則第9號於二零一五 年一月一日或以後開始之年度期間 生效,並准許提早應用。 NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS 綜合財務報表附註 For the year ended 31st December, 2011 截至二零一一年十二月三十一日止年度

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

The directors anticipate that HKFRS 9 will be adopted in the Group's consolidated financial statements for financial year ending 31st December, 2015 and that the application of the new Standard will not have a significant impact on amounts reported in respect of the Groups' financial assets and financial liabilities based on an analysis of the Group's financial assets and liabilities as at 31st December, 2011.

New and revised Standards on consolidation, joint arrangements, associates and disclosures

In June 2011, a package of five standards on consolidation, joint arrangements, associates and disclosures was issued, including HKFRS 10, HKFRS 11, HKFRS 12, HKAS 27 (Revised 2011) and HKAS 28 (Revised 2011).

Key requirements of these five standards are described below.

HKFRS 10 replaces the parts of HKAS 27 *Consolidated and Separate Financial Statements* that deal with consolidated financial statements and SIC-Int 12 *Consolidation – Special Purpose Entities*. HKFRS 10 includes a new definition of control that contains three elements: (a) power over an investee, (b) exposure, or rights, to variable returns from its involvement with the investee, and (c) the ability to use its power over the investee to affect the amount of the investor's returns. Extensive guidance has been added in HKFRS 10 to deal with complex scenarios.

2. 應用新訂及經修訂香港財務 報告準則(「香港財務報告準 則」)(續)

> 董事預期,本集團將於截至二零 一五年十二月三十一日止財政年度 之綜合財務報表內採納香港財務報 告準則第9號,而根據對本集團於二 零一一年十二月三十一日之金融資 產及負債之分析預期採納新準則並 不會對本集團呈報之金融資產及金 融負債的呈報金額造成重大影響。

有關綜合、共同安排、聯營公司及披 露的新訂及經修訂準則

於二零一一年六月,一系列有關綜 合、共同安排、聯營公司及披露的五 項準則獲頒佈,當中包括香港財務 報告準則第10號、香港財務報告準 則第11號、香港財務報告準則第12 號、香港會計準則第27號(二零一一 年經修訂)及香港會計準則第28號 (二零一一年經修訂)。

該等五項準則的主要規定概述如 下。

香港財務報告準則第10號取代香港 會計準則第27號綜合及獨立財務報 表有關處理綜合財務報表的部份內 容,以及常務詮釋委員會一詮釋 12號綜合一特殊目的實體。香港財 務報告準則第10號載有控制被投資 可行使的權力,(b)對參與被投資方 所帶來的各種投資方行使權力以影 響投資者回報金額的能力。香港財 務報告準則第10號已增設全面性指 引,以處理各種複雜的情況。

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

HKFRS 11 replaces HKAS 31 *Interests in Joint Ventures* and SIC-Int 13 *Jointly Controlled Entities Non-Monetary Contributions by Venturers*. HKFRS 11 deals with how a joint arrangement of which two or more parties have joint control should be classified. Under HKFRS 11, joint arrangements are classified as joint operations or joint ventures, depending on the rights and obligations of the parties to the arrangements. In contrast, under HKAS 31, there are three types of joint arrangements: jointly controlled entities, jointly controlled assets and jointly controlled operations.

In addition, joint ventures under HKFRS 11 are required to be accounted for using the equity method of accounting, whereas jointly controlled entities under HKAS 31 can be accounted for using the equity method of accounting or proportionate accounting.

HKFRS 12 is a disclosure standard and is applicable to entities that have interests in subsidiaries, joint arrangements, associates. In general, the disclosure requirements in HKFRS 12 are more extensive than those in the current standards. These five standards are effective for annual periods beginning on or after 1 January 2013. Earlier application is permitted provided that all of these five standards are applied early at the same time.

The directors anticipate that these five standards will be adopted in the Group's consolidated financial statements for the annual period beginning 1 January 2013. The directors are in the process of performing an analysis of the impact of the application of these Standards and hence have not yet quantified the extent of the impact.

The directors of the Company anticipate that the application of the other new and revised HKFRSs will have no material impact on the results and financial position of the Group.

 應用新訂及經修訂香港財務 報告準則(「香港財務報告準 則」)(續)

> 香港財務報告準則第11號取代香港 會計準則第31號於合營企業的權 益及常務詮釋委員會一詮釋第13號 共同控制實體一投機者的非貨幣注 資。香港財務報告準則第11號處理 的共同安排。根據香港財務報告準 則第11號,基於各方於安排中的權 利及責任,共同安排分為合營全業。反之,根據香港會計 準則第31號則有三類不同的共同案 排:共同控制實體、共同控制資產及 共同控制業務。

> 此外,根據香港財務報告準則第11 號的合營企業需採用會計權益法入 賬,而根據香港會計準則第31號的 共同控制實體可以會計權益法或會 計比例法入賬。

> 香港財務報告準則第12號為一項披露準則,適用於在附屬公司、共同安排、聯營公司擁有權益的實體。一般而言,香港財務報告準則第12號 所載的披露規定較現行準則所規定 者更為全面。該等五項準則於二零 一三年一月一日或之後開始的年度 期間生效,並允許提早應用,惟該等 五項準則須同時提早應用。

> 董事預期本集團將於二零一三年一 月一日開始的年度期間的綜合財務 報表採納該等五項準則。董事正在 對應用該等準則的影響進行分析, 惟尚未能量化有關影響的程度。

> 本公司董事預期,應用其他新訂及 經修訂香港財務報告準則將不會對 本集團的業績及財務狀況造成重大 影響。

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS 綜合財務報表附註

For the year ended 31st December, 2011 截至二零一一年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES

The consolidated financial statements have been prepared on the historical cost basis except for certain financial instruments, which are measured at fair values, as explained in the accounting policies set out below.

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

The principal accounting policies are set out below.

Basis of consolidation

The consolidated financial statements incorporate the financial statements of the Company and entities controlled by the Company (its subsidiaries). Control is achieved where the Company has the power to govern the financial and operating policies of an entity so as to obtain benefits from its activities.

The results of subsidiaries acquired or disposed of during the year are included in the consolidated statement of comprehensive income from the effective date of acquisition or up to the effective date of disposal, as appropriate.

Where necessary, adjustments are made to the financial statements of subsidiaries to bring their accounting policies into line with those used by other members of the Group.

All intra-group transactions, balances, income and expenses are eliminated on consolidation.

Non-controlling interests in subsidiaries are presented separately from the Group's equity therein.

3. 主要會計政策

誠如下文會計政策所載列之説明, 除若干金融工具按公平值計量外, 綜合財務報表乃以歷史成本為基礎 編製。

綜合財務報表乃按照香港會計師公 會頒佈的香港財務報告準則編製。 此外,綜合財務報表載有聯交所證 券上市規則及香港公司條例規定的 適用披露。

主要會計政策載列如下。

綜合基準

綜合財務報表載有本公司及受本公司(其附屬公司)所控制的實體的財 務報表。當本公司擁有權力監管一 間實體的財務及營運政策,從而可 於業務中獲取利益時,便取得控制 權。

年內所收購或出售的附屬公司的業績,由實際收購日期起或直至實際 出售日期止(如適用)於綜合全面收 入報表中列賬。

倘有需要時,會對附屬公司的財務 報表作出調整,以使附屬公司的會 計政策與本集團其他成員公司所用 者相符一致。

所有集團內公司間交易、結餘、收入 及開支已於綜合賬目時抵銷。

於附屬公司之非控股權益與本集團 於其中的權益分開呈列。

3. SIGNIFICANT ACCOUNTING POLICIES (continued)

Allocation of total comprehensive income to non-controlling interests

Total comprehensive income and expense of a subsidiary is attributed to the owners of the Company and to the non-controlling interests even if this results in the noncontrolling interests having a deficit balance.

Changes in the Group's ownership interests in existing subsidiaries

When the Group loses control of a subsidiary, it (i) derecognises the assets (including any goodwill) and liabilities of the subsidiary at their carrying amounts at the date when control is lost, (ii) derecognises the carrying amount of any non-controlling interests in the former subsidiary at the date when control is lost (including any components of other comprehensive income attributable to them), and (iii) recognises the aggregate of the fair value of the consideration received and the fair value of any retained interest, with any resulting difference being recognise as a gain or loss in profit or loss attributable to the Group. When assets of the subsidiary are carried at revalued amounts or fair values and the related cumulative gain or loss has been recognised in other comprehensive income and accumulated in equity, the amounts previously recognised in other comprehensive income and accumulated in equity are accounted for as if the Group had directly disposed of the related assets (i.e. reclassified to profit or loss or transferred directly to retained earnings as specified by applicable HKFRSs). The fair value of any investment retained in the former subsidiary at the date when control is lost is regarded as the fair value on initial recognition for subsequent accounting under HKAS 39 Financial Instruments: Recognition and Measurement or, when applicable, the cost on initial recognition of an investment in an associate or a jointly controlled entity.

3. 主要會計政策(續)

分配全面收入總額至非控股權益

附屬公司的全面收入與開支總額會 歸屬於本公司擁有人及非控股權 益,即使其將導致非控股權益為赤 字結餘。

本集團於現有附屬公司之所有權權 益變動

倘本集團失去附屬公司控制權,其 (i)於失去控制權當日按其賬面值取 消確認該附屬公司之資產(包括任 何商譽)及負債;(ii)於失去控制權當 日取消確認前附屬公司之任何非控 股權益之賬面值(包括其應佔之其 他全面收入之任何部份);及(iii)確 認所收代價之公平值及任何保留權 益之公平值總和,連同本集團應佔 於損益中確認為收益或虧損之任何 由此產生的差額。倘附屬公司的資 產乃按重估金額或公平值計量,而 相關累計收益或虧損已於其他全面 收入確認並累計入權益,則先前於 其他全面收入確認並累計入權益之 款額按猶如本集團已直接出售相關 資產入賬(即按適用香港財務報告 準則之規定重新分類至損益或直接 轉撥至保留盈利)。於失去控制權當 日在前附屬公司保留之任何投資之 公平值根據香港會計準則第39號金 融工具:確認及計量,在其後入賬時 被列作初步確認之公平值,或(如適 用)初步確認於聯營公司或共同控制 實體之投資之成本。

(continued)

Business combinations

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

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

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

3. 主要會計政策(續)

業務合併

購買業務採用購買法入賬。業務合 併所轉撥之代價以公平值計量,並 按本集團於收購日期所轉撥之資產 公平值、本集團與被收購者之前擁 有人產生之負債及本集團於交換被 收購者之控制中所發行之股本權益 總額計算。與收購有關的成本一般 於發生時於損益內確認。

於收購日期,所收購之可識別資產 及承擔之負債乃按公平值確認,惟 以下情況除外:

- 遞延税項資產或負債及有關僱員福利安排之資產或負債分別按香港會計準則第12號所得税及香港會計準則第19號僱員福利確認及計量。
- 與被收購方之以股份為基礎付款安排有關或本集團訂立以取 代被收購方之以股份為基礎付款安排之以股份為基礎付款安排之以股份為基礎付款安 排,乃按香港財務報告準則第2 號於收購日期以股份為基礎付款(見下文會計政策)計量;及
- 根據香港財務報告準則第5號 持作出售之非流動資產及已終 止經營業務分類為持作出售之 資產(或出售組別)按該準則計 量。

3. SIGNIFICANT ACCOUNTING POLICIES (continued)

Business combinations (continued)

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

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

Goodwill

Goodwill arising on an acquisition of a business is carried at cost less any accumulated impairment losses and is presented separately in the consolidated statement of financial position.

Goodwill is tested for impairment annually, and whenever there is an indication that the cashgenerating unit to which the goodwill relates may be impaired.

3. 主要會計政策(續)

業務合併(續)

商譽按所轉撥的代價、於被收購方 的任何非控股權益金額及收購方先 前所持被收購方股本權益(如有)的 公平值總和超出所收購的可識別資 產及所承擔的負債於收購日期淨額 的可點別資產及所承擔的負債於收 購方的任何非控股權益金額 收購方的任何非控股權益金額 有)的公平值總和,所超出的差額即 時於損益確認為議價收購收益。

屬現時擁有權權益且於清盤時賦予 其持有人按比例分佔實體資產淨值 的非控股權益可初步按公平值或非 控股權益應佔被收購方可識別資產 淨值的已確認金額比例計量。計量 基準的選擇乃按每次交易為基礎。 其他類型的非控股權益乃按其公平 值或按另一項準則要求的另一項計 量基準計量。

商譽

收購業務所產生的商譽乃按成本值 減去任何累計減值虧損入賬,並於 綜合財務狀況表內分開呈列。

商譽會每年及凡與商譽有關的現金 產生單位有可能出現減值跡象時進 行減值測試。

(continued)

Goodwill (continued)

For the purposes of impairment testing, goodwill arising from an acquisition is allocated to each of the relevant cash-generating units, or groups of cash-generating units, that are expected to benefit from the synergies of the combination. A cash-generating unit to which goodwill has been allocated is tested for impairment annually, and whenever there is an indication that the unit may be impaired. For goodwill arising on an acquisition in a financial year, the cash-generating unit to which goodwill has been allocated is tested for impairment before the end of that financial year. When the recoverable amount of the cash-generating unit is less than the carrying amount of the unit, the impairment loss is allocated to reduce the carrying amount of any goodwill allocated to the unit first, and then to the other assets of the unit pro rata on the basis of the carrying amount of each asset in the unit. Any impairment loss for goodwill is recognised directly in profit or loss. An impairment loss for goodwill is not reversed in subsequent periods.

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

Revenue recognition

Revenue is measured at fair value of the consideration received or receivable and represents amounts receivable for goods sold in the normal course of business, net of discounts and sales taxes and sales returns.

Revenue from sales of medical products are recognised when the medical products are delivered and title has passed.

3. 主要會計政策(續)

商譽(續)

就減值測試而言,收購產生的商譽 會分配至各預期可受惠於收購的協 同效益的有關現金產生單位或多組 現金產生單位。獲分配商譽的現金 產生單位會每年及於有跡象顯示該 單位可能出現減值時進行減值測 試。就財政年度內收購所產生的商 譽而言,獲分配商譽的現金產生單 位會於該財政年度結束前進行減值 測試。倘現金產生單位的可收回金 額低於該單位的賬面值,則減值虧 損會先分配以調減分配至該單位的 任何商譽的賬面值,其後則按該單 位內各項資產的賬面值的比例分 配至該單位的其他資產。任何商譽 的減值虧損均會直接於損益確認。 商譽的減值虧損不會於其後期間撥 0 0

於往後出售相關現金產生單位時, 其應佔資本化商譽金額會計入作釐 定出售溢利或虧損數額之用。

收入確認

收入按所收取或應收取代價的公平 值計量,相等於在正常業務過程中 就所出售貨品而應收取的金額(經 扣除折扣、銷售税項及銷售退貨)。

銷售醫療產品的收入在有關醫療產 品付運及所有權已轉讓時確認。

(continued)

Revenue recognition (continued)

Interest income from a financial asset is accrued on a time basis, by reference to the principal outstanding and at the effective interest rate applicable, which is the rate that exactly discounts the estimated future cash receipts through the expected life of the financial asset to that asset's net carrying amount on initial recognition.

Research and development expenditure

Expenditure on research activities is recognised as an expense in the year in which it is incurred.

An internally-generated intangible asset arising from development activities (or from the development phase of an internal project) is recognised if, and only if, all of the following have been demonstrated:

- the technical feasibility of completing the intangible asset so that it will be available for use or sale:
- the intention to complete the intangible asset and • use or sell it:
- the ability to use or sell the intangible asset; •
- how the intangible asset will generate probable future economic benefits;
- the availability of adequate technical, financial and • other resources to complete the development and to use or sell the intangible asset; and
- the ability to measure reliably the expenditure • attributable to the intangible asset during its development.

3. 主要會計政策(續)

收入確認(續)

來自金融資產的利息收入是參考尚 餘本金及以適用實際利率按時間基 準累計,而實際利率為透過初次確 認的金融資產的預期可使用年期將 估計日後現金收入實際貼現至該資 產的賬面淨值的比率。

研究及開發開支

研究工作的開支於產生的年度內確 認為開支。

當且僅當所有下列事項已獲證實, 則由開發活動(或內部項目的開發 階段)產生的內部生成無形資產予以 確認:

- 在技術可行性上能完成無形資 產以供使用或出售;
- 有意完成無形資產及使用或出 售無形資產;
- 使用或出售無形資產的能力;
- 無形資產日後可能產生經濟利 • 益的方式;
- 可動用適當科技、財務及其他 資源完成開發及使用或出售無 形資產;及
- 可於開發期間可靠計算無形資 產應佔的開支的能力。

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS 綜合財務報表附註 For the year ended 31st December, 2011 截至二零一一年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES

(continued)

Research and development expenditure (continued)

The amount initially recognised for internally-generated intangible asset is the sum of the expenditure incurred from the date when the intangible asset first meets the recognition criteria listed above. Where no internally-generated intangible asset can be recognised, development expenditure is charged to profit or loss in the period in which it is incurred. Subsequent to initial recognition, internally-generated intangible asset is measured at cost less accumulated amortisation and accumulated impairment losses (if any), on the same basis as intangible assets acquired separately.

Retirement benefit costs

Payments to defined contributions schemes including Mandatory Provident Fund Scheme and state-managed retirement benefits schemes are charged as expenses when employees have rendered service entitling them to the contributions.

Government grants

Government grants are transfers of monetary assets or non-monetary assets from the government to the Group at no consideration.

A government grant is recognised when there is reasonable assurance that the grant will be received and that the Group will comply with the conditions associated with the grant. If a government grant is in the form of a transfer of a monetary asset, it is measured at the amount that is received or receivable.

3. 主要會計政策(續)

研究及開發開支(續)

就內部產生的無形資產而初步確認 的金額指從無形資產首次符合上文 所列的確認標準日期起所發生的開 支的總額。倘不能確認內部產生的開 形資產,則開發開支會於發生期 間內自損益扣除。初步確認之後,內 部產生的無形資產乃按成本減累計 攤銷及累計減值虧損(如有),並按 與所收購無形資產相同的基準單獨 計量。

退休福利成本

用以支付定額供款計劃(包括向強 制性公積金計劃及國家管理的退休 福利計劃供款)的款項,於僱員提供 服務而享有供款時列作開支扣除。

政府補助

政府補助是本集團從政府無償取得 的貨幣性資產或非貨幣性資產。

當本集團滿足有關政府補助的條件,並合理確保可收取時,對政府補助予以確認。若政府補助以貨幣性 資產形式轉讓,則按已收或應收的 金額計量。

3. SIGNIFICANT ACCOUNTING POLICIES (continued)

Government grants (continued)

Government grants are recognised in profit or loss on a systematic basis over the periods in which the Group recognises as expenses the related costs for which the grants are intended to compensate. Government grants related to depreciable assets are recognised as deferred income in the consolidated statement of financial position and transferred to profit or loss over the useful lives of the related assets. Other government grants are recognised as revenue over the periods necessary to match them with the costs for which they are intended to compensate, on a systematic basis. Government grants that are receivable as compensation for expenses or losses already incurred or for the purpose of giving immediate financial support to the Group with no future related costs are recognised in profit or loss in the period in which they become receivable.

Taxation

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

The tax currently payable is based on taxable profit for the year. Taxable profit differs from profit as reported in the consolidated statement of comprehensive income because it excludes items of income or expense that are taxable or deductible in other years and it further excludes items that are never taxable or deductible. The Group's liability for current tax is calculated using tax rates that have been enacted or substantively enacted by the end of the reporting period.

3. 主要會計政策(續)

政府補助(續)

政府補助乃就本集團確認的有關 支出(預期補助可予抵銷成本的支 出)期間按系統化的基準於損益中 確認。與可折舊資產有關的政府補 助於綜合財務狀況表確認為遞延收 入, 並於有關資產的可使用年限內 轉移至損益。其他政府補助於(必 須與預期可予抵銷的成本配對的) 期間按系統化的基準確認為收入。 政府補助是抵銷已產生的支出或虧 損或旨在給予本集團的即時財務支 援(而無未來有關成本),於有關補 助成為應收款項的期間在損益中確 訒。

稅項

所得税開支指現時應付的税項及遞 延税項總和。

現時應付的税項以年內的應納税溢 利為基礎。應納税溢利有別於綜合 全面收入報表所報的溢利,由於其 不包括於其他年度應納税或可扣税 的收入或開支項目,且亦不包括不 應納税或不可扣税的項目。本集團 目前的税務責任乃採用報告期末已 制定或大致上已制定的税率計算。

(continued)

Taxation (continued)

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

Deferred tax liabilities are recognised for taxable temporary differences associated with investments in subsidiaries and associates, and interests in joint ventures, except where the Group is able to control the reversal of the temporary difference and it is probable that the temporary difference will not reverse in the foreseeable future. Deferred tax assets arising from deductible temporary differences associated with such investments and interests are only recognised to the extent that it is probable that there will be sufficient taxable profits against which to utilise the benefits of the temporary differences and they are expected to reverse in the foreseeable future.

The carrying amount of deferred tax assets is reviewed at the end of the reporting period and reduced to the extent that it is no longer probable that sufficient taxable profits will be available to allow all or part of the asset to be recovered.

3. 主要會計政策(續)

稅項(續)

遞延税項負債乃按因於附屬公司及 聯營公司之投資及於合營企業的權 益而產生的應課税暫時差額而確 認,惟若本集團可令暫時差額撥而確 見暫時差額有可能未必於可見將來 撥回之情況除外。與該等投資及 情況除外。與該等投資及 權 益和關的可扣税暫時差額所產生的 遞延利可以使用暫時差額的益處。 預計於可見將來可以撥回時確認。

於各報告期末審閱遞延税項資產的 賬面值,及倘應納税溢利不再足夠 收回全部或部分資產,即減少遞延 税項資產的賬面值。

3. SIGNIFICANT ACCOUNTING POLICIES (continued)

Taxation (continued)

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

Property, plant and equipment

Property, plant and equipment, other than construction in progress, are stated at cost less accumulated depreciation and accumulated impairment loss.

Depreciation is provided to write off the cost of items of property, plant and equipment, other than construction in progress, over their estimated useful lives and after taking into account their estimated residual value, using the straight-line method.

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

3. 主要會計政策(續)

稅項(續)

期末已實施或大致上已實施的税率 (及税法),按預期於負債清償或資 產變現期間適用的税率計算。遞延 税項負債與資產的計算,反映按照 本集團於報告期末時預期收回或清 償資產及負債賬面值的方式所產生 税務結果。遞延税項於損益內確認, 惟倘遞延税項涉及於其他全面收益 或直接在權益確認項目,則遞延税 項亦會於其他全面收益或直接於權 益內確認。

物業、廠房及設備

物業、廠房及設備(在建工程除外) 按成本減累計折舊及累計減值虧損 列賬。

物業、廠房及設備(在建工程除外) 的項目乃按其估計可使用年限,及 經考慮其估計剩餘價值後,以直線 法撇銷成本為折舊作出撥備。

在建工程包括在建造供生產或自用 的物業、廠房及設備。在建工程按成 本減已確認減值虧損列賬。在建工 程於竣工時及可用於擬定用途時歸 類為適當類別的物業、廠房及設備。 該等資產的折舊基準與其他物業資 產相同,乃於資產可供用於擬定用 途時開始計提。

(continued)

Property, plant and equipment (continued)

An item of property, plant and equipment is derecognised upon disposal or when no future economic benefits are expected to arise from the continued use of the asset. Any gain or loss arising on derecognition of the asset (calculated as the difference between the net disposal proceeds and the carrying amount of the item) is included in profit or loss in the period in which the item is derecognised.

Leasehold land and buildings under development for future owner-occupied purpose

When the leasehold land and buildings are in the course of development for production or for administrative purposes, the leasehold land component is classified as a prepaid lease payment and amortised over a straightline basis over the lease term. During the construction period, the amortisation charge provided for the leasehold land is included as part of costs of buildings under construction. Buildings under construction are carried at cost, less any identified impairment losses. Depreciation of buildings commences when they are available for use (i.e. when they are in the location and condition necessary for them to be capable of operating in the manner intended by management).

3. 主要會計政策(續)

物業、廠房及設備(續)

物業、廠房及設備的項目於出售或 預期日後繼續使用資產時不再產生 經濟利益時終止確認。終止確認資 產產生的收益或虧損(按出售所得 款項淨額與有關項目賬面值的差額 計算),於終止確認項目的期內於損 益中確認。

供擁有人於未來佔用的租賃土地及 在建樓宇

當用作進行生產或撥作行政用途的 租賃土地及樓宇興建期間,租賃土 地部分分類作預付租賃款項,並按 租期以直線法攤銷。建築期間,就 租賃土地作出的攤銷費用會計入在 建樓宇成本其中部分。在建樓宇乃 按成本值減已確認減值虧損入賬, 當相關樓宇可供使用,即達致作管 理層擬定營運方式所需地點及狀況 時,方會開始折舊。 NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS 綜合財務報表附註 For the year ended 31st December, 2011 截至二零一一年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (continued)

Investment properties measured using the cost model

Investment properties are properties held to earn rentals and/or for capital appreciation.

On initial recognition, investment properties are measured at cost, including any directly attributable expenditure. Subsequent to initial recognition, investment properties are stated at cost less subsequent accumulated depreciation and any accumulated impairment losses. Depreciation is charged so as to write off the cost of investment properties over their estimated useful lives and after taking into account of their estimated residual values using the straight-line method.

An investment property is derecognised upon disposal or when the investment property is permanently withdrawn from use or no future economic benefits are expected from its disposals. Any gain or loss arising on derecognition of the asset (calculated as the difference between the net disposal proceeds and the carrying amount of the asset) is included in profit or loss in the period in which the item is derecognised.

Transfer from investment properties to owner-occupied property (i.e., property, plant and equipment) is made when and only when there is a change in use evidenced by commencement of owner-occupation.

3. 主要會計政策(續)

採用成本模式計量的投資物業

投資物業指持作賺取租金及/或資 本增值的物業。

於初步確認時,投資物業乃以成本 (包括任何直接應佔開支)計值。初 步確認後,投資物業乃按成本減其 後累計折舊及任何累計減值虧損計 值。扣除折舊以便於經考慮該等物 業的估計剩餘價值後採用直線法按 估計使用年限撇銷投資物業成本。

當投資物業出售或永久停止使用或 預計不會從出售該項物業中獲得未 來經濟收益時,即取消確認該項投 資物業。取消確認某項資產所產生 的任何收益或虧損(按出售所得款 項淨額與該資產的賬面值兩者之差 額計算),於取消確認項目的期間於 損益表中確認。

於及僅於佔用情況有變(即業主開 始佔用)時,方會自投資物業轉撥至 自用物業(即物業、廠房及設備)。

(continued)

Intangible assets

Intangible assets acquired separately and with finite useful lives are carried at costs less accumulated amortisation and any accumulated impairment losses. Amortisation for intangible assets with finite useful lives is provided on a straight-line basis over their estimated useful lives.

Gains or losses arising from derecognition of an intangible asset are measured at the difference between the net disposal proceeds and the carrying amount of the asset and are recognised in profit or loss in the period when the asset is derecognised.

Jointly controlled entities

Joint venture arrangements that involve the establishment of a separate entity in which venturers have joint control over the economic activity of the entity are referred to as the jointly controlled entities.

The results and assets and liabilities of jointly controlled entities are incorporated in the consolidated financial statements using the equity method of accounting. Under the equity method, investments in the jointly controlled entities are initially recognised in the consolidated statement of financial position at cost and adjusted thereafter to recognize the Group's share of the profit or loss and other comprehensive income of the jointly controlled entities, less any identified impairment loss. When the Group's share of losses of the jointly controlled entity equals or exceeds its interest in that jointly controlled entity (which includes any long-term interests that, in substance, form part of the Group's net investment in the jointly controlled entity), the Group discontinues recognising its share of further losses. An additional share of losses is provided for and a liability is recognised only to the extent that the Group has incurred legal or constructive obligations or made payments on behalf of that jointly controlled entity.

3. 主要會計政策(續)

無形資產

獨立收購且使用年期有限的無形資 產乃以成本減累計攤銷及任何累計 減值虧損列值。有限使用年期的無 形資產的攤銷乃按直線基準於估計 可使用年期內撥備。

終止確認無形資產所產生的收益或 虧損乃以出售所得款項淨額與該項 資產面值之間的差額計量,並於該 項資產終止確認時的期內於損益表 中確認。

共同控制實體

共同控制實體指根據合營安排而成 立的獨立實體,而合營者在該實體 的經濟活動上擁有聯合控制權。

共同控制實體的業績及資產與負債 利用權益會計法載入綜合財務報 表。根據權益法,於共同控制實體 的投資乃初步於綜合財務狀況表內 按成本值確認,且其後作出調整以 確認本集團應佔共同控制實體損益 及其他全面收入減任何已識別減值 虧損。當本集團應佔共同控制實體 的虧損相等於或超過其於該共同控 制實體的權益(包括實質上構成本 集團於共同控制實體的投資淨額一 部分的任何長期權益),本集團將終 止確認其應佔的進一步虧損。本集 團已就額外應佔虧損作撥備,並只 會於本集團產生法律或推定責任或 代表該共同控制實體付款時確認負 債。

3. SIGNIFICANT ACCOUNTING POLICIES (continued)

Jointly controlled entities (continued)

Any excess of the cost of acquisition over the Group's share of the net fair value of the identifiable assets. liabilities and contingent liabilities of the jointly controlled entity recognised at the date of acquisition is recognised as goodwill. Goodwill is included within the carrying amount of the investment and is not tested for impairment separately. Instead, the entire carrying amount of the investment is tested for impairment as a single asset. Any impairment loss recognised is not allocated to any asset, including goodwill, that forms part of the carrying amount of the investment in the jointly controlled entities. Any reversal of impairment loss is recognised to the extent that the recoverable amount of the investment subsequently increases.

Any excess of the Group's share of the net fair value of the identifiable assets, liabilities and contingent liabilities over the cost of acquisition, after reassessment, is recognised immediately in profit or loss.

Upon disposal of a jointly controlled entity that results in the Group losing joint control over that jointly controlled entity, any retained investment is measured at fair value at that date and the fair value is regarded as its fair value on initial recognition as a financial asset in accordance with HKAS 39. The difference between the previous carrying amount of the jointly controlled entity attributable to the retained interest and its fair value is included in the determination of the gain or loss on disposal of the jointly controlled entity. In addition, the Group accounts for all amounts previously recognised in other comprehensive income in relation to that jointly controlled entity on the same basis as would be required if that jointly controlled entity had directly disposed of the related assets or liabilities. Therefore, if a gain or loss previously recognised in other comprehensive income by that jointly controlled entity would be reclassified to profit or loss on the disposal of the related assets or liabilities, the Group reclassifies the gain or loss from equity to profit or loss (as a reclassification adjustment) when it loses joint control over that jointly controlled entity.

3. 主要會計政策(續)

共同控制 實體 (續)

仟何收購成本招出本集團應佔於收 購日期確認的共同控制實體的可識 別資產、負債及或然負債公平淨值 的差額確認為商譽。有關商譽計入 投資的賬面值及毋須個別進行減值 測試。相反,全部的投資賬面值要作 為單獨資產進行減值測試,任何確 認的減值虧損不能分配給構成於共 同控制實體的投資的賬面值的一部 份的任何資產,包括商譽在內。任何 減值虧損的撥回於隨後投資的可收 回數額增加之後方予確認。

本集團應佔可識別資產、負債及或 然負債公平淨值超出收購成本的任 何差額,在重新評估後即時於損益 內確認。

倘出售共同控制實體會導致本集團 失去對該共同控制實體的共同控制 權,則任何保留投資會按當日的公 平值計量,並根據香港會計準則第 39號於首次確認時將其視為金融資 產的公平值。先前已保留權益應佔 共同控制實體賬面值與其公平值之 間的差額,計入作釐定出售該共同 控制實體的盈虧。此外,本集團將先 前在其他全面收入就該共同控制實 體確認的所有 金額入賬,基準與該 共同控制實體直接出售相關資產或 負債的基準相同。因此,倘該共同控 制實體先前已於其他全面收入確認 的盈虧,則會重新分類至出售相關 資產或負債時產生的損益,當本集 團失去對該共同控制實體的共同控 制權時,本集團將收益或虧損由權 益重新分類至損益(作為重新分類 調整)。

(continued)

Jointly controlled entities (continued)

When a group entity transacts with the jointly controlled entity of the Group, unrealised profits or losses are eliminated to the extent of the Group's interest in the jointly controlled entity.

Investments in Associates

An associate is an entity over which the investor has significant influence and that is neither a subsidiary nor an interest in a joint controlled entity. 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.

The results and assets and liabilities of associates are incorporated in these consolidated financial statements using the equity method of accounting. Under the equity method, investments in associates are initially recognised in the consolidated statement of financial position at cost and adjusted thereafter to recognise the Group's share of the profit or loss and other comprehensive income of the associates. When the Group's share of losses of an associate equals or exceeds its interest in that associate (which includes any long-term interests that, in substance, form part of the Group's net investment in the associate), the Group discontinues recognising its share of further losses. Additional losses are recognised only to the extent that the Group has incurred legal or constructive obligations or made payments on behalf of that associate.

3. 主要會計政策(續)

共同控制實體(續)

於集團實體與本集團共同控制實體 進行交易時,未變現溢利或虧損會 按本集團於共同控制實體的權益予 以對銷。

於聯營公司的投資

聯營公司指投資者對其擁有重大影 響力的實體,且其並非為附屬公司 或於共同控制實體的權益。重大影 響力是有權參與被投資方的財務和 經營決策,而不是控制或共同控制 這些政策。

3. SIGNIFICANT ACCOUNTING POLICIES (continued)

Investments in Associates (continued)

Any excess of the cost of acquisition over the Group's share of the net fair value of the identifiable assets. liabilities and contingent liabilities of the associate recognised at the date of acquisition is recognised as goodwill. The goodwill is included within the carrying amount of the investment and is not tested for impairment separately. Instead, the entire carrying amount of the investment is tested for impairment as a single asset. Any impairment loss recognised is not allocated to any asset, including goodwill, that forms part of the carrying amount of the investment in the associate. Any reversal of impairment loss is recognised to the extent that the recoverable amount of the investment subsequently increases.

Any excess of the Group's share of the net fair value of the identifiable assets, liabilities and contingent liabilities over the cost of acquisition, after reassessment, is recognised immediately in profit or loss.

Upon disposal of an associate that results in the Group losing significant influence over that associate, any retained investment is measured at fair value at that date and the fair value is regarded as its fair value on initial recognition as a financial asset in accordance with HKAS 39. The difference between the previous carrying amount of the associate attributable to the retained interest and its fair value is included in the determination of the gain or loss on disposal of the associate. In addition, the Group accounts for all amounts previously recognised in other comprehensive income in relation to that associate on the same basis as would be required if that associate had directly disposed of the related assets or liabilities. Therefore, if a gain or loss previously recognised in other comprehensive income by that associate would be reclassified to profit or loss on the disposal of the related assets or liabilities, the Group reclassifies the gain or loss from equity to profit or loss (as a reclassification adjustment) when it loses significant influence over that associate.

3. 主要會計政策(續)

於聯營公司的投資(續)

仟何收購成本招出本集團應佔於收 購日期確認的聯營公司的可識別資 產、負債及或然負債公平淨值的差 額確認為商譽。有關商譽計入投資 的賬面值及毋須個別進行減值測 試。相反, 全部的投資賬面值要作為 單獨資產進行減值測試,任何確認 的減值虧損不能分配給構成於聯營 公司的投資的賬面值的一部份的任 何資產,包括商譽在內。任何減值虧 損的撥回於隨後投資的可收回數額 增加之後方予確認。

本集團應佔可識別資產、負債及或 然負債公平淨值超出收購成本的任 何差額,經重估後,即時於損益中確 認。

倘出售聯營公司會導致本集團失去 對該聯營公司的重大影響力,則任 何保留投資會按當日的公平值計 量,並根據香港會計準則第39號於 首次確認時將其視為為金融資產的 公平值。先前已保留權益應佔聯營 公司賬面值與其公平值之間的差 額,乃計入作釐定出售該聯營公司 的盈虧。此外,本集團將先前在其他 全面收入就該聯營公司確認的所有 金額入賬,基準與該聯營公司直接 出售相關資產或負債的基準相同。 因此,倘該聯營公司先前已於其他 全面收入確認的盈虧,則會重新分 類至出售相關資產或負債時產生的 損益,當本集團失去對該聯營公司 的重大影響力時,本集團將收益或 虧損由權益重新分類至損益(作為 重新分類調整)。

(continued)

Investments in Associates (continued)

Where a group entity transacts with the associate of the Group, unrealised profits or losses are eliminated to the extent of the Group's interest in the associate.

Inventories

Inventories are stated at the lower of cost and net realisable value. Cost is calculated using the weighted average method. Net realisable value represents the estimated selling price less all estimated costs to completion and costs to be incurred in marketing, selling and distribution.

Impairment losses on tangible and intangible assets other than goodwill (see the accounting policy in respect of goodwill above)

At the end of the reporting period, the Group reviews the carrying amounts of its tangible and intangible assets to determine whether there is any indication that those assets have suffered an impairment loss. If any such indication exists, the recoverable amount of the asset is estimated in order to determine the extent of the impairment loss, if any. In addition, intangible assets with indefinite useful lives and intangible assets not yet available for use are tested for impairment annually, and whenever there is an indication that they may be impaired. If the recoverable amount of an asset is estimated to be less than its carrying amount, the carrying amount of the asset is reduced to its recoverable amount. An impairment loss is recognised as an expense immediately.

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

3. 主要會計政策(續)

於聯營公司的投資(續)

倘集團實體與本集團的聯營公司進 行交易,未變現溢利或虧損會按本 集團於聯營公司的權益予以對銷。

存貨

存貨按成本與可變現淨值兩者中較 低者列賬。成本以加權平均法計算。 可變現淨值指估計售價減所有估計 完成成本,以及市場推廣、銷售及分 銷所產生的成本。

除商譽以外的有形及無形資產減 值虧損(見上文有關商譽的會計政 策)

倘減值虧損於其後撥回,則將資產 的賬面值增至經修訂後估計可收回 金額,惟所增加的賬面值不超過假 設資產於以往年度並無確認減值虧 損而應釐定的賬面值。撥回的減值 虧損即時確認為收入。

3. SIGNIFICANT ACCOUNTING POLICIES (continued)

Leasing

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

The Group as lessor

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

The Group as lessee

Operating lease payments are recognised as an expense on a straight-line basis over the lease term. Contingent rentals arising under operating leases are recognised as an expense in the period in which they are incurred.

In the event that lease incentives are received to enter into operating leases, such incentives are recognised as a liability. The aggregate benefit of incentives is recognised as a reduction of rental expense on a straight-line basis.

Leasehold land and building

When a lease includes both land and building elements, the Group assesses the classification of each element as a finance or an operating lease separately based on the assessment as to whether substantially all the risks and rewards incidental to ownership of each element have been transferred to the Group. Specifically, the minimum lease payments (including any lump sum upfront payments) are allocated between the land and the building elements in proportion to the relative fair values of the leasehold interests in the land element and building element of the lease at the inception of the lease. 3. 主要會計政策(續)

租賃

租約條款列明將所有權的絕大部分 風險及回報轉移予承租人的租約分 類為融資租約。所有其他租約則被 分類為經營租約。

本集團作為出租人

經營租約的租金收入以直線法按有 關租約年期於損益中確認。

本集團作為承租人

經營租約付款以直線法按租約年期 確認為開支。經營租約產生的或然 租金於產生期間確認為開支。

倘訂立經營租約可獲得租賃獎勵, 則該等獎勵確認為負債。獎勵的利 益總額以直線法確認為租金開支減 少。

租賃土地及樓宇

當租賃包括土地及樓宇兩部份,本 集團根據評估各項所有權附帶的絕 大部份風險及回報是否轉移至本集 團將每部份單獨視為融資或經營租 賃。尤其是,最低租賃款項(包括任 何一次性預付款)在租賃開始時,按 租賃土地部份及樓宇部份的租賃權 益的相關公平值比例於土地及樓宇 部份之間作出分配。

(continued)

Leasing (continued)

Leasehold land and building (continued)

To the extent the allocation of the lease payments can be made reliably, interest in leasehold land that is accounted for as an operating lease is presented as "prepaid lease payments" in the consolidated statement of financial position and is amortised over the lease term on a straight-line basis. When the lease payments cannot be allocated reliably between the land and building elements, the entire lease is generally classified as a finance lease and accounted for as property, plant and equipment, or investment property, as appropriate.

Borrowing cost

Borrowing costs directly attributable to the acquisition, construction or production of qualifying assets, which are assets that necessarily take a substantial period of time to get ready for their intended use or sale, are added to the cost of those assets until such time as the assets are substantially ready for their intended use or sale. Investment income earned on the temporary investment of specific borrowings pending their expenditure on qualifying assets is deducted from the borrowing costs eligible for capitalisation.

All other borrowing costs are recognised in profit or loss in the year in which they are incurred.

3. 主要會計政策(續)

租賃(續)

租賃土地及樓宇(續)

倘租賃款項能作出可靠分配,列作 經營租賃的租賃土地權益在綜合財 務狀況表中列為「預付租賃款項」, 並按直線基準於租期內攤銷。當租 賃款項不能夠在土地及樓宇部份間 可靠地分配,整項租賃一般分類為 融資租賃,並列作物業、廠房及設備 或投資物業(倘適用)。

借貸成本

收購、建造或生產合資格資產所直 接產生的借貸成本乃撥充該等資產 的成本,直至有關資產大致上可作 擬定用途或銷售為止,而合資格資 產為需較長時間預備以用於擬定用 途或銷售的資產。特定借貸於撥作 合資格資產的支出前用作臨時投資 所賺取的投資收入,會從可撥充資 本的借貸成本中扣除。

所有其他借貸成本於其產生年度在 損益中確認。

3. SIGNIFICANT ACCOUNTING POLICIES (continued)

Foreign currencies

In preparing the financial statements of each individual group entity, transactions in currencies other than the functional currency of that entity (foreign currencies) are recorded in the respective functional currency (i.e. the currency of the primary economic environment in which the entity operates) at the rates of exchanges prevailing on the dates of the transactions. At the end of the reporting period, monetary items denominated in foreign currencies are retranslated at the rates prevailing at that date. Non-monetary items that are measured in terms of historical cost in a foreign currency are not retranslated.

Exchange differences arising on the settlement of monetary items, and on the retranslation of monetary items, are recognised in profit or loss in the period in which they arise.

For the purposes of presenting the consolidated financial statements, the assets and liabilities of the Group's foreign operations are translated into the presentation currency of the Group (i.e. RMB) at the rate of exchange prevailing at the end of the reporting period, and their income and expenses are translated at the average exchange rates for the year. Exchange differences arising, if any, are recognised in other comprehensive income and accumulated in equity (the translation reserve).

3. 主要會計政策(續)

外幣

在編製各個別集團實體的財務報表 時,以實體功能貨幣以外貨幣(外 幣)進行的交易按各項功能貨幣(即 曾體經營所在的主要經濟環境的貨 幣)於交易日通用的匯率記錄。於報 告期末,以外幣列值的貨幣項目以 該日通用的匯率重新換算。以外幣 歷史成本計算的非貨幣項目不會重 新換算。

結算及重新換算貨幣項目時產生的 匯兑差額會於產生期間在損益確 認。

為呈報綜合財務報表,本集團海外 業務的資產及負債乃按報告期末的 通用匯率換算為本集團的呈列貨幣 (即人民幣),而其收支按年內平均 匯率換算。所產生的匯兑差額(如 有)會在其他全面收入確認並於權益 (匯兑儲備)累計。

3. SIGNIFICANT ACCOUNTING POLICIES (continued)

Financial instruments

Financial assets and financial liabilities are recognised in the consolidated statement of financial position when a group entity becomes a party to the contractual provisions of the instrument.

Financial assets and financial liabilities are initially measured at fair value. Transaction costs that are directly attributable to the acquisition or issue of financial assets and financial liabilities (other than financial assets and financial liabilities at fair value through profit or loss) are added to or deducted from the fair value of the financial assets or financial liabilities, as appropriate, on initial recognition. Transaction costs directly attributable to the acquisition of financial assets or financial liabilities at fair value through profit or loss are recognised immediately in profit or loss.

Financial assets

The Group's financial assets are financial assets at fair value through profit or loss ("FVTPL") and loans and receivables.

Financial assets at fair value through profit or loss

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

such designation eliminates or significantly reduces • a measurement or recognition inconsistency that would otherwise arise; or

3. 主要會計政策(續)

金融工具

金融資產及金融負債乃於某集團實 體成為工具合同條文的訂約方時在 综合財務狀況表內確認。

金融資產及金融負債初步按公平值 計量。收購或發行金融資產及金融 負債(按公平值計入損益的金融資 產及金融負債除外)直接應佔的交易 成本乃於初步確認時,計入金融資 產或金融負債的公平值內或自當中 扣除(如適用)。收購按公平值計入 損益的金融資產或金融負債直接產 生的交易成本即時於損益中確認。

金融資產

本集團的金融資產為按公平值計入 損益的金融資產(「按公平值計入 損益的金融資產」)及貸款及應收款 項。

按公平值計入損益的金融資產

金融資產(持作買賣的金融資產除 外)可於初步確認時指定為按公平值 計入損益,倘:

• 該指定對銷或顯著降低使用其 他方式將出現的衡量或確認不 一致;或

(continued)

Financial instruments (continued)

Financial assets (continued)

Financial assets at fair value through profit or loss (continued)

- the financial asset forms part of a group of financial assets or financial liabilities or both, which is managed and its performance is evaluated on a fair value basis, in accordance with the Group's documented risk management or investment strategy, and information about the grouping is provided internally on that basis; or
- it forms part of a contract containing one or more embedded derivatives, and HKAS 39 permits the entire combined contract (asset or liability) to be designated as at FVTPL.

Financial asset at FVTPL includes the Group's investment in convertible notes which have been designated as at FVTPL on initial recognition.

Financial assets at FVTPL are measured at fair value, with changes in fair value arising from remeasurement recognised directly in profit or loss in the period in which they arise. The net gain or loss recognised in profit or loss includes any dividend or interest earned on the financial assets and is included in the other income, gains and losses line item in the consolidated statement of income statement.

Loans and receivables

Loans and receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market. Subsequent to initial recognition, loans and receivables (including trade and other receivables, bank balances and pledged bank deposits) are carried at amortised cost using the effective interest method, less any identified impairment losses. 3. 主要會計政策(續)

金融工具(續)

金融資產(續)

按公平值計入損益的金融資產 (續)

- 受管理的金融資產構成一組金
 融資產或金融負債的部分或構成金融資產或金融負債,其表現根據本集團已制定的風險管理或投資策略按公平值基準評估,而有關分組的資料按該基準於內部提供;或
- 其組成包含一個或多個嵌入式 衍生工具的合約部分,而香港 會計準則第39號允許全部合併 合約(資產或負債)指定為按公 平值計入損益。

按公平值計入損益的金融資產包括 本集團於可換股票據的投資,可換 股票據於初步確認時指定為按公平 值計入損益。

按公平值計入損益的金融資產乃按 公平值計量,而重新計量產生的公 平值變動於產生期間直接於損益確 認。於損益確認的收益或虧損淨額 包括金融資產取得的任何股息或利 息,並計入綜合收入報表內的其他 收入、收益及虧損類項目。

貸款及應收款項

貸款及應收款項乃並非於活躍市場 報價而具備固定或可釐定款項的非 衍生金融資產。於首次確認後,貸款 及應收款項(包括應收貿易款項及 其他應收款項、銀行結餘及已抵押 銀行存款)乃採用實際利率法按攤銷 成本減任何已確認減值虧損計值。

(continued)

Financial instruments (continued)

Financial assets (continued)

Effective interest method

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

Interest income is recognised on an effective interest basis for debt instruments.

Impairment of financial assets

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

For loans and receivable, objective evidence of impairment could include:

- significant financial difficulty of the issuer or counterparty;
- default or delinquency in interest or principal payments; or
- it becoming probable that the borrower will enter bankruptcy or financial re-organisation.

3. 主要會計政策(續)

金融工具(續)

金融資產(續)

實際利率法

實際利率法乃計算金融資產的攤銷 成本及按有關期間攤分利息收入的 方法。實際利率乃於最初確認時將 估計日後現金收入(包括所有支付 或所收構成整體實際利率的費用、 交易成本及其他溢價或折讓)按金融 資產的預期使用年期或(倘合適)準 確折現至賬面淨值的利率。

就債務工具而言,利息收入按實際 利率基準確認。

金融資產的減值

於報告期末評定除按公平值計入損 益的金融資產以外的金融資產是否 有減值跡象。當有客觀證據顯示金 融資產的估計未來現金流量因於初 步確認該金融資產後發生之一項或 多項事件而受到影響時,即對該金 融資產確認減值。

對於貸款及應收款項而言,減值的 客觀證據可包括:

- 發行人或對手方出現重大財政 困難;
- 未能繳付或延遲償還利息或本 金;或
- 借款人有可能面臨破產或財務 重組。

(continued)

Financial instruments (continued)

Financial assets (continued)

Impairment of financial assets (continued)

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

For financial assets carried at amortised cost, an impairment loss is recognised in profit or loss when there is objective evidence that the asset is impaired, and is measured as the difference between the asset's carrying amount and the present value of the estimated future cash flows discounted at the original effective interest rate.

The carrying amount of the financial asset is reduced by the impairment loss directly for all financial assets with the exception of trade and bills receivables and other receivables, where the carrying amount is reduced through the use of an allowance account. Changes in the carrying amount of the allowance account are recognised in profit or loss. When a trade and bills receivable are considered uncollectible, it is written off against the allowance account. Subsequent recoveries of amounts previously written off are credited to profit or loss. 3. 主要會計政策(續)

金融工具(續)

金融資產(續)

金融資產的減值(續)

就若干金融資產(例如應收貿易款 項及其他應收款項及應收票據)而 言,不會單獨作出減值的資產會於 其後匯集一併評估減值。應收款項 組合出現減值的客觀證據包括本填 調過往收款記錄、組合內超出平均 信貸期的延遲付款數量有所增加、 國家或地區經濟狀況出現明顯變 動(與應收款項未能償還的情況吻 合)。

對於按攤銷成本計值的金融資產而 言,減值虧損乃當有客觀證據證明 資產減值時於損益中確認,並按該 資產的賬面值與按原先實際利率折 讓之估計未來現金流量之現值間的 差額計量。

所有金融資產的減值虧損會直接於 金融資產的賬面值中作出扣減,惟 應收貿易款項及應收票據及其他應 收款項除外,應收貿易款項及應收 票據及其他應收款項的賬面值會透 過撥備賬作出扣減。撥備賬內的賬面值 變動會於損益中確認。當應收 貿易款項及應收票據被視為不可的 買易款項及應收票據被視為不可已 撇銷的款項如其後收回,將計入損 益內。

(continued)

Financial instruments (continued)

Financial assets (continued)

Impairment of financial assets (continued)

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

Financial liabilities and equity instruments

Financial liabilities and equity instruments issued by a group entity are classified according to the substance of the contractual arrangements entered into and the definitions of a financial liability and an equity instrument. An equity instrument is any contract that evidences a residual interest in the assets of the Group after deducting all of its liabilities. The accounting policies adopted for financial liabilities and equity instruments are set out below.

Effective interest method

The effective interest method is a method of calculating the amortised cost of a financial liability and of allocating interest expense over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash payments through the expected life of the financial liability, or, where appropriate, a shorter period.

Interest expense is recognised on an effective interest basis.

3. 主要會計政策(續)

金融工具(續)

金融資產(續)

金融資產的減值(續)

對於按攤銷成本計值的金融資產而 言,倘減值虧損金額於隨後期間有 所減少,而有關減少在客觀上與確 認減值後發生的事件有關,則先前 已確認的減值虧損將透過損益予以 撥回,惟該資產於減值被撥回當日 的賬面值不得超過未確認減值時之 已攤銷成本。

金融負債及股本工具

集團實體發行的金融負債及股本工 具乃根據合約安排的性質與金融負 債及股本工具的定義分類。股本工 具乃證明集團於扣減所有負債後的 資產中擁有剩餘權益之任何合約。 本集團所採納的有關金融負債及股 本工具的會計政策載列如下。

實際利率法

實際利率法乃計算金融負債的攤銷 成本及按有關期間攤分利息支出的 方法。實際利率乃將估計日後現金 付款按金融負債的預期年限,或較 短期間(倘合適)準確折現的利率。

利息支出按實際利率基準確認。

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS 綜合財務報表附註 For the year ended 31st December, 2011 截至二零一一年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES

(continued)

Financial instruments (continued)

Financial liabilities and equity instruments *(continued)*

Financial liabilities

Financial liabilities including bank borrowings, and trade and other payables are subsequently measured at amortised cost, using the effective interest method.

Equity instruments

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

Derecognition

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

3. 主要會計政策(續)

金融工具(續)

金融負債及股本工具(續)

金融負債

金融負債包括銀行借款、應付貿易 款項及其他應付款項,其後乃以實 際利率法按攤銷成本計量。

股本工具

本公司發行的股本工具乃按已收所 得款項(扣除直接發行成本)記賬。

終止確認

(continued)

Derecognition (continued)

On derecognition of a financial asset, in its entirely, the difference between the asset's carrying amount and the sum of the consideration received and receivable is recognised in profit or loss.

Financial liabilities are derecognised when the obligation specified in the relevant contract is discharged, cancelled or expires. The difference between the carrying amount of the financial liability derecognised and the consideration paid and payable is recognised in profit or loss.

4. KEY SOURCES OF ESTIMATION UNCERTAINTY

The key assumption concerning the future, and other key sources of estimation uncertainty, that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year, is discussed as below:

Estimated impairment of goodwill

Determining whether goodwill is impaired requires an estimation of the value in use of the cash-generating units to which goodwill has been allocated. The value in use calculation requires the Group to estimate the future cash flows expected to arise from the cashgenerating unit and a suitable discount rate in order to calculate the present value. Where the actual future cash flows are less than expected, a material impairment loss may arise. The discount rate represents rate that reflects current market assessments of time value of money and the risks specific to the asset for which the future cash flow estimates have not been adjusted. As at 31st December, 2011, the carrying amount of goodwill is RMB202,900,000 (2010: RMB202,900,000). Details of the recoverable amount calculation are disclosed in note 22.

3. 主要會計政策(續)

終止確認(續)

當金融資產悉數終止確認時,資產 的賬面值與已收及應收代價款項之 間的差額將於損益中確認。

當有關合約內所列明的責任獲解 除、取消或屆滿時,金融負債便會終 止確認。終止確認的金融負債的賬 面值與已付及應付代價之間的差額 於損益中確認。

4. 估計不明朗因素的主要來源

有重大風險可能導致下個財政年度 資產及負債賬面值須作重大調整而 與未來有關的主要假設及估計不明 朗因素的其他主要來源討論如下:

商譽的估計減值

釐定商譽是否減值須對獲分配商譽 的現金產生單位的使用價值作出估 計。計算使用價值時,本集團須估計 該現金產生單位預期產生的未來現 金流量,並以適當的貼現率計算預 現值。倘實際未來現金流量低於現 期,可能會出現重大減值虧損。貼現 率乃反映目前市場對貨幣時間資產 的特定風險的評估的利率。於二零 一年十二月三十一日,商譽的賬 面值為人民幣202,900,000元(二零 一零年:人民幣202,900,000元)。 可收回金額計算方法的詳情載於附 註22。

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5. CAPITAL RISK MANAGEMENT

The Group manages its capital to ensure that entities in the Group will be able to continue as a going concern while maximising the return to shareholders through the optimisation of the debt and equity balance. The Group's overall strategy remains unchanged from prior year.

The capital structure of the Group consists of net debt, which includes the borrowings disclosed in note 28, cash and cash equivalents and equity attributable to owners of the Company, comprising issued share capital, reserves and retained earnings.

The directors of the Company review the capital structure on an annual basis. As part of this review, the directors consider the cost of capital and the risks associates with each class of capital. Based on recommendations of the directors, the Group will balance its overall capital structure through the payment of dividends and issue of new shares as well as the issue of new debt or the repayment of existing debt.

6. FINANCIAL INSTRUMENTS

5. 資本風險管理

本集團的資本管理乃確保本集團內 各實體將可以持續方式經營,同時 透過適當優化資本與負債結構為股 東帶來最大回報。本集團的整體策 略與以往年度保持不變。

本集團的資本結構包括負債淨額, 其中包括附註28所披露的借款、現 金及現金等價物以及本公司擁有人 應佔權益(包括已發行股本、儲備及 保留盈利)。

本公司董事每年對資本結構進行檢 討。作為是次檢討的一環,董事會考 慮資本成本及與各類資本有關的風 險。根據董事建議,本集團將透過派 付股息、發行新股份及發行新債務 或償還現有負債平衡其整體資本結 構。

6. 金融工具

金融工具類別

		2011 RMB'000 二零一一年 人民幣千元	2010 RMB'000 二零一零年 人民幣千元
Financial assets Loans and receivables (including cash and cash equivalents)	金融資產 貸款及應收款項 (包括現金及現金等價物)	3,282,037	1,722,394
Financial liabilities Amortised cost	金融負債 攤銷成本	1,064,507	909,596

Categories of financial instruments
For the year ended 31st December, 2011 截至二零一一年十二月三十一日止年度

6. FINANCIAL INSTRUMENTS (continued)

Financial risk management objectives and policies

The Group's major financial instruments include trade and bills receivables, other receivables, pledged bank deposits, bank balances, trade and bills payable, other payables and borrowings. Details of these financial instruments are disclosed in respective notes. The risks associated with these financial instruments include market risk (currency risk and interest rate risk), credit risk and liquidity risk. The policies on how to mitigate these risks are set out below. The management manages and monitors these exposures to ensure appropriate measures are implemented on a timely and effective manner.

Market risk

Currency risk

PRC subsidiaries of the Company with functional currency of RMB have certain foreign currency sales, purchases, bank balances and cash and bank borrowings denominated in US Dollar (USD), Hong Kong Dollar (HKD), and Singapore Dollar (SGD), which expose the Group to foreign currency risk.

The carrying amounts of the Group's foreign currency denominated monetary assets and monetary liabilities at the end of the reporting period are as follows.

6. 金融工具(續)

財務風險管理目標及政策

本集團的主要金融工具包括應收貿 易款項及應收票據、其他應收款項、 已抵押銀行存款、銀行結餘、應付貿 易款項及應付票據、其他應付款項 及借款。該等金融工具詳情於各附 註披露。與該等金融工具有關的風 險包括市場風險(貨幣風險及利率 風險)、信貸風險及流動資金風險。 下文載列如何降低該等風險的政 策。管理層管理及監控該等風險,以 確保及時有效地採取適當的措施。

市場風險

貨幣風險

本公司之功能貨幣為人民幣之中國 附屬公司擁有以美元(美元)、港元 (港元)及新加坡元(新加坡元)計值 之若干外幣銷售、採購、銀行結餘以 及現金及銀行借貸,因而使本集團 承受外匯風險。

於報告期末,本集團以外幣列值之 貨幣資產及貨幣負債之賬面值如 下。

			Liabilities 負債		sets 產
		2011 RMB [/] 000 二零一一年 人民幣千元	2010 RMB'000 二零一零年 人民幣千元	2011 RMB'000 二零一一年 人民幣千元	2010 RMB'000 二零一零年 人民幣千元
Currency of HKD Currency of SGD Currency of USD	港元 新加坡元 美元	- - 84,012	- - 110,378	289,711 788,030 981	59,776 - 34,112

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6. FINANCIAL INSTRUMENTS (continued)

6. 金融工具(續)

Financial risk management objectives and policies (continued)

Market risk (continued)

Currency risk (continued)

The Group is mainly exposed to the currency risk of HKD, SGD and USD.

The following table details the Group's sensitivity to a 5% increase and decrease in the RMB against the relevant foreign currencies. 5% is the sensitivity rate used when reporting foreign currency risk internally to key management personnel and represents management's assessment of the reasonably possible change in foreign exchange rates. The sensitivity analysis includes only outstanding foreign currency denominated monetary items and adjusts their translation at the period end for a 5% change in foreign currency rates. A positive number below indicates an increase in profit for the year where the RMB strengthens 5% against the relevant currency. For a 5% weakening of the RMB against the relevant currency, there would be an opposite impact on the profit for the year.

財務風險管理目標及政策(續)

市場風險(續)

貨幣風險(續)

本集團主要承受港元、新加坡元及 美元之貨幣風險。

下表詳列本集團對人民幣兑相關外 幣之匯率上升及下跌5%之敏感度。 5%為向主要管理人員在內部報告外 匯風險所使用之敏感度,並為管理 層對外匯合理可能變動之評估。敏 感度分析僅包括未結付之以外匯列 值之貨幣項目,並於期末按5%之外 匯變動調整彼等之換算。以下正數 表示當人民幣兑相關外幣升值5%時 之本年度溢利之升幅。倘人民幣兑 相關外幣貶值5%,則會對本年度溢 利有等額相反影響。

		2011 RMB'000 二零一一年 人民幣千元	2010 RMB'000 二零一零年 人民幣千元
Increase (decrease) in pre-tax profit for the year – If RMB weakness against	本年度税前溢利增加(減少) 一倘人民幣兑外幣貶值		
foreign currency – If RMB strengthens against	- 倘人民幣兑外幣升值	49,736	(824)
foreign currency		(49,736)	824

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6. FINANCIAL INSTRUMENTS (continued)

Financial risk management objectives and policies (continued)

Market risk (continued)

Interest rate risk

The Group was exposed to interest rate in relation to the bank balances as well as variable-rate bank borrowings (see note 28 for details of bank borrowings). The Group interest rate risk is mainly concentrated on the fluctuation of lending rate promulgated by the People's Bank of China.

The Group manages its interest rate exposure based on the interest rate level and outlook as well as potential impact on the Group's financial position arising from volatility of the interest rate.

The Group currently does not have interest rate hedging policy. However, the management will consider hedging significant interest rate exposure should the need arise.

Sensitivity analysis

The sensitivity analysis below is prepared assuming the bank balances as well as bank borrowings outstanding at the end of the reporting period were outstanding for the whole year. A 27 basis point increase or decrease is used when reporting interest rate risk internally to key management personnel and it represents management's assessment of the reasonably possible change in interest rates.

If interest rates on variable rate bank borrowings had been 27 basis points higher/lower and all other variables were held constant, the Group's posttax profit for the year ended 31st December, 2011 would increase/decrease by RMB8,114,000 (2010: RMB1,608,000). This is mainly attributable to the Group's exposure to interest rates on its bank balances. 6. 金融工具(續)

財務風險管理目標及政策(續)

市場風險(續)

利率風險

本集團面臨有關銀行結餘及浮動利 率銀行借款的利率風險(有關銀行 借款的詳情請參閱附註28)。本集團 的利率風險主要集中於中國人民銀 行頒佈的貸款利率波動。

本集團基於利率水平及展望以及因 利率波動對本集團財政狀況的潛在 影響管理其利息風險。

本集團現時並無利率對沖政策。然 而,管理層將於有需要時考慮對沖 重大利率風險。

敏感度分析

下文的敏感度分析經假設銀行結餘 以及於報告期末未償還的銀行借款 於全年均屬未償還而編製。於向主 要管理層人員內部呈報利率風險 時,將使用27個基本點子增加或減 少代表管理層對利率的合理可能變 動作出的評估。

倘浮息銀行借款利率升高/降低27 個基本點子,而所有其他變動維持 不變,則本集團於截至二零一一年 十二月三十一日止年度的除税後溢 利將增加/減少人民幣8,114,000 元(二零一零年:人民幣1,608,000 元)。此乃主要由於本集團須承受其 銀行結餘的利率風險所致。

For the year ended 31st December, 2011 截至二零一一年十二月三十一日止年度

6. FINANCIAL INSTRUMENTS (continued)

6. 金融工具(續)

Financial risk management objectives and policies (continued)

Credit risk

The Group's maximum exposure to credit risk in the event of the counterparties' failure to discharge their obligations as at 31st December, 2011 in relation to each class of recognised financial assets is the carrying amount of those assets as stated in the consolidated statement of financial position.

In order to minimise the credit risk, the management of the Group has delegated a team responsible for determination of credit limits, credit approvals and other monitoring procedures to ensure that follow-up action is taken to recover overdue debtors. In addition, the Group reviews the recoverable amount of each individual debtor at the end of the reporting period to ensure that adequate impairment losses are made for irrecoverable amounts. In this regard, the directors of the Company consider that the Group's credit risk is significantly reduced.

The credit risk on liquid funds is limited because most of the counterparties are banks with high credit ratings assigned by international credit-rating agencies.

The Group has no significant concentration of credit risk, with exposure spread over a number of counterparties.

Liquidity risk

In the management of the liquidity risk, the Group monitors and maintains a level of cash and cash equivalents deemed adequate by the management to finance the Group's operations and mitigate the effects of fluctuations in cash flows. The management monitors the utilisation of bank borrowings and ensures compliance with loan covenants.

財務風險管理目標及政策(續)

信貸風險

倘對手方於二零一一年十二月 三十一日未能履行彼等的責任,則 本集團就每類已確認金融資產而須 承受的最大信貸風險為已於綜合財 務狀況表列賬的該等資產賬面金 額。

為盡量降低信貸風險,本集團管理 層已委派一組人員負責釐定信貸限 額、信貸審批及其他監控措施,以確 保採取跟進措施收回逾期債項。此 外,於各報告期末,本集團會評估每 項個別負債的可收回金額,以確保 就不可收回金額所作出足夠的減值 虧損。就此而言,本公司董事認為本 集團的信貸風險已大幅降低。

流動資金的信貸風險屬有限,原因 是大多數對手方為獲得國際信貸評 級機構評定為高信貸評級的銀行。

本集團並無重大集中的信貸風險, 有關風險乃分散至多個對手方。

流動資金風險

在管理流動資金風險時,本集團監 察及維持管理層視為足夠水平的現 金及現金等價物,以為本集團營運 提供資金並減輕現金流量波動所帶 來的影響。管理層監察銀行借款的 使用情況並確保符合貸款契約。

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6. FINANCIAL INSTRUMENTS (continued)

Financial risk management objectives and policies (continued)

Liquidity risk (continued)

The following table details the Group's remaining contractual maturity for its non-derivative financial liabilities based on the agreed repayment terms. The table has been drawn up based on the undiscounted cash flows of financial liabilities based on the earliest date on which the Group can be required to pay. The table includes both interest and principal cash flows. To the extent that interest flows are floating rate, the undiscounted amount is derived from interest rate at the end of the reporting period.

Liquidity and interest risk tables

6. 金融工具(續)

財務風險管理目標及政策(續)

流動資金風險(續)

下表根據協定償還期限詳細載列本 集團非衍生金融負債的剩餘合約到 期日。該表乃根據要求本集團償還 金融負債的最早日期的金融負債的 未貼現現金流量而編製。該表包括 利息及本金現金流量。在利息流量 以浮動利率為準的前提下,未貼現 數額乃以報告期末的利率得出。

流動資金及利率風險表

		Weighted average effective interest rate % 加權平均	Less than 1 year RMB'000	1-2 year RMB'000	2-5 years RMB'000	Over 5 years RMB'000	Total undiscounted cash flows RMB'000 未貼現現金	Carrying amount at 31.12.2011 RMB'000 於二零一一年 十二月三十一日
		加催する 寛際利率	少於1年	1至2年	2至5年	超過5年	不知玩玩並	的賬面值
		%	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
2011 Non-derivative financial liabilities Trade payables Bills payable Other payables	二零一一年 非衍生金融負債 應付貿易款項 應付票據 其他應付款項	-	407,935 348,070 203,045	-	-	-	407,935 348,070 203,045	407,935 348,070 203,045
Other payables relating to the acquisition of additional interest in a subsidiary	與收購一間附屬公司額外權益 有關的其他應付款項	5.31	11,000	11,000	-	-	22,000	21,445
Bank borrowings	銀行借款	3.38	23,132	22,778	43,426	-	89,336	84,012
			993,182	33,778	43,426	-	1,070,386	1,064,507

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6. FINANCIAL INSTRUMENTS (continued)

6. 金融工具(續)

Financial risk management objectives and policies (continued)

Liquidity risk (continued)

流動資金風險(續)

Liquidity and interest risk tables (continued)

流動資金及利率風險表(續)

財務風險管理目標及政策(續)

		Weighted average effective interest rate %	Less than 1 year RMB'000	1-2 year RMB'000	2-5 years RMB'000	Over 5 years RMB'000	Total undiscounted cash flows RMB'000	Carrying amount at 31.12.2010 RMB'000 於二零一零年
		加權平均 實際利率 %	少於1年 人民幣千元	1至2年 人民幣千元	2至5年 人民幣千元	超過5年 人民幣千元	未貼現現金 流量總額 人民幣千元	+二月三十一日 的賬面值 人民幣千元
2010	二零一零年							
Non-derivative financial liabilities	非衍生金融負債							
Trade payables	應付貿易款項	-	263,085	-	-	-	263,085	263,085
Bills payable	應付票據	-	328,130	-	-	-	328,130	328,130
Other payables Other payables relating to the acquisition of additional interest	其他應付款項 與收購一間附屬公司額外權益 有關的其他應付款項	-	162,877	-	-	-	162,877	162,877
in a subsidiary	110007710000110777	5.31	22,000	11,000	11,000	-	44,000	40,783
Bank borrowings	銀行借款	2.56	24,336	24,054	68,770	-	117,160	110,379
Bank borrowings – variable rate	銀行借款-浮動利率	3.12 - 6.88 -	4,342	-	-	-	4,342	4,342
			804,770	35,054	79,770	-	919,594	909,596

The amounts included above for variable interest rate instruments for non-derivative financial liabilities is subject to change if changes in variable interest rates differ to those estimates of interest rates determined at the end of the reporting period. 倘浮動利率變動與報告期末釐定的 利率估計不同,上文所載的非衍生 金融負債的浮動利率工具數額可能 有變。

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6. FINANCIAL INSTRUMENTS (continued)

Fair value

The fair value of financial assets and financial liabilities is determined in accordance with generally accepted pricing models based on discounted cash flow analysis using prices or rates.

The directors consider that the carrying amounts of financial assets and financial liabilities recorded at amortised cost in the consolidated financial statements approximate their fair values.

7. SEGMENT INFORMATION

The Group is principally engaged in the research and development, production and sale of single-use medical device products, orthopaedic products and blood purification products and operates in the PRC.

For management purposes, the Group is currently organised into three operating divisions – single use medical products, orthopaedic products, blood purification products. These divisions are the basis of the internal reports about components of the Group that are regularly reviewed by the chief operating decision maker (Managing Director) in order to allocate resources to segments and to assess their performance.

Principal activities of the Group's operating segments are as follows:

Single use medical products	-	production and sale of single use consumables such as infusion sets, syringes, blood transfusion sets and blood bags.	一次性使用醫 療產品	_	生產及銷售一 次性使用耗 材,如輸液 器、注射器、 輸血器及血 袋。
Orthopaedic products	_	production and sale of orthopaedic products.	骨科產品	—	生產及銷售骨 科產品。
Blood purification products	-	production and sale of blood purification products and related medical equipment.	血液凈化產品	_	生產及銷售血 液淨化產品 及相關醫療

6. 金融工具(續)

公平值

金融資產及金融負債的公平值乃根 據貼現現金流量分析的公認定價模 式,基於使用價格或利率釐定。

董事認為,按攤銷成本列入綜合財 務報表內的金融資產及金融負債賬 面值與彼等的公平值相若。

7. 分部資料

本集團主要從事研發、生產及銷售 一次性醫療器械產品、骨科產品及 血液淨化產品,主要經營地為中國。

就管理而言,本集團目前分為三個 經營分部:一次性使用醫療產品、 骨科產品,血液淨化產品。該等部門 乃按本集團各部的內部呈報基準劃 分,定期由主要營運決策者(董事總 經理)審核,以分配資源至分部並評 估其表現。

本集團經營分部的主要業務如下:

設備。

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7. SEGMENT INFORMATION (continued)

Segment revenues and results

The following is an analysis of the Group's revenue and results by operating segment:

2011

7. 分部資料(續)
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分部收益及業績

本集團按經營分部分析其收益及業 績如下:

二零一一年

		Single use medical products RMB'000 一次性使用 醫療產品 人民幣千元	Orthopaedic products RMB'000 骨科產品 人民幣千元		Eliminations RMB'000 撤減 人民幣千元	Total RMB'000 合計 人民幣千元
Revenue	收益					
External sales	外部銷售	2,643,990	243,423	293,164	-	3,180,577
Inter-segment sales	內部分部銷售	10,025	-	-	(10,025)	-
Total	合計	2,654,015	243,423	293,164	(10,025)	3,180,577
Segment profit	分部溢利	706,278	84,585	42,536	-	833,399
Unallocated expenses	未分配開支					(300)
Unallocated other income,	未分配其他收入、					
gain and losses	收益及虧損					48,870
Share of profit of jointly	應佔共同控制實體溢利					
controlled entities						99,842
Share of profit of associates	應佔聯營公司溢利					51,419
Gain on disposal of a jointly	出售一間共同控制體的					
controlled entity	收益					2,568,534
Loss on disposal of subsidiaries	出售附屬公司的虧損					(9,258)
	74 51/ 24 11/ 51					
Profit before tax	除税前溢利					3,592,506

Inter-segments sales are charged at prevailing market 内部分部銷售均按現行市價計算。 rates.

For the year ended 31st December, 2011 截至二零一一年十二月三十一日止年度

7. SEGMENT INFORMATION (continued)

7. 分部資料(續)

Segment revenues and results (continued)

分部收益及業績(續)

2010			-	二零一零年		
		Single use medical products RMB'000 一次性使用	Orthopaedic products RMB'000	Blood purification products RMB'000	Eliminations RMB'000	Total RMB'000
		一次住使用 醫療產品	骨科產品	血液淨化產品	撇減	合計
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
Revenue	收益					
External sales	外部銷售	2,077,602	175,233	209,722	-	2,462,557
Inter-segment sales	內部分部銷售	13,443	-	6,308	(19,751)	
Total	合計	2,091,045	175,233	216,030	(19,751)	2,462,557
lotal	н		175,255	210,000	(13,731)	2,402,337
Segment profit	分部溢利	520,807	54,237	24,092	_	599,136
Unallocated expenses Unallocated other income,	未分配開支 未分配其他收入、					(594)
gain and losses	收益及虧損					92,145
Share of profit of jointly controlled entities	應佔共同控制實體溢利					153,057
Share of profit of an associate	應佔一間聯營公司溢利				-	44,140
Profit before tax	除税前溢利					887,884

Inter-segments sales are charged at prevailing market rates.

The accounting policies of the operating segments are the same as the Group's accounting policies described in note 3. Segment profit represents the profit earned by each segment without allocation of unallocated other income, gains and losses, unallocated expenses, share of profit of jointly controlled entities, share of profit of associates and gain/loss on disposal of subsidiaries/a jointly controlled entity. This is the measure reported to the chief operating decision maker for the purposes of resource allocation and performance assessment.

內部分部銷售均按現行市價計算。

經營分部的會計政策與附註3所述之 本集團會計政策相同。分部溢利指 各分部所賺取的溢利,未計及未分 配其他收入、收益及虧損、未分配開 支、應佔共同控制實體溢利、應佔聯 營公司溢利及出售附屬公司/一間 共同控制實體收益/虧損。此為向 主要營運決策者就資源分配及表現 評估呈報的計量方式。

For the year ended 31st December, 2011 截至二零一一年十二月三十一日止年度

7. SEGMENT INFORMATION (continued)

Segment assets and liabilities

The following is an analysis of the Group's assets and liabilities by operating segment:

2011

7. 分部資料((續)
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分部資產及負債

本集團按經營分部分析其資產及負 債如下:

二零一一年

		Single use medical products RMB'000 一次性使用 醫療產品 人民幣千元	Orthopaedic products RMB'000 骨科產品 人民幣千元	Blood purification products RMB'000 血液淨化產品 人民幣千元	Consolidated RMB'000 綜合 人民幣千元
Assets	資產				
Segment assets	分部資產	3,831,787	477,226	681,902	4,990,915
Interest in associates	於聯營公司權益				2,374,267
Interest in jointly controlled entities	於共同控制實體權益				28,858
Investment properties	投資物業				3,460
Deferred tax assets	遞延税項資產				15,757
Pledged bank deposits	抵押銀行存款				107,472
Bank balances and cash	銀行結餘及現金				1,851,238
Consolidated assets	綜合資產				9,371,967
Liabilities	負債				
Segment liabilities	分部負債	977,822	54,118	23,041	1,054,981
Bank borrowings	銀行借貸				84,012
Other payable relating to the acquisition of additional interest in a subsidiary	與收購一間附屬公司額外權益 有關的其他應付款項				
(note 29)	(附註29)				21,445
Consolidated liabilities	綜合負債				1,160,438

For the year ended 31st December, 2011 截至二零一一年十二月三十一日止年度

7. SEGMENT INFORMATION (continued)

7. 分部資料(續)

Segment assets and liabilities (continued)

分部資產及負債(續)

2010 二零一零年 Single use Blood medical Orthopaedic purification products products products Consolidated RMB'000 RMB'000 RMB'000 RMB'000 一次性使用 醫療產品 綜合 骨科產品 血液淨化產品 人民幣千元 人民幣千元 人民幣千元 人民幣千元 Assets 資產 分部資產 Segment assets 2.545.178 418.926 333.955 3.298.059 於一間聯營公司權益 Interest in an associate 130,127 Interest in jointly controlled entities 於共同控制實體權益 431,436 Investment properties 投資物業 14,905 Deferred tax assets 遞延税項資產 12.505 Pledged bank deposits 抵押銀行存款 134,109 Bank balances and cash 銀行結餘及現金 628,223 Consolidated assets 綜合資產 4.649.364 Liabilities 自債 Segment liabilities 分部負債 778,262 32,339 49,386 859,987 Bank borrowings 銀行借貸 114,721 Other payable relating to the acquisition 與收購一間附屬公司額外權益 of additional interest in a subsidiary 有關的其他應付款項 (note 29) (附註29) 40,783 Consolidated liabilities 綜合負債 1,015,491

For the purposes of monitoring segment performances and allocating resources between segments:

- all assets are allocated to operating segments other than investment properties, pledged bank deposits, bank balances and cash, deferred tax assets, interest in jointly controlled entities and interest in associates. Assets used jointly by operating segments are allocated on the basis of the revenues earned by individual operating segment; and
- all liabilities are allocated to operating segments other than bank borrowings and other payables relating to the acquisition of additional interest in a subsidiary. Liabilities for which operating segments are jointly liable are allocated in proportion to segment assets.

監控分部之間的分部表現和分配資 源的目的:

- 所有資產分配至經營分部,惟 投資物產、抵押銀行存款、銀行 結餘及現金、遞延税項資產、於 共同控制實體權益及於聯營公 司權益除外。經營分部共同採 用的資產按獨立經營分部所得 收益基準分配;及
- 所有負債分配至經營分部,惟 有關收購於一間附屬公司之額 外權益之銀行借貸及其他應付 款項除外。經營分部共同承擔 的負債按分部資產比例予以分 配。

For the year ended 31st December, 2011 截至二零一一年十二月三十一日止年度

7. SEGMENT INFORMATION (continued) 7. 分部資料(續)

Other segment information

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其他分部資料
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2011			二零一一年		
		Single use medical products RMB'000 一次性使用	Orthopaedic products RMB'000	Blood purification products RMB'000	Total RMB'000
		醫療產品	骨科產品	血液淨化產品	合計
		人民幣千元	人民幣千元	人民幣千元	人民幣千元
Amounts included in the measure of segment profit or segment assets:	計量分部溢利或分部資產時應計 款項:				
Additions to property, plant and equipment	新增物業、廠房及設備	856,268	34,775	252,563	1,143,606
Allowance for bad and doubtful debts	呆壞賬撥備	13,856	2,286		16,142
Release of prepaid lease payment	預付租金付款付回	5,594	193	275	6,062
Amortisation of intangible assets	無形資產攤銷	-	3,114	-	3,114
Depreciation of property, plant and equipment	物業、廠房及設備折舊	66,671	14,241	13,388	94,300
(Gain) loss on disposal of property, plant and equipment	出售物業、廠房及設備(收益)虧損	(146)	(64)	20	(190)
Research and development expenditure	研發開支	112,379	20,854	8,798	142,031
Government grant	政府補助	(10,049)	(2,240)	(130)	(12,419)
Rebate of value added tax ("VAT")	增值税(「增值税」)退款	(39,288)	-		(39,288)

For the year ended 31st December, 2011 截至二零一一年十二月三十一日止年度

7. SEGMENT INFORMATION (continued) 7. 分部資料(續)

Other segment information (continued)

其他分部資料(續)

2010			二零一零年		
		Single use medical	Orthopaedic	Blood purification	
		products	products	products	Total
		RMB'000	RMB'000	RMB'000	RMB'000
		一次性使用			
		醫療產品	骨科產品	血液淨化產品	合計
		人民幣千元	人民幣千元	人民幣千元	人民幣千元
Amounts included in the measure of segment profit or segment assets:	計量分部溢利或分部資產時應計 款項:				
Additions to property, plant and equipment	新增物業、廠房及設備	295,503	6,795	37,437	339,735
Allowance for bad and doubtful debts	呆壞賬撥備	6,600	9,223	3,838	19,661
Impairment loss on property,	物業、廠房及設備的減值虧損				
plant and equipment		2,314	_	_	2,314
Release of prepaid lease payment	預付租金付款付回	4,774	193	275	5,242
Amortisation of intangible assets	無形資產攤銷	-	3,114	_	3,114
Depreciation of property,	物業、廠房及設備折舊				
plant and equipment		64,163	13,087	13,113	90,363
(Gain) loss on disposal of property,	出售物業、廠房及設備(收益)虧損				
plant and equipment		293	(79)	(85)	129
Research and development expenditure	研發開支	84,236	9,728	6,078	100,042
Government grant	政府補助	-	-	(21,197)	(21,197)
Rebate of value added tax ("VAT")	增值税(「增值税」)退款	(35,000)	-	-	(35,000)

For the year ended 31st December, 2011 截至二零一一年十二月三十一日止年度

7. SEGMENT INFORMATION (continued)

7. 分部資料(續)

Revenue from major products

主要產品收益

		2011 RMB'000 二零一一年 人民幣千元	2010 RMB'000 二零一零年 人民幣千元
Sale of single use medical products	銷售一次性使用醫療產品		
 Infusion sets 	一輸液器	937,652	723,697
– Syringes	一注射器	469,694	408,054
 Pre-filled syringes 	一預充式注射器	126,492	97,676
– Needles	一針製品	549,263	398,354
 Blood bags and sampling 	一血袋製品及採血產品		,
products		250,003	218,419
– PVC granules	-PVC粒料	63,896	60,179
– Other products	一其他產品	246,990	171,223
Sale of orthopaedic products	銷售骨科產品	243,423	175,233
Sale of blood purification products	銷售血液淨化產品	293,164	209,722
		3,180,577	2,462,557

Information about major customers

There is no single customer contributing over 10% of total sales of the Group for both years.

Geographical segment

The Group's operations, assets and most of the customers are located in the PRC. Accordingly, no analysis of the carrying amount of segment assets, additions to property, plant and equipment and intangible assets is presented.

主要客戶的資料

於兩個年度內,概無單一客戶銷售 額超逾本集團總銷售額的10%。

地區分部

本集團的經營業務、資產及大部分 客戶均位於中國。因此,毋須呈列分 部資產賬面值、新增物業、廠房及設 備以及無形資產的分析。

For the year ended 31st December, 2011 截至二零一一年十二月三十一日止年度

8. FINANCE COSTS

8. 融資成本

		2011 RMB'000 二零一一年 人民幣千元	2010 RMB'000 二零一零年 人民幣千元
Imputed interest expenses on	其他應付款項之推算利息		
other payable	開支	1,081	2,056
Interest on bank borrowings wholly repayable within five years	須於五年內悉數償還的銀行 借貸利息	3,357	8,666
Interest on bank borrowings wholly	須於五年後悉數償還的銀行	-,	-,
repayable after five years	借貸利息	-	-
Less: Amount capitalised in construction in progress	減:在建工程撥充資本	(3,296)	(1,064)
		1,142	9,658

Borrowing costs capitalised during the year arose on the general borrowing pool and are calculated by applying a capitalisation rate of 3.39% (2010: 3.88%) per annum to expenditure on qualifying assets.

年內資本化之借貸成本乃於一般借貸中產生,乃採用合資格資產開支 之年度資本化率3.39%(二零一零 年:3.88%)計算。

9. INCOME TAX EXPENSE

9. 所得稅開支

		2011 RMB [′] 000 二零一一年 人民幣千元	2010 RMB'000 二零一零年 人民幣千元
PRC Enterprise Income Tax Deferred taxation (note 30)	中國企業所得税 遞延税項(附註30)	127,724 (3,252)	88,150 (2,618)
		124,472	85,532

Under the Law of the People's Republic of China on Enterprise Income Tax (the "EIT Law") and Implementation Regulation of the EIT Law, the tax rate of certain PRC subsidiaries is 25% from 1st January, 2008 onwards.

In accordance with the "Notice of the State Tax Bureau of the Ministry of Finance Regarding Certain Preferential Treatment Policies on Enterprise Income Tax", New and High Technical Enterprise was subject to income tax at a tax rate of 15%.

根據《中華人民共和國企業所得税 法》(「企業所得税法」)及《企業所 得税法實施條例》,自二零零八年一 月一日起,若干中國附屬公司之税 率為25%。

根據《財政部國家税務總局有關企業所得税若干優惠政策的通知》,高 新技術企業須按15%税率繳付所得 税。

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS 綜合財務報表附註 For the year ended 31st December, 2011 截至二零一一年十二月三十一日止年度

9. INCOME TAX EXPENSE (continued)

The Company, Weihai Jierui Medical Products Company Limited ("Jierui Subsidiary"), Shandong Weigao Orthopaedic Device Company Limited ("Weigao Ortho") and Weihai Weigao Blood Purification Product Company Limited ("Weigao Blood") were recognised as Shandong Province New and High Technical Enterprises (山東省高 新技術企業) for the year ended 31st December, 2011 and 2010. Therefore, they were subject to income tax at a tax rate of 15% for both years.

Jierui Subsidiary was recognised as a "Social Welfare Entity" and pursuant to Guo Fa 2007 No. 92 issued by the State Council, with effect from 1st July, 2007, Jierui Subsidiary is subject to a statutory tax rate but an amount equivalent to the total salaries paid to staff with physical disability is further deducted from the taxable income of Jierui Subsidiary and the rebate of value added tax is exempted from the PRC income tax. Jierui Subsidiary is subject to income tax at a tax rate of 15%. The tax charge provided for the years ended 31st December, 2011 and 2010 were made after taking these tax incentives into account.

Weigao Ortho is a foreign-invested enterprise operating in the PRC and is entitled to an exemption from PRC income tax for the two years starting from its first profit-making year, followed by 50% tax relief for the subsequent three years. Weigao Ortho commenced its first profit-making year in 2006. For the year ended 31st December, 2011, Weigao Ortho was subject to income tax at a tax rate of 15% (2010: 7.5%).

Taxation for other PRC subsidiaries are calculated at a tax rate of 25% (2010: 25%).

No provision of Hong Kong taxation has been made for Weigao International Medical Co., Ltd, Wego Medical Investment Company Limited and Wego Medical Holding Company Limited as they did not have assessable profit in Hong Kong during both years.

9. 所得稅開支(續)

本公司、威海潔瑞醫用製品有限公司(「潔瑞附屬公司」)、山東威高骨 科材料有限公司(「威高骨科」)及威 海威高血液淨化製品有限公司(「威 高血液」)獲確認為截至二零一一年 及二零一零年十二月三十一日止年 度山東省高新技術企業,故彼等兩 年內按15%税率繳納所得税。

潔瑞附屬公司獲確認為「社會福利 企業」,並根據國務院發出之國發 2007第92號文件,由二零零七年七 月一日起,潔瑞附屬公司亦須按法 定税率繳税,但相等於支付予殘 員工薪金總額之金額進一步自潔 瑞附屬公司的應課税收入中扣減, 而增值税退款則自中國所得税中 線瑞附屬公司須按15%税率繳 付所得税。截至二零一一年及二零 一零年十二月三十一日止年度之税 項撥備已根據該等税務優惠後而作 出。

威高骨科為一間在中國經營之中外 合資企業,有權由其首個獲利年度 起計兩年獲豁免中國所得税,而其 後三年可享所得税減半。二零零六 年為威高骨科首個獲利年度。截至 二零一一年十二月三十一日止年 度,威高骨科須按15%(二零一零 年:7.5%)税率繳付所得税。

其他中國附屬公司的税項乃按25% (二零一零年:25%)税率計算。

概無就威高國際醫療控股有限公 司、威高醫療投資有限公司及威高 醫療控股有限公司的香港税項作出 撥備,原因為兩年內彼等於香港並 無應課税溢利。

For the year ended 31st December, 2011 截至二零一一年十二月三十一日止年度

9. INCOME TAX EXPENSE (continued)

No provision of overseas taxation has been made for Weigao Medical (Europe) Co., Ltd and Weigao Medical Germany Gmbh as they did not have assessable profit made during both years.

The charge for the year can be reconciled to the profit per the consolidated statement of comprehensive income as follows:

9. 所得稅開支(續)

概無就威高醫療(歐洲)有限公司及 威高醫療研發(德國)有限公司的海 外税項作出撥備,原因為兩年內彼 等並無應課税溢利。

於本年度的税項與綜合全面收入報 表中的溢利對賬如下:

		2011 RMB ^{'000} 二零一一年 人民幣千元	2010 RMB'000 二零一零年 人民幣千元
Profit before taxation	除税前溢利	3,592,506	887,884
Taxation at the domestic income	按15%國內所得税率計算的		
tax rate of 15% (2010: 15%)	税項(二零一零年:15%)	538,876	133,183
Tax effect of share of profit of jointly controlled entities	應佔共同控制實體之溢利的 税務影響	(14,976)	(22,959)
Tax effect of share of profit of	應佔聯營公司之溢利的税務	(14,970)	(22,939)
associates	影響	(7,714)	(6,621)
Tax effect of income not taxable for tax purpose	就税務而言毋須課税收入之 税務影響	(396,168)	(5,312)
Additional tax benefit in research and	研發成本之額外税務優惠		
development cost (note) Utilisation of estimated tax losses	(附註) 動用過往未確認的估計税項	(8,592)	(6,640)
previously not recognised	虧損	-	(1,480)
Tax effect of deductible temporary	未確認可扣税暫時差額的	4 500	
difference not recognised Tax effect of expenses not	税務影響 就税務而言不可扣税開支的	1,590	-
deductible for tax purpose	税務影響	10,727	6,602
Effect of differential tax rate	不同税率對本集團的影響	948	(11 0 4 7)
on the Group Others	其他	(219)	(11,842) 601
Taxation	税項	124,472	85,532

Note: Additional tax allowance was granted by the PRC tax authority in respect of the research and development cost of RMB57,280,000.00 (2010: RMB44,267,000) incurred in new products. 附註: 中國税務機關已就於新產品產生之 研發成本人民幣57,280,000.00元 (二零一零年:人民幣44,267,000 元)授出額外免税額。 10. OTHER INCOME, GAINS AND LOSSES 10. 其他

10. 其他收入、收益及虧損

		2011 RMB'000 二零一一年 人民幣千元	2010 RMB'000 二零一零年 人民幣千元
Rebate of VAT (note a) Government grant (note b) Gain arising from increase in share of net assets of an associate (note 21) Bank interest income Rental income (Note 35) Net exchange (loss) gain Loss from changes in fair value of financial assets designated as at FVTPL Others	增值税退款(附註a) 政府補貼(附註b) 應佔一間聯營公司的淨資產 增加所產生的收益(附註21) 銀行利息收入 租金收入(附註35) 匯兑(虧損)收益淨額 指定為按公平值計入損益的 金融資產公平值變動虧損 其他	39,288 12,419 - 6,447 1,946 (15,906) (6,834) 4,857 42,217	35,000 21,197 35,419 5,572 2,485 3,025 - 1,460 104,158

Note:

- (a) As Jierui Subsidiary was recognised as a "Social Welfare Entity", the Tax Bureau in Weihai granted a rebate of the value added tax paid by Jierui Subsidiary with effect from 1st May, 1999 on the basis of "payment first then rebate". Pursuant to Guo Fa 2007 No.92 issued by the State Council, with effect from 1st July, 2007, Jierui Subsidiary was granted a rebate of value added tax determined with reference to the number of staff with physical disability. For each staff with physical disability, six times of the minimum salary approved by the local government in Weihai is granted to Jierui Subsidiary as rebate of value added tax but subject to an annual maximum limit of RMB35,000 per staff with physical disability.
- (b) During the year, a government grant of RMB12,419,000 (2010: RMB21,197,000) was awarded to the Group for specific research and development projects completed during the year ended on 31 December 2011 and are recognised as income when the specific research and development expenses were incurred.
 - Pursuant to the Notice on the Budget for Key Technology Development Plan of Weihai High-tech District for the Year 2011 Weigaokezi [2011] No.9 issued by the Bureau of Science and Technology of Weihai, the Group received specific government grant RMB4,000,000 for purpose of incurring research and development of Bio-coat velum oxygen system. It was recognised as income when the specific research and development expenses were incurred.
 - 2) During the year ended on 31 December 2011, a government grant of RMB200,000 was awarded to the Group by Bureau of Finance of Weihai High-tech District for specific research and development projects and are recognised as income when the specific research and development expenses were incurred.
 - 3) Other government grant recognised as other income see note 31.

附註:

- (a) 由於潔瑞附屬公司獲確認為「社會福利企業」,因此威海税務局向潔瑞附屬公司授出增值税退款,由一九九九年五月一日起生效,原則為「先付款後退還」。根據國務院發出之國發2007第92號文件,由二零零七年七月一日起,潔瑞附屬公司獲授出的增值税退款乃參考殘障員工之數目釐定。就每名殘障員工之數目釐定。就每名殘障員工而言,將授予由威海市政府所批准之最低薪金之六倍予潔瑞附屬公司,作為增值税退款,惟每名殘障員工之退税年度上限為人民幣35,000元。
- (b) 年內,本集團就於截至二零一一年 十二月三十一日止年度已完成的特 定研發項目獲獎勵政府補貼人民幣 12,419,000元(二零一零年:人民幣 21,197,000元),並於特定研發開支產 生時確認為收入。
 - 根據威海市科學技術局發出的威 海高新區二零一一年關鍵技術發 展計劃預算書的通知威高科字
 [2011]9號,本集團就生物塗層 膜式氧合器的研發收取特定政府 補貼人民幣4,000,000元。其於 特定研發開支產生時確認為收 入。
 - 於截至二零一一年十二月三十一 日止年度,威海高新區財政局就 特定研發項目獎勵本集團政府補 貼人民幣200,000元,並於特定 研發開支產生時確認為收入。
 - 3) 其他政府補貼確認為其他收入, 請參閱附註31。

11. DISPOSAL OF A JOINTLY CONTROLLED ENTITY

Pursuant to the Notice on Strengthening the Management of Enterprise Income Tax Collection of Proceeds from Equity Transfers by Non-Resident Enterprises Guoshuihan [2009] No. 698 ("Circular 698"), foreign investors, upon fulfilling certain conditions, are required to report certain information and documents relating to an offshore indirect disposal of PRC equity investments to the relevant PRC tax authorities. Based on the reporting and further enquiries, the PRC tax authorities would consider and determine whether it is necessary to re-characterise the transaction as a direct disposition of the PRC company, on which 10% PRC Withholding Tax could be levied.

In compliance with the reporting requirement under Circular 698, the Group has submitted some relevant information and documents to the PRC tax authorities and they are in the progress of submitting all the documents required by Circular 698 and liaising with the PRC tax authorities with respect to the background and taxation treatment of the equity transfer transaction as of the date of the approval of these consolidated financial statements. The directors are of the opinion that the disposal of 50% equity interest in Shandong JW Medical Products Co., Ltd(" JWMS") (see note 34) on 3rd October, 2011 is not a direct disposition of the PRC company and accordingly no provision on 10% PRC Withholding Tax is necessary as at the end of the reporting period.

11. 出售一間共同控制實體

根據關於加強對非居民企業股權轉 讓所得款項徵收企業所得税管理的 通知國税函[2009]698號(「698號通 知」),外國投資者於滿足特定條件 下,須向相關中國税務機關報告有 關於海外間接出售中國實體投資的 若干資料及文件。根據報告及進一 步查詢,中國税務機關將考慮並釐 定是否需要將交易定性為直接出售 中國公司,其須徵收10%中國預扣 税。

根據698號通知的報告要求,本集團 已向中國税務機關提交若干相關資 料及文件,且正提交698號通知規定 的所有文件,並就於該等綜合財務 報表批准日期進行的權益轉讓交易 的背景及税務處理聯絡中國税務機 關。董事認為於二零一一年十月三 日出售於山東吉威醫療製品有限公司(「吉威醫療」)的50%股權(見附 註34)並非直接出售中國公司,因此 於報告期末無需就10%中國預扣税 作出撥備。

For the year ended 31st December, 2011 截至二零一一年十二月三十一日止年度

12. PROFIT FOR THE YEAR

12. 年內溢利

		2011 RMB'000	2010 RMB'000
		二零一一年 人民幣千元	二零一零年 人民幣千元
Profit for the year has been arrived	年內溢利經扣除(計入)		
at after charging (crediting):	下列項目後達致: 物業、廠房及設備減值虧損		
Impairment loss on property, plant and equipment	初未、阚方又改佣减阻陷俱	_	2,314
Allowances for bad and	呆壞賬撥備		2,314
doubtful debts		16,142	19,661
Amortisation of intangible assets	無形資產攤銷	-	·
(included in administration	(包括於行政開支中)		
expenses)		3,114	3,114
Auditors' remuneration	核數師酬金	1,900	1,900
Depreciation of property, plant and equipment	物業、廠房及設備折舊	94,300	90,363
Depreciation of investment properties	投資物業折舊	300	592
Prepaid lease payments	在損益表扣除的預付租賃款項	500	552
charged to profit or loss		6,062	5,242
Rental payments in respect of	經營租賃的物業租金		
premises under operating leases		2,247	6,617
Research and development	研究與開發支出(包括員工		
expenditure (including staff	成本人民幣47,346,000元 (一		
costs of RMB 47,346,000 (2010: RMB33,818,000)	(二零一零年: 人民幣33,818,000元))	142,031	100,042
Cost of inventories recognised as	確認為開支的存貨成本	142,031	100,042
an expense		1,043,832	765,193
Staff costs, including directors' and	員工成本(包括董事及監事		
supervisors' remuneration	薪酬)		
– Retirement benefits scheme	一退休福利計劃供款		
contributions (note 39)	(附註39) 薪会及其供津即	78,015	58,522
 – Salaries and other allowances 	一薪金及其他津貼	319,829	261,855
Total staff costs	員工成本總額	207 044	
Loss (gain) on disposal of property,	員工成平總額 出售物業、廠房及設備虧損	397,844	320,377
plant and equipment	(收益)	190	129

13. DIRECTORS', SUPERVISORS' AND EMPLOYEES' EMOLUMENTS

committee of the Company.

Directors' and supervisors' emoluments

董事及監事酬金

13. 董事、監事及僱員薪酬

監事為本公司監事會的成員。

年內,董事及監事的酬金分析如下:

The emoluments of directors and supervisors during the year are analysed as follows:

Supervisors are the members of the supervisory

				011 年)10 一零年	
		Fee	Salaries and other allowances	Retirement benefits schemes contributions	Total	Fee	Salaries and other allowances	Retirement benefits schemes contributions	Total
		RMB'000	RMB'000 薪酬及	RMB'000 退休福利	RMB'000	RMB'000	RMB'000 薪酬及	RMB'000 退休福利	RMB'000
		袍金 人民幣千元	其他津貼 人民幣千元	計劃供款 人民幣千元	總計 人民幣千元	袍金 人民幣千元	其他津貼 人民幣千元	計劃供款 人民幣千元	總計 人民幣千元
Executive directors	執行董事								
Mr. Zhang Hua Wei	張華威先生		426	3	429	-	397	3	400
Mr. Miao Yan Guo	苗延國先生		211	3	214	-	134	3	137
Mr. Wang Yi Mr. Wang Zhi Fan	王毅先生 王志范先生		349 256	3 3	352 259	-	314 211	2	316 213
Mr. Wu Chuan Ming	吴傳明先生	1	186	3	189	-	154	3	157
		-	1,428	15	1,443	_	1,210	13	1,223
			1,420		1,443		1,210		1,225
Non-executive directors	非執行董事								
Mr. Chen Xue Li	陳學利先生	-				-	-	-	-
Mrs. Zhou Shu Hua Mr. Li Bing Yung	周淑華女士 李炳容先生	-	1	-	_	-	-	-	-
Mr. Jean-Luc Butel	Jean-Luc Butel先生	1			- 1	_	-	_	-
		-	-	-	-	-	-	-	
Independent non-executive directors	獨立非執行董事								
Mrs. Fu Ming Zhong (Note 2)	付明仲女士(附註2)	18	-		18	-	-	-	-
Mr. Luan Jian Ping	欒建平先生	72	-	-	72	72	-	-	72
Mr. Shi Huan (Note 1)	石峘先生(附註1)	-				72	-	-	72
Mr. Li Jia Miao Mr. Lo Wai Hung	李家淼先生 盧偉雄先生	72 97	1	-	72 97	72 103	-	-	72 103
wii. Lo wai hung					57	105			105
		259	-	-	259	319	-	-	319
Supervisors	監事								
Ms. Bi Hong Mei	₩ 畢冬梅女士	-	227	2	229	-	178	2	180
Ms. Chen Xiao Yun	陳曉雲女士	-	175	2	177	-	121	2	123
Mr. Miao Hai Sheng	苗海生先生	-	169	2	171	-	105	2	107
		-	571	6	577	-	404	6	410
		259	1,999	21	2,279	319	1,614	19	1,952
		233	1,555	- 1 -	2,213	212	1,014	15	1,552

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13. DIRECTORS', SUPERVISORS' AND EMPLOYEES' EMOLUMENTS (continued)

Directors' and supervisors' emoluments (continued)

Notes:

- 1. Mr. Shi Huan resigned as independent non-executive director on 15th August, 2011.
- 2. Mrs. Fu Ming Zhong was appointed as independent nonexecutive director on 10th October, 2011.

Employees' emoluments

Of the five individuals with highest emoluments in the Group, two (2010: two) were directors of the Company whose emoluments are included in the disclosure above. The emoluments of the remaining three (2010: three) individual were as follows:

13. 董事、監事及僱員薪酬(續)

董事及監事酬金(續)

附註:

- 石峘先生於二零一一年八月十五日辭 任獨立非執行董事一職。
- 付明仲女士於二零一一年十月十日獲 委任為獨立非執行董事。

僱員薪酬

本集團五位最高薪酬人士中,兩名 (二零一零年:兩名)為本公司董 事,彼等的薪酬詳情已於上文披露。 其餘三名人士(二零一零年:三名) 的薪酬如下:

		2011 RMB'000 二零一一年 人民幣千元	2010 RMB'000 二零一零年 人民幣千元
Salaries and other benefits	薪金及其他福利	1,447	1,291

Their emoluments were within the following band:

彼等的薪酬範圍如下:

		2011 No. of employees 二零一一年 僱員人數	2010 No. of employees 二零一零年 僱員人數
Nil to HK\$1,000,000	零至1,000,000港元	3	3

During the two years ended 31st December, 2011, no emoluments were paid by the Group to the directors and supervisors as an inducement to join or upon joining the Group or as compensation for loss of office. 截至二零一一年十二月三十一日止 兩個年度內,本集團並無支付酬金 予董事及監事,作為吸引加入本集 團或於加入時的獎勵,或作為離職 補償。

For the year ended 31st December, 2011 截至二零一一年十二月三十一日止年度

14. DIVIDENDS

14. 股息

		2011 RMB'000 二零一一年 人民幣千元	2010 RMB'000 二零一零年 人民幣千元
Dividends recognised as distribution during the year:	年內確認為分派的股息:		
2011 Interim – RMB 0.029 (2010: interim dividend – nil) per share 2010 Final – RMB0.075	二零一一年中期股息 一每股人民幣0.029元 (二零一零年: 中期股息一無) 二零一零年末期股息	129,815	-
(2010: 2009 final dividend – RMB0.105) per share	一每股人民幣0.075元 (二零一零年 : 二零零九年 末期股息一每股 人民幣0.105元)	167,864	113,010
		297,679	113,010

The final dividend of RMB 0.03 per share in respect of the year ended 31st December, 2011 (2010: RMB0.075) amounting to RMB134,291,000 (2010: RMB167,864,000) has been proposed by the directors. The proposal is subject to approval by the shareholders in the forthcoming annual general meeting.

15. EARNINGS PER SHARE

The calculation of the basic earnings per share for the year is based on the profit for the year attributable to owners of the Company of approximately RMB3,462,172,000 (2010: RMB799,072,000) and on weighted average of 4,417,726,000 shares (2010: weighted average of 4,305,124,000 shares) in issue during the year.

The weighted average number of ordinary shares for the purpose of basic earnings per share has been adjusted for the one-for-one bonus issue during the year ended 31st December, 2011.

No diluted earnings per share is presented because no potential ordinary shares were outstanding either in the current or prior year. 董事建議派付截至二零一一年 十二月三十一日止年度的末期股 息每股人民幣0.03元(二零一零 年:人民幣0.075元),合計人民幣 134,291,000元(二零一零年:人民 幣167,864,000元)。該建議須經股 東在即將舉行的股東週年大會上批 准後,方可作實。

15. 每股盈利

本年度每股基本盈利是按本公司 擁有人應佔本年度溢利約人民幣 3,462,172,000元(二零一零年:人 民幣799,072,000元)及年內已發行 加權平均數4,417,726,000股(二零 一零年:加權平均數4,305,124,000 股)計算。

截至二零一一年十二月三十一日止 年度,就每股基本盈利而言,普通股 加權平均數已按一股送一股的紅股 發行而作出調整。

由於於本年度或上一年度均無潛在 已發行普通股股份,故概無呈列每 股攤薄盈利。 For the year ended 31st December, 2011 截至二零一一年十二月三十一日止年度

16. PROPERTY, PLANT AND EQUIPMENT

16. 物業、廠房及設備

		Construction in progress RMB'000	Buildings RMB'000	Plant and machinery RMB'000	Motor vehicles RMB'000	Moulds RMB'000	Furniture, fixtures and office equipment RMB'000 傢俱、	Total RMB'000
		在建工程	建築物	廠房及機器	汽車	模具	固定裝置及 辦公室設備	總計
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
COST	成本							
At 1st January, 2010	於二零一零年一月一日	260,420	507,229	546,118	35,635	11,404	67,406	1,428,212
Additions	添置	295,301	9,562	13,956	4,670	-	16,246	339,735
Transfer	轉讓	(29,096)	. 93	26,284	905	-	1,814	-
Disposals	出售		(3)	(3,486)	(3,735)	-	(2,078)	(9,302)
At 31st December, 2010	於二零一零年十二月三十一日	526,625	516,881	582,872	37,475	11,404	83,388	1,758,645
Additions	派置 添置	1,083,359	1,783	35,007	10,145	-	13,312	1,143,606
Transfer	轉讓	(124,243)	10,106	110,231	617		3,289	1,145,000
Transfer from investment properties	白投資物業轉撥	(124,243)	14,191	-	-	_	5,205	14,191
Disposals	出售	_	-	(1,267)	(533)	_	(2,777)	(4,577)
Disposal of a subsidiary	出售一間附屬公司		-	-	(912)	-	(405)	(1,317)
At 31st December, 2011	於二零一一年十二月三十一日	1,485,741	542,961	726,843	46,792	11,404	96,807	2,910,548
DEDRECIATION	折舊							
DEPRECIATION At 1st January, 2010	加 圖 於二零一零年一月一日		64,350	129,300	14,618	11,047	42,146	261,461
Provided for the year	年內撥備		15,918	53,146	6,817	123	14,359	90,363
Eliminated on disposals	於出售時抵銷	-	13,510	(2,465)	(2,583)	125	(1,829)	(6,877)
Impairment loss recognised in	於損益確認之減值虧損(附註)			(2,403)	(2,505)		(1,023)	(0,077)
profit or loss (note)	以出血産酸之物(固度)另(口口)	2,314	-	-	-	-	-	2,314
At 31st December, 2010	於二零一零年十二月三十一日	2,314	80,268	179,981	18,852	11,170	54,676	347,261
Provided for the year	☆ ― ◆ ◆ + + _ カ _ + → 年內撥備	2,514	16,316	57,064	6,909	234	13,777	94,300
Eliminated on disposals	於出售時抵銷	_	-	(815)	(428)	- 254	(2,577)	(3,820)
Disposal of a subsidiary	出售一間附屬公司			(010)	(425)		(2,377)	(3,820)
Tranfer from investment properties	自投資物業轉撥		3,046	-	(423)	-	(500)	3,046
At 31st December, 2011	於二零一一年十二月三十一日	2,314	99,630	236,230	24,908	11,404	65,570	440,056
	眶面体							
CARRYING VALUES At 31st December, 2011	賬面值 於二零一一年十二月三十一日	1,483,427	443,331	490,613	21,884	-	31,237	2,470,492

Note: Impairment loss was recognised for certain construction in progress because one of the assembling lines was abandoned during year 2010.

附註: 由於二零一零年內廢棄其中一條裝 配線,故若干在建工程已確認減值 虧損。

16. PROPERTY, PLANT AND EQUIPMENT

(CONTINUED)

The above items of property, plant and equipment other than construction in progress are depreciated on a straight-line basis after taking into account their estimated residual values and at the following rates per annum:

Buildings	3.3% – 10%
Plant and machinery	10% - 20%
Motor vehicles	20%
Moulds	50%
Furniture, fixtures and	
office equipment	20%

The buildings of the Group are situated in the PRC and erected on leasehold land under medium-term lease.

The construction in progress represented buildings, plant and machinery and furniture, fixtures and office equipment under construction which are situated in the PRC.

At 31st December, 2011, the Group has pledged buildings having a carrying value of approximately RMB45,919,000 (2010: RMB47,722,000) to banks to secure bank loans granted to the Group.

16. 物業、廠房及設備(續)

上述的物業、廠房及設備項目(在建 工程除外)以直線法就計入其估計剩 餘價值後,按下列年率折舊:

建築物	3.3%至10%
廠房及機器	10%至20%
汽車	20%
模具	50%
傢俱、固定裝置及	
辦公室設備	20%

本集團的建築物均位於中國,建於 以中期租約持有的租賃土地上。

在建工程指位於中國的在建中建築物、廠房及機器及傢俱、固定裝置及 辦公室設備。

於二零一一年十二月三十一日, 本集團已將賬面值約人民幣 45,919,000元(二零一零年:人民幣 47,722,000元)的建築物質押予銀 行,作為授予本集團的銀行貸款的 抵押。

For the year ended 31st December, 2011 截至二零一一年十二月三十一日止年度

17. INVESTMENT PROPERTIES

17. 投資物業

		RMB'000 人民幣千元
COST At 1st January, 2010, 31st December, 2010 Transfer	成本 於二零一零年一月一日、 二零一零年十二月三十一日 轉讓	18,715 (14,191)
31st December, 2011	二零一一年十二月三十一日	4,524
DEPRECIATION At 1st January, 2010 Provided for the year	折舊 於二零一零年一月一日 年內撥備	3,218 592
At 31st December, 2010 Provided for the year Transfer	於二零一零年十二月三十一日 年內撥備 轉讓	3,810 300 (3,046)
At 31st December, 2011	於二零一一年十二月三十一日	1,064
CARRYING VALUES At 31st December, 2011	賬面值 於二零一一年十二月三十一日	3,460
At 31st December, 2010	於二零一零年十二月三十一日	14,905

The fair value of the Group's investment properties of approximately RMB4,351,000 as at 31st December, 2011 (2010: RMB18,000,000) has been determined by the directors. No valuation has been performed by independent qualified professional valuers. The valuation performed by the directors was arrived by reference to recent market prices for similar properties in the same location and conditions.

The above investment properties are depreciated on a straight-line basis at 5% per annum.

本集團投資物業於二零一一年十二 月三十一日的公平值約為人民幣 4,351,000元(二零一零年:人民幣 18,000,000元),該公平值由董事釐 定。並無獨立合資格專業估值師就 此進行估值。董事進行的估值乃以 相同地點及條件下類似物業近日的 市價作參考。

上述投資物業按直線法以年率5%予以折舊。

For the year ended 31st December, 2011 截至二零一一年十二月三十一日止年度

17. INVESTMENT PROPERTIES (continued)

17. 投資物業(續)

The carrying value of investment properties shown 以上所述投資物業的賬面值包括: above comprise of:

		2011 RMB'000 二零一一年 人民幣千元	2010 RMB'000 二零一零年 人民幣千元
Land in PRC Medium term lease	於中國的土地 中期租約	3,460	14,905

18. PREPAID LEASE PAYMENTS

18. 預付租賃款項

		2011 RMB'000 二零一一年 人民幣千元	2010 RMB'000 二零一零年 人民幣千元
The Group's prepaid lease payments comprise: Leasehold land in PRC Medium-term lease	本集團的預付租賃款項包括: 於中國的租賃土地 中期租約	386,923	232,195
Analysed for reporting purposes as: Current portion (included in trade and other receivables) Non-current portion	就呈報目的分析為: 即期部分(包括於應收貿易 賬款及其他應收款項中) 非即期部分	8,424 378,499	5,242 226,953
		386,923	232,195

The leasehold land in PRC are held under medium-term lease of 44-50 years.

At 31st December, 2011, the Group has pledged prepaid lease payments having a carrying value of approximately RMB33,512,000 (2010: RMB34,299,000) to banks to secure bank loans granted to the Group.

在中國的租賃土地乃根據44至50年 的中期租約持有。

於二零一一年十二月三十一日,本 集團將賬面值約人民幣33,512,000 元(二零一零年:人民幣34,299,000 元)的預付租賃款項抵押予銀行作為 授予本集團的銀行貸款的抵押。

For the year ended 31st December, 2011 截至二零一一年十二月三十一日止年度

19. INTANGIBLE ASSETS

19. 無形資產

		Registration rights RMB'000 登記權 人民幣千元
соѕт	成本	
At 1st January, 2010, 31st December, 2010 and 31st December, 2011	於二零一零年一月一日、 二零一零年十二月三十一日及	
	二零一一年十二月三十一日	31,144
AMORTISATION	攤銷	
At 1st January, 2010	於二零一零年一月一日	7,181
Charge for the year	年內開支	3,114
At 31st December, 2010	於二零一零年十二月三十一日	10,295
Charge for the year	年內開支	3,114
At 31st December, 2011	於二零一一年十二月三十一日	13,409
CARRYING VALUES	賬面值	
At 31st December, 2011	於二零一一年十二月三十一日	17,735
At 31st December, 2010	於二零一零年十二月三十一日	20,849

The registration rights were acquired on acquisition of subsidiaries from independent third parties. They are amortised on a straight-line basis over the period of 10 years.

於收購附屬公司時向獨立第三方取 得登記權。登記權於10年期間按直 線法予以攤銷。

20. INTEREST IN JOINTLY CONTROLLED ENTITIES

20. 於共同控制實體的權益

	2011 RMB'000 二零一一年 人民幣千元	2010 RMB'000 二零一零年 人民幣千元
Cost of unlisted investment, at cost 非上市投資成本(按成 Share of post-acquisition profit and 應佔收購後溢利及		50,990
other comprehensive income 其他全面收入	(9,132)	380,446
	28,858	431,436

Details of the Group's jointly controlled entities as at 31st December, 2011 and 2010 are as follows:

於二零一一年及二零一零年十二月 三十一日,本集團的共同控制實體 的詳情如下:

Name	Form of business structure	Place of incorporation or registration/ operation	Proportion of nominal value of registered capital held by the Group 2011 2010		oration nominal value of stration/ registered capital ion held by the Group Principal activitie 2011 2010		Principal activities
名稱	業務架構形式	註冊成立或 註冊/營運地點	註冊資本	有的應佔 面值比例 二零一零年	主要業務		
Weigao Nikkiso (Weihai) Dialysis Equipment Co., Ltd. ("Weigao Nikkiso") (Note 1) 威高日機裝(威海)透析機器 有限公司(「威高日機裝」) (附註1)	Incorporated 註冊成立	PRC 中國	51%	51%	Manufacture, sale and after-sale service of Nikkiso technology- based medical products 製造、銷售及售後服務 以日機裝技術製造的 醫療製品		
JWMS (Note 2) 吉威醫療 (附註2)	Incorporated 註冊成立	PRC 中國	-	50%	Production and sales of drug eluting stents 生產及銷售醫療製品		

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS 綜合財務報表附註 For the year ended 31st December, 2011 截至二零一一年十二月三十一日止年度

20. INTEREST IN JOINTLY CONTROLLED ENTITIES (continued)

- Note 1: Pursuant to the terms in the Weigao Nikkiso Agreement, the registered capital of USD5,610,000 (equivalent to RMB37,990,000) was contributed by Weihai Weigao Blood Purification Products Co., Ltd ("Weigao Blood") and USD5,390,000 (equivalent to RMB36,500,000) was contributed by Nikkiso Co., Ltd (日本日機裝株式會社) ("Nikkiso"). Under the Memorandum and Article Weigao Nikkiso, Weigao Blood is entitled to 50% voting right and is entitled to share 51% of the result of Weigao Nikkiso since its incorporation. As Weigao Blood is entitled to 50% voting right, thus investment in Weigao Nikkiso is classified as investment in jointly controlled entity.
- Note 2: On 3rd October, 2011, the Group disposed of its 50% equity interest in JWMS to Biosensoss International Group Ltd ("Biosensoss"). Details are set out in notes 21 and 34.

The summarised financial information in respect of the Group's interests in the jointly controlled entities which is accounted for using equity method is set out below:

20. 於共同控制實體的權益(續)

- 附註1: 根據威高日機裝協議的條款, 5,610,000美元(相等於人民幣 37,990,000元)的註冊資本由威海 威高血液淨化製品有限公司(「威高 血液」)出資,5,390,000美元(相等 於人民幣36,500,000元)的註冊資 本由日本日機裝株式會社(「日機 裝」)出資。根據威高日機裝的組織 章程大綱及公司細則,威高血液擁 有威高日機裝50%的投票權,並有 權分佔威高日機裝自註冊成立起業 績的51%。由於威高血液擁有50% 的投票權,故於威高日機裝的投資 分類為於共同控制實體的投資。
- 附註2: 於二零一一年十月三日·本集團向 新加坡柏盛公司(「柏盛」)出售其 於吉威醫療的50%股權。詳情載於 附註21及34。

有關本集團於共同控制實體的權益 (按權益法列賬)的財務資料摘要載 列如下:

		2011 RMB'000 二零一一年 人民幣千元	2010 RMB'000 二零一零年 人民幣千元
Current assets	流動資產	41,240	364,409
Non-current assets	非流動資產	17,949	89,300
Current liabilities	流動負債	2,604	22,273
Non-current liabilities	非流動負債	_	
Income recognised in profit or loss	於損益表確認的收入	490,295	307,196
Expenses recognised in profit or loss	於損益表確認的支出	290,370	154,139
expenses recognised in profil of loss	> 次 浜 血 衣 唯 応 則 乂 山	290,370	154,139

For the year ended 31st December, 2011 截至二零一一年十二月三十一日止年度

21. INTERESTS IN ASSOCIATES

21. 於聯營公司的權益

		2011 RMB'000 二零一一年 人民幣千元	2010 RMB'000 二零一零年 人民幣千元
Cost of listed investment in an	於聯營公司之非上市投資成本		
associate (Note 1)	○「「「「「「」」」」」」「「」」」「「」」」「「」」」「「」」」」「「」」「」」「」」「」」」「」」「」」「」」」「」」「」」「」」」「」」」「」」」「」」」「」」」「」」」「」」」「」」」」	2,276,200	_
Gain arising on increase in share of	因分佔聯營公司的資產淨值		
net assets of an associate (Note 2)	增加而產生的收益(附註2)	-	35,419
Realised gain arising from establishing of an associate	成立聯營公司產生的變現 收益	72,314	36,895
Share of post-acquisition profit and	分佔收購後溢利及其他全面	72,314	50,055
other comprehensive income, net of dividends received	收入(扣除已收股息)	49,454	68,920
Unrealised profit on sales to	銷售予聯營公司之未變現	45,454	00,520
an associate	溢利	(23,701)	(11,107)
		2,374,267	130,127
Fair value of listed investment	上市投資之公平值	2,572,696	

Included in the cost of investment as at 31st December, 2011 is intangible assets amounted to approximately of RMB 586,498,000, goodwill of approximately RMB 200,186,000 arising on acquisition of Biosensors. Intangible assets are amortised over 10 years.

Notes:

 On 3rd October, 2011, the company disposed its 50% equity interests in JWMS to Biosensors, details are set out in note 34. The consideration was satisfied by issue of 260,000,000 shares by Biosensors at fair value of approximately RMB 1,478,828,000 and issue of convertible notes by Biosensors convertible to 110,000,000 shares of Biosensors with fair value of RMB804,206,000, and cash amounted to RMB 787,920,000.

Upon conversion of convertible notes to shares of Biosensors on 31st December, 2011, the Group hold 21.6% equity interest in Biosensors and recognised fair value loss on convertible notes from 3rd October, 2011 to 31st December, 2011 of approximately RMB6,834,000. 於二零一一年十二月三十一日的 投資成本包括無形資產約人民幣 586,498,000元、自收購柏盛產生的 商譽約人民幣200,186,000元。無形 資產按10年攤銷。

附註:

 於二零一一年十月三日,本公司向柏 盛出售其於吉威醫療的50%股權, 詳情載於附註34。代價已由柏盛以 按公平值約人民幣1,478,828,000元 發行260,000,000股股份及按公平值 人民幣804,206,000元發行可轉換為 110,000,000股柏盛股份的可換股票據 及現金人民幣787,920,000元支付。

> 於二零一一年十二月三十一日將可換 股票據轉換為柏盛股份時,本集團持有 柏盛21.6%股權,於二零一一年十月三 日至二零一一年十二月三十一日期間 確認可換股票據公平值虧損約人民幣 6,834,000元。

For the year ended 31st December, 2011 截至二零一一年十二月三十一日止年度

21. INTERESTS IN ASSOCIATES (continued)

Notes: (continued)

2) On 18th December, 2008, the Company and Medtronic International Limited ("Medtronic International") entered into an agreement in respect of establishing a joint venture (the "Distribution JV") in the PRC with a total registered capital of RMB147,580,000 to undertake the sale and distribution of orthopaedic medical device products in the PRC (the "Distribution JV Agreement").

The Distribution JV takes the form of a Sino-foreign cooperative joint venture limited liability company.

Pursuant to the terms in the Distribution JV Agreement, the registered capital of RMB147,580,000 were contributed by Medtronic International while the Company is entitled to 49% voting right and is entitled to share 49% of the result of Distribution JV since its incorporation.

The Company is entitled to share the remaining net assets of the Distribution JV in the following percentage, when the Distribution JV is dissolved under the agreement of the Company and Medtronic International:

0 – 1 year since incorporation	10%
1 – 2 year since incorporation	25%
More than 2 years since incorporation	49%

Details of the Group's associate as at 31st December, 2011 and 2010 are as follows:

21. 於聯營公司的權益(續)

附註:(續)

2) 於二零零八年十二月十八日,本公 司與Medtronic International Limited (「Medtronic International」)就於中國 成立合營企業(「分銷合營企業」)訂立 協議(「分銷合營協議」),分銷合營企 業總註冊資本為人民幣147,580,000 元,以於中國從事銷售及分銷骨科醫療 設備產品。

> 分銷合營企業以中外合作合營有限責 任公司的形式進行。

根據分銷合營協議的條款,註冊資本 人民幣147,580,000元已由Medtronic International出資,而本公司則擁有分 銷合營企業49%的投票權,並有權分 佔分銷合營企業自註冊成立起業績的 49%。

分銷合營企業由本公司與Medtronic International根據協議結業清盤時,本 公司有權按以下百分比分佔分銷合營 企業的餘下資產淨值:

自註冊成立起0至1年	10%
自註冊成立起1至2年	25%
自註冊成立起2年以上	49%

於二零一一年及二零一零年十二月三十一 日,本集團的聯營公司詳情如下:

Name	Form of business structure	Place of incorporation or registration/ operation	Attributable equity interest directly held by the Company		Principal activities	
名稱	業務架構形式	註冊成立或 註冊/營運地點		2010 接持有的 股權 二零一零年	主要業務	
Medtronic Weigao Orthopaedic Device Company Limited	Incorporated	PRC	49%	49%	Sale and distribution of orthopaedic medical device products	
美敦力威高骨科器械有限公司	註冊成立	中國			銷售及分銷骨科醫療設備 產品	
Biosensors International Group Ltd.	Incorporated	Bermuda (Listed on Singapore Exchange Ltd)	21.6%	-	Sale and distribution of heart medical device products	
柏盛國際集團有限公司	註冊成立	百慕達(於新加坡 交易所有限公司 上市)			銷售及分銷心臟醫療設備 產品	

For the year ended 31st December, 2011 截至二零一一年十二月三十一日止年度

21. INTERESTS IN ASSOCIATES (continued)

21. 於一間聯營公司的權益(續)

The summarised financial information in respect of the Group's associates is set out below:

本集團聯營公司的財務資料概述如 下:

		2011 RMB'000 二零一一年 人民幣千元	2010 RMB'000 二零一零年 人民幣千元
Total assets Total liabilities	總資產 總負債	11,348,027 (1,516,735)	378,959 (95,114)
Net assets	資產淨值	9,831,292	283,845
Group's share of net assets of associates	本集團應佔聯營公司的資產 淨值	2,197,782	130,127
Revenue	收入	1,191,350	547,072
Profit for the year	本年度溢利	171,898	90,082
Share of profit of associates	應佔聯營公司溢利	63,537	44,140
Amortisation of Intangible Assets Share of profit attributable to Group	無形資產攤銷 本集團應佔溢利	(12,118) 51,419	_ 44,140
Share of other comprehensive income	應佔其他全面收入	(13,722)	_
Group's share of profit and other comprehensive income of associates for the year	本年度本集團應佔聯營公司的 溢利及其他全面收入	37,697	44,140

For the year ended 31st December, 2011 截至二零一一年十二月三十一日止年度

商譽減值測試

22. GOODWILL

22. 商譽

RMB'000 人民幣千元

CARRYING AMOUNTS At 1st January, 2010, 31st December, 201 and 31st December, 2011

	賬面值
010	於二零一零年一月一日、
	二零一零年十二月三十一日及
	二零一一年十二月三十一日

202,900

Impairment testing on goodwill

As explained in note 7, the Group uses operating divisions as the basis for reporting segment information. For the purposes of impairment testing, goodwill has been allocated to the following groups of cash generating units ("CGUs"). The carrying amounts of goodwill as at 31st December, 2011 and 2010 and as follows:

誠如附註7所釋,本集團使用經營分 部作為其報告分部資料的基準。為 進行減值測試,商譽被分配到以下 現金產生單位(「現金產生單位」) 組別。於二零一一年及二零一零年 十二月三十一日,商譽之賬面值如 下:

	Goo	Goodwill	
	2011	2010	
	RMB'000	RMB'000	
	商	商譽	
	二零一一年	二零一零年	
	人民幣千元	人民幣千元	
Single use medical products 一次性使用醫療產品	28,934	28,934	
Orthopaedic products	173,966	173,966	
	202,900	202,900	

The Group tests goodwill annually for impairment or more frequently if there are indications that goodwill might be impaired.

The management considers that groups of CGUs are represented by different groups of subsidiaries for the purpose of goodwill impairment testing. 本集團每年檢測商譽減值,或倘有 跡象顯示商譽可能已減值,則會更 頻密檢測減值。

就商譽減值測試而言,管理層認為 現金產生單位組別指不同的附屬公 司組別。

For the year ended 31st December, 2011 截至二零一一年十二月三十一日止年度

22. GOODWILL (continued)

Impairment testing on goodwill (continued)

The recoverable amounts of the groups of CGUs of single use medical products have been determined based on a value in use calculation. The recoverable amount is based on the financial budget approved by management for the next year and extrapolates cash flows for the following four years based on an estimated constant growth rate of 10% (2010: 10%). This rate does not exceed the long-term growth rate for the relevant markets. The rate used to discount the forecast cash flows is 15%. (2010: 15%). A key assumption for the value in use calculations is the budgeted growth rate, which is determined based on past performance and management's expectations for the market development.

The recoverable amounts of the groups of CGUs of orthopaedic products have been determined based on a value in use calculation. The recoverable amount is based on the financial budget approved by management for the next year and extrapolates cash flows for the following four years based on an estimated constant growth rate of 20% (2010: 20%). This rate does not exceed the long-term growth rate for the relevant markets. The rate used to discount the forecast cash flows is 15% (2010: 15%). A key assumption for the value in use calculations is the budgeted growth rate, which is determined based on past performance and management's expectations for the market development.

Management believes that any reasonably possible change in any of the assumption would not cause the aggregate carrying amount of the above CGUs to exceed the aggregate recoverable amount of the above CGUs, thus there is no impairment on goodwill.

22. **商譽**(續)

商譽減值測試(續)

一次性使用醫療產品之現金產生單 位組別之可收回金額乃按使用價值 計算而釐定。可收回金額以管理層 批准之下個財政年度預算為基礎, 並按10%(二零一零年:10%)的估 計持續增長率推斷未來四年的現金 流量。該比率不超過相關市場的長 期增長率。預測現金流量所用的貼 現率為15%(二零一零年:15%)。 計算使用價值之主要假設為預算增 長率,乃按過往表現及管理層對市 場發展之預期而釐定。

骨科產品之現金產生單位組別之可 收回金額乃按使用價值計算而釐 定。可收回金額以管理層批准之下 年度財政預算為基礎,並按20%(二 零一零年:20%)的估計持續增長 率推斷未來四年的現金流量。該比 率不超過相關市場的長期增長率。 預測現金流量所用的貼現率為15% (二零一零年:15%)。計算使用價 值之主要假設為預算增長率,乃按 過往表現及管理層對市場發展之預 期而釐定。

管理層相信,任何假設之任何合理 可能變動不會令上述現金產生單位 之總賬面值超出其可收回總額,因 此商譽並無減值。

For the year ended 31st December, 2011 截至二零一一年十二月三十一日止年度

23. INVENTORIES

23. 存貨

		2011 RMB′000 二零一一年 人民幣千元	2010 RMB'000 二零一零年 人民幣千元
Raw materials Finished goods	原料 製成品	238,833 224,168	入民帝千九 169,555 210,667
		463,001	380,222

24. TRADE AND OTHER RECEIVABLES

24. 應收貿易賬款及其他應收款項

		2011 RMB'000 二零一一年 人民幣千元	2010 RMB'000 二零一零年 人民幣千元
Trade receivables Less: Allowance for bad and doubtful debts	應收貿易賬款 減:呆壞賬撥備	1,215,744 (90,636)	945,615 (77,375)
Bills receivable Other receivables Deposits and prepayments	應收票據 其他應收款項 按金及預付款項	1,125,108 176,671 40,995 106,468	868,240 91,822 28,241 67,448
		1,449,242	1,055,751

All the bills receivable will be matured within a period of 90-180 days.

Included in trade receivables are an amount due from a subsidiary of a shareholder of the Company and an amount due from an associate of RMB1,653,000 and RMB12,572,000 (2010: RMB3,458,000 and RMB1,205,000) respectively. The amounts are unsecured, interest-free and repayable on demand. 所有應收票據均將於90至180天期 間內到期。

應收貿易賬款包括應收本公司一 名股東之附屬公司款項以及應收 一間聯營公司款項分別為人民幣 1,653,000元及人民幣12,572,000元 (二零一零年:人民幣3,458,000元 及人民幣1,205,000元)。該等款項 為無抵押、免息及須於要求時償還。
For the year ended 31st December, 2011 截至二零一一年十二月三十一日止年度

24. TRADE AND OTHER RECEIVABLES

(continued)

The Group allows an average credit period of 90 – 180 days to its trade customers. The following is an aged analysis of trade receivables net of allowance for doubtful debts presented based on the invoice date at the end of the reporting period.

24. 應收貿易賬款及其他應收款項 (續)

本集團給予貿易客戶平均90至180 天之信貸期。按報告期末的發票日 呈列的應收貿易賬款(經扣減呆賬 撥備)之賬齡分析如下:

		2011 RMB′000 二零一一年 人民幣千元	2010 RMB'000 二零一零年 人民幣千元
0 to 90 days 91 to 180 days 181 to 365 days Over 365 days	0至90天 91至180天 181至365天 365天以上	723,551 241,085 126,159 34,313	542,565 212,710 72,920 40,045
Trade receivables	貿易應收賬款	1,125,108	868,240

Before accepting any new customer, the Group assesses the potential customer's credit quality and defines credit limits by customer. Limits and scoring attributed to customers are reviewed once a year.

Included in the Group's trade receivables balance are debtors with aggregate carrying amount of RMB160,472,000 (2010: RMB112,965,000) which are past due at the reporting date for which the Group has not provided for impairment loss as there has not been a significant change in credit quality and the amounts are still considered recoverable. The Group does not hold any collateral over these balances. The average age of these trade receivables is 126 days and 377 days in the year of 2011 and 2010 respectively. 接納任何新客戶前,本集團評估潛 在客戶的信用質素及決定客戶信用 限額。本集團對各客戶的限額及評 級一年檢討一次。

本集團的應收貿易賬款結餘已包括 賬面總值為人民幣160,472,000元 (二零一零年:人民幣112,965,000 元)的應收賬款,其已於報告日期逾 期,惟由於信用質素並無重大變動 且金額仍視為可收回,故本集團並 無作出減值虧損撥備。本集團概無 就該等結餘持有任何抵押品。該等 應收貿易賬款於二零一一年及二零 一零年的平均賬齡分別為126天及 377天。

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS 綜合財務報表附註 For the year ended 31st December, 2011 截至二零一一年十二月三十一日止年度

24. TRADE AND OTHER RECEIVABLES

(continued)

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24. 應收貿易賬款及其他應收款項
(續)
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Ageing of trade receivables which are past due but not impaired:

已逾期但未減值的應收貿易賬款的 賬齡:

		2011 RMB'000 二零一一年 人民幣千元	2010 RMB'000 二零一零年 人民幣千元
181 to 365 days Over 365 days	181至365天 365天以上	126,159 34,313	72,920 40,045
		160,472	112,965

The Group has provided fully for all receivables over 2 years because historical experience is such that receivables that are past due beyond 2 years are generally not recoverable.

本集團一般會為所有超過兩年的應 收賬款作出全數撥備,因根據過往 經驗,該等逾期超過兩年的應收賬 款通常無法收回。

Movement in the allowance for bad and doubtful debt:

呆壞賬撥備的變動:

		2011 RMB'000 二零一一年 人民幣千元	2010 RMB'000 二零一零年 人民幣千元
Balance at beginning of year Impairment losses recognised on receivables	年初結餘 就應收款項確認的減值虧損 減億虧揭撥回	77,375 21,854 (5,822)	56,467 20,908
Impairment losses reversed Amounts written off as uncollectible Balance at end of year	減值虧損撥回 註銷為不能收回的款項 年末結餘	(5,822) (2,771) 90,636	77,375

Bills receivables of approximately RMB93,038,000 (2010: RMB78,578,000) was endorsed with recourse to third parties at 31st December, 2011 and corresponding trade payables of RMB93,038,000 (2010: RMB78,578,000) were included in the consolidated statement of financial position accordingly.

At 31st December, 2011, the Group has pledged bills receivables having a carrying value of approximately RMB Nil (2010: RMB 4,342,000) to banks to secure bank borrowings granted to the Group.

於二零一一年十二月三十一日,具 第三方追索權的已背書應收票據約 為人民幣93,038,000元(二零一零 年:人民幣78,578,000元),而人民 幣93,038,000元(二零一零年:人民 幣78,578,000元)的相應貿易應付 款項已計入綜合財務狀況表。

於二零一一年十二月三十一日,本 集團已抵押賬面值約為人民幣零元 (二零一零年:人民幣4,342,000元) 的應收票據予銀行,以作為取得授 予本集團之銀行借貸之擔保。 For the year ended 31st December, 2011 截至二零一一年十二月三十一日止年度

24. TRADE AND OTHER RECEIVABLES

(continued)

Other receivables are unsecured, non-interest bearing and have no fixed term of repayment except for other receivables from immediate holding company. In the opinion of the directors of the Company, the amounts are expected to be recovered in the next twelve months. The ageing analysis of other receivables net of allowance for bad and doubtful debts based on the invoice date is stated as follows:

24. 應收貿易賬款及其他應收款項 (續)

其他應收款項為無抵押、免息及無 固定還款期,惟其他應收直接控股 公司款項除外。本公司董事認為,該 等款項預期將於未來十二個月內收 回。其他應收款項(經扣減呆壞賬撥 備)按發票日期的賬齡分析呈列如 下:

		2011 RMB′000 二零一一年 人民幣千元	2010 RMB'000 二零一零年 人民幣千元
0 to 90 days 91 to 180 days 181 to 365 days Over 365 days	0至90天 91至180天 181至365天 365天以上	25,326 12,655 1,361 1,653 40,995	16,621 3,343 3,196 5,081 28,241

At 31st December, 2010, an amount due from immediate holding company of RMB131,000 is included in other receivables (2011: RMB nil). The amount is unsecured, interest-free and repayable on demand.

於二零一零年十二月三十一日,其 他應收款項包括應收直接控股公司 款項人民幣131,000元(二零一一 年:人民幣零元)。該款項為無抵 押、免息及須於要求時償還。

Movement in the allowance for bad and doubtful debt:

呆壞賬撥備的變動:

		2011 RMB ['] 000 二零一一年 人民幣千元	2010 RMB'000 二零一零年 人民幣千元
Balance at beginning of year Impairment losses recognised on	年初結餘 就應收款項確認的減值虧損	1,523	2,770
receivables Impairment losses reversed	減值虧損撥回	114 (4)	53 (1,300)
Amounts written off as uncollectible	註銷為不能收回的款項	(16)	
Balance at end of year	年末結餘	1,617	1,523

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24. TRADE AND OTHER RECEIVABLES

(continued)

Included in deposits and prepayments is an amount due from a jointly controlled entity of RMB527,000 (2010: RMB147,000). The amount is unsecured, interest-free and repayable on demand.

Receivables that were past due but not impaired relate to a number of independent customers that have a good repayment record with the Group. Based on past experience, management believes that no impairment allowance is necessary in respect of these balances as there has not been a significant change in credit quality and the balances are still considered fully recoverable. The Group does not hold any collateral over these balances and with good credit quality.

Receivables that were neither past due nor impaired relate to a wide range of customers for whom there was no recent history of default and with good credit quality.

25. PLEDGED BANK DEPOSITS

The amounts represented deposits pledged to banks to secure banking facilities granted to the Group. The amounts had been pledged to banking facilities and were therefore classified as current assets. The deposits carried fixed interest rate ranging from 3.1% - 3.3% (2010: 1.98% - 2.28%) per annum.

26. BANK BALANCES AND CASH

Bank balances and cash comprise cash held by the Group and short-term bank deposits with an original maturity of three months or less. The deposits carry interest rate of 0.50% (2010: 0.36%) per annum.

24. 應收貿易賬款及其他應收款項 (續)

> 按金及預付款項包括應收一間共同 控制實體款項人民幣527,000元(二 零一零年:人民幣147,000元)。該 款項為無抵押、免息及須於要求時 償還。

> 已逾期但未減值的應收款項涉及本 集團若干還款記錄良好的獨立客 戶。根據過往經驗,由於信貸質素並 無重大變動且結餘仍被視為可全數 收回,故管理層相信毋須就該等結 餘作出減值撥備。本集團並無就該 等具有良好信用質素的結餘持有任 何抵押。

> 既未逾期亦未減值的應收款項與近 期並無拖欠記錄且信用質素良好的 眾多客戶有關。

25. 已抵押銀行存款

該款項指已抵押予銀行的存款,用 作擔保授予本集團的銀行融資。該 款項已抵押作為銀行融資擔保,故 列為流動資產。該筆存款的固定年 利率介乎3.1厘至3.3厘之間(二零一 零年:1.98厘至2.28厘)。

26. 銀行結餘及現金

銀行結餘及現金包括本集團持有的 現金及原到期時間為三個月或以 下的短期銀行存款。有關存款的年 利率為0.50厘(二零一零年:0.36 厘)。

For the year ended 31st December, 2011 截至二零一一年十二月三十一日止年度

27. TRADE AND OTHER PAYABLES

27. 應付貿易賬款及其他應付款項

The following is an aged analysis of accounts payable presented based on the invoice date at the end of the reporting period: 按報告期末的發票日呈列的應付貿 易賬款的賬齡分析如下:

		2011 RMB'000 二零一一年 人民幣千元	2010 RMB'000 二零一零年 人民幣千元
	0.7.00 ^T		
0 to 90 days	0至90天	361,690	200,613
91 to 180 days	91至180天	30,465	32,753
181 to 365 days	181至365天	8,764	21,028
Over 365 days	365天以上	7,016	8,691
Trade payables	應付貿易賬款	407,935	263,085
Bills payable	應付票據	348,070	339,310
Consideration payable for the acquisition of additional interest	收購一間附屬公司額外權益 應付的代價(附註29)		
in a subsidiary (Note 29)		11,000	20,419
Consideration payable for acquisition	收購土地使用權及樓宇應付的	-	
of land use right and buildings	代價	-	12,308
Other payables and accrued expenses	其他應付款項及應計開支	258,410	203,412
		1,025,415	838,534

The normal credit period taken for trade purchases is 90-120 days. All the bills payable will mature within six months.

Included in trade payables is amounts due to fellow subsidiaries of RMB1,555,000 (2010: RMB840,000). The amount is unsecured, interest-free and repayable on demand.

貿易採購的正常信貸期為90至120 天。所有應付票據均將於六個月內 到期。

貿易應付款項包括應付同系附屬公 司款項人民幣1,555,000元(二零一 零年:人民幣840,000元)。該款項 為無抵押、免息及於要求時償還。

For the year ended 31st December, 2011 截至二零一一年十二月三十一日止年度

28. BANK BORROWINGS

28. 銀行借款

		2011 RMB'000 二零一一年 人民幣千元	2010 RMB'000 二零一零年 人民幣千元
Secured bank loans	有抵押銀行貸款	84,012	114,721
The loans are repayable as follows: Within one year More than one year, but not exceeding two years More than two years, but not	有關貸款須於下列期限償還: 於一年內 於一年以上但不超過兩年 於兩年以上但不超過五年以上	21,003 21,003	26,418 22,076
exceeding more than five years		42,006	66,227
Less: Amount due within one year shown under current liabilities	減:列為流動負債而於一年 以內到期的款項	84,012 21,003	114,721 26,418
Amount due after one year	於一年後到期的款項	63,009	88,303
Fixed-rate borrowings: Within one year More than one year but not exceeding two years More than two years, but not	固定利率借款: 於一年內 於一年以上但不超過兩年 於兩年以上但不超過五年	21,003 21,003	22,076 22,076
exceeding five years	於两千以工世中超過五千	42,006	66,227
		84,012	110,379
Variable-rate borrowing due within one year	於一年內到期之浮動利率借款	-	4,342

As at 31st December, 2011, the bank loans of the Group amounting to RMB84,012,000 (2010: RMB110,379,000) were secured by the pledge of buildings and land use rights. The bank loans carry interest ranging from 3.15% to 3.62% (2010: 2.40% to 2.73%) per annum.

於二零一一年十二月三十一日,本 集團為數人民幣84,012,000元(二 零一零年:110,379,000元)的銀行 貸款,已由抵押樓宇及土地使用權 作擔保。銀行貸款按3.15厘至3.62 厘(二零一零年:2.40厘至2.73厘) 的年利率計息。

For the year ended 31st December, 2011 截至二零一一年十二月三十一日止年度

28. BANK BORROWINGS (continued)

As at 31st December, 2011, the bank loans of the Group amounting to RMB nil (2010: RMB4,342,000) were secured by the pledge of bills receivables. The bank loans carry interest nil (2010: from 3.12% to 6.88%) per annum.

At 31st December, 2011, RMB84,012,000 (2010: RMB110,379,000) are denominated in USD, which are not denominated in functional currency of the respective group entities.

29. OTHER PAYABLE

As at 31st December, 2011, the remaining consideration relating to the acquisition of additional interest in a subsidiary, Weigao Orthos payable by the Group amounted to RMB21,445,000 (2010: RMB40,783,000). The amount was unsecured, interestfree and RMB11,000,000 (2010: RMB20,419,000) of which was payable on demand and had been included in other payables as current liabilities (note 27). The remaining RMB10,445,000 (2010: RMB20,364,000) was repayable by instalments until year 2013 and is therefore included in non-current liability. The present value of the instalment due in the next 12 months amounted to RMB11,000,000 (2010: RMB20,419,000) and it has been included in other payables of the current liabilities (note 27). The imputed interest rate was 5.31% (2010: 5.31%) per annum.

As at 31st December, 2010, an amount due to immediate holding company of RMB11,204,000 was included in other payables as current liabilities. The amount was unsecured, interest-free and repayable on demand. The amount was settled during the year.

28. 銀行借款(續)

於二零一一年十二月三十一日,本 集團為數人民幣零元(二零一零年: 人民幣4,342,000元)的銀行貸款, 已由抵押應收票據作擔保。銀行貸 款無年利率(二零一零年:介乎3.12 厘至6.88厘)。

於二零一一年十二月三十一日,人 民幣84,012,000元(二零一零年:人 民幣110,379,000元)以美元計值, 而並非以有關集團實體的功能貨幣 計值。

29. 其他應付款項

於二零一一年十二月三十一日,有 關收購於附屬公司Weigao Ortho的 額外權益而本集團應支付的餘下 代價為人民幣21,445,000元(二零 一零年:人民幣40,783,000元)。 該款項為無抵押及免息,其中人民 幣11,000,000元(二零一零年:人 民幣20.419.000元) 須應要求時支 付, 並已計入流動負債項下的其他 應付款項(附註27)。餘額人民幣 10,445,000元(二零一零年:人民 幣20,364,000元)須於二零一三年 前分期償還,並因此計入非流動負 倩·未來十二個月到期的分期還款 的現值為人民幣11,000,000元(二 零一零年:人民幣20,419,000元), 並計入流動負債項下的其他應付款 項(附註27)。估算年利率為5.31厘 (二零一零年:5.31厘)。

於二零一零年十二月三十一日, 應付直接控股公司款項人民幣 11,204,000元計入流動負債項下的 其他應付款項。該款項為無抵押、免 息及於要求時償還。該款項於本年 度償付。 For the year ended 31st December, 2011 截至二零一一年十二月三十一日止年度

30. DEFERRED TAXATION

30. 遞延稅項

The following is the deferred tax asset recognised and movements thereon during the current reporting year:

以下為經確認的遞延税項資產及其 於現時報告年度的有關變動:

	Excess of	Allowance		
	•		Uproalicod	
				Total
	depreciation	depts	profit	Total
	RMB'000	RMB'000	RMB'000	RMB'000
	折舊較稅項			
	折舊超出的金額	呆壞賬撥備	未變現湓利	總計
	人民幣千元	人民幣千元	人民幣千元	人民幣千元
於二零一零年一月一日	1,481	5,930	2,476	9,887
計入損益表	(13)	2,521	110	2,618
於二零一零年十二月三十一日	1,468	8,451	2,586	12,505
計入損益表	429	1,094	1,729	3,252
於二零一一年十二月三十一日	1,897	9,545	4,315	15,757
	計入損益表 於二零一零年十二月三十一日 計入損益表	depreciation over tax depreciation RMB'000 折舊較税項 折舊較税項 折舊較代項 が言事一零年一月一日 1,481 計入損益表 (13) 於二零一零年十二月三十一日 1,468 計入損益表 429	depreciation over tax for bad and doubtful depreciation depreciation debts RMB'000 RMB'000 新舊較稅項 新舊較稅項 折舊較稅項 大民幣千元 於二零一零年一月一日 1,481 5,930 計入損益表 (13) 2,521 於二零一零年十二月三十一日 1,468 8,451 計入損益表 429 1,094	depreciation for bad and doubtful Unrealised profit RMB'000 RMB'000 RMB'000 RMB'000 新舊較稅項 折舊離稅的鱼額 呆壞賬撥備 未變現湓利 人民幣千元 人民幣千元 人民幣千元 人民幣千元 於二零一零年一月一日 1,481 5,930 2,476 計入損益表 (13) 2,521 110 於二零一零年十二月三十一日 1,468 8,451 2,586 計入損益表 1,094 1,729

At the end of the reporting period, deductible temporary difference on bad debt RMB20,251,000 (2010: 14,186,000) is not recognized because of the unpredictability of future profit streams.

At the end of the reporting period, the Group has estimated unused tax losses of approximately RMB1,357,000 (2010: RMB99,000) available for offset against future profits. No deferred tax asset has been recognised in respect of the tax losses due to the unpredictability of future profit streams. The tax losses can be carried forward for 5 years from the date it incurred. Included in unrecognised tax losses are losses of RMB89,000 that will expire in 2014, losses of RMB1,000 that will expire in 2015, losses of RMB1,267,000 that will expire in 2016. 由於未能預測未來的溢利來源,於 報告期末,故壞賬的可扣減暫時差 額人民幣20,251,000元(二零一零 年:人民幣14,186,000元)並未確 認。

於報告期末,本集團擁有可供抵銷 未來溢利的估計未使用税項虧損約 人民幣1,357,000元(二零一零年: 人民幣99,000元)。由於未能預測未 來的溢利來源,故並無就税項虧損 確認遞延税項資產。税項虧損可由 產生當日起承前五年。未確認税項 虧損人民幣89,000元、將於二零 一五年到期的虧損人民幣1,000元及 將於二零一六年到期的虧損人民幣 1,267,000元。

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31. DEFERRED INCOME

31. 遞延收入

			2011 RMB'000 二零一一年 人民幣千元	2010 RMB'000 二零一零年 人民幣千元
Arising from government grant	來自政府補助		5,062	
Pursuant to the Notice on Initializat	ion of 863 Program	根據者	□國啟動863計≣	削新材料技術

Pursuant to the Notice on Initialization of 863 Program Research and Development on Key Materials for Typical Human Tissue and Organ Replacement and Modification in New Material Technology Field Guokefagao [2011] No. 231, the Group received specific government grant RMB5,601,000 for the purpose of incurring research and development expenditure. RMB1,339,000 was recognised as income in the current year to match with research and development expense increased in the specific projects in current year ended 31 December 2011.

Pursuant to the Notice on the Budget for First Topics of National High-tech Research Development Plan for the Year 2011 Guokefacai [2011] No. 129 issued by the Ministry of Science and Technology of PRC, the Company received specific government grant RMB6,650,000 for purpose of incurring research and development expenditure. RMB5,850,000 was recognised as income in the current year to match with research and development expense incurred in the specific projects in current year ended 31 December 2011. 根據有關啟動863計劃新材料技術 領域典型人體組織器官替代與修復 用關鍵材料研發的通知國科發高 [2011]231號,本集團就產生的研 發開支收取特定政府補助人民幣 5,601,000元。人民幣1,339,000元 於本年度確認為收入,以配合截至 二零一一年十二月三十一日止本年 度特定項目的研發開支增加。

根據中國科學技術部發出的有關二 零一一年國家高技術研究發展計劃 第一課題預算書的通知國科發財 [2011]129號,本公司就產生的研 發開支收取特定政府補助人民幣 6,650,000元。人民幣5,850,000元 於本年度確認為收入,以配合截至 二零一一年十二月三十一日止本年 度特定項目產生的研發開支。

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32. SHARE CAPITAL

32. 股本

			Nominal value of each share RMB 每股 股份面值 人民幣	Number of Non-listed shares (Note c) 非上市 股份數目 (附註c)	Number of H shares (Note c) H股数目 (附註c)	Total number of shares 股份總數	Value RMB'000 價值 人民幣千元
31s Issue I	January, 2010 and t December, 2010 H shares (Note a) issue of shares (Note b)	於二零一零年一月一日及 二零一零年十二月三十一日 發行H股(附註a) 發行紅股(附註b)	0.1 0.1 0.1	1,296,320,000 - 1,296,320,000	856,242,162 85,624,000 941,866,162	85,624,000	215,256 8,562 223,819
	st December, 2011	於二零一一年十二月三十一日			1,883,732,324		447,637
Note	s:			附註:	:		
(a)	On 5th May, 2011, 85 issued at RMB 16.65 p	,624,000 H Shares of RMB0.1 ea er share.	ch were	(a)	幣16.65元之	∓五月五日,已 價格發行85,62 幣0.1元之H股。	24,000股每
(b)	RMB0.1 each and 941 issued by way of bonu	, 1,296,320,000 Non-listed Sh ,866,162 H Shares of RMB0.1 ea s issue on the basis of one bonus hare and one bonus Non-listed S held in the Company.	ch were H Share	(b)	紅股發行方: 有H股獲發一 股現有非上面 股股份之基 股面值人民	年六月三十日 式按每持有一月 -股H股紅股以 市股份獲發一月 車發行1,296,32 幣0.1元的非」 2股每股面值人	股本公司現 及每持有一 股非上市紅 20,000股每 市股份及
		H shares issued rank pari passu v Non-listed Shares in issue in all				及H股與現有已 於各重大方面 [」]	
(c)	share capital of the Co subscribed for by, and between, legal or nat Special Administrative the PRC. Non-listed Sh RMB. All dividends in a company in Hong Kon of Non-listed Shares a The Non-listed Shares each other in all othe	H Shares are all ordinary share ompany. However, H Shares may d traded in currencies other the ural persons of Hong Kong, the Region, Taiwan or any country oth ares must be subscribed for and t respect of H Shares are to be paid g dollars whereas all dividends in the to be paid by the Company and the H Shares rank pari past r respects and in particular, rank tributions declared, paid or made	only be an RMB e Macau her than raded in d by the respect in RMB. ssu with equally	(c)	為中外以上公付股股份。 約 一 外 的 成 の 的 股 形 に の の 的 成 の 的 成 い た の 式 に 内 り た の 式 に れ の り の た 司 式 市 ち に り の 前 成 い た の 式 の に ち の の の の の の の の の の の の の	中之非上市股 然而,H股僅一 約行政。自然、 約行法人在幣 之 以人 大 一 一 一 一 一 一 一 一 一 一 一 一 一 一 一 一 一 一	由或人間及均派市享支在在除以買買以付股有可以買買港人份股有付股月前。。 一時一個一個一個一個一個一個一個一個一個一個一個一個一個一個一個一個一個一個一

For the year ended 31st December, 2011 截至二零一一年十二月三十一日止年度

33. DISPOSAL OF SUBSIDIARIES

(a) On 31st March, 2011, the Group disposed of 90% of the equity interest in Shenyang Weigao Jinbao Trading Co., Ltd. ("Shenyang Jinbao") to an independent person. The net assets of Shenyang Jinbao at the date of disposal were as follows:

33. 出售附屬公司

 (a) 於二零一一年三月三十一日, 本集團向一名獨立人士出售於 瀋陽威高金寶商貿有限公司 (「瀋陽金寶」)的90%股權。瀋 陽金寶於出售日期的資產淨值 如下:

		31st March, 2011 RMB'000 二零一一年 三月三十一日 人民幣千元
NET ASSETS DISPOSED OF	出售下列各項的資產淨值	
Property, plant and equipment Inventories Trade and other receivables Bank balances and cash Trade and other payables Short-term Loan Non-controlling interest	物業、廠房及設備 存貨 應收貿易賬款及其他應收款項 銀行結餘及現金 應付貿易賬款及其他應付款項 短期貸款 非控股權益	414 13,913 33,239 3,326 (22,568) (500) (2,782)
Loss on disposal	出售虧損	25,042 (8,780)
Total consideration	總代價	16,262
Satisfied by: Other receivables	支付方式: 其他應收款項	16,262
Net cash inflow arising on disposal: Bank balances and cash disposed of	出售產生的現金流入淨額: 已出售銀行結餘及現金	3,326

(3,326)

The consideration relating to disposal Shenyang Jinbao will be received by instalments until year 2014. The total present value is RMB16,262,000, and RMB13,941,000 unsettled as at 31 December 2011. The present value of the instalment due in the next 12 months amounted to RMB8,985,000 and it has been included in other receivable of the current assets, the remaining RMB4,956,000 has been included in non-current assets.

有關出售瀋陽金寶的代價將於 二零一四年前分期收取。於二 零一一年十二月三十一日,現 值總額為人民幣16,262,000元 及未償付的人民幣13,941,000 元。未來十二個月到期的 分期還款的現值為人民幣 8,985,000元,而其已計入流動 資產項下的其他收款項,餘額 人民幣4,956,000元已計入非 流動資產。

For the year ended 31st December, 2011 截至二零一一年十二月三十一日止年度

33. DISPOSAL OF SUBSIDIARIES (continued)

(b) On 31st March, 2011, the Group disposed of 90% of the equity interest in Liaoning Weigao Zhengfeng Medical Technology Co., Ltd. ("Liaoning Zhengfeng") to an independent person. The net assets of Liaoning Zhengfeng at the date of disposal were as follows:

33. 出售附屬公司(續)

(b) 於二零一一年三月三十一日, 本集團向一名獨立人士出售於 遼寧威高正豐醫療科技有限 公司(「遼寧正豐」)的90%股 權。遼寧正豐於出售日期的資 產淨值如下:

		31st March, 2011 RMB'000 二零一一年 三月三十一日
		人民幣千元
NET ASSETS DISPOSED OF	出售下列各項的資產淨值	
Property, plant and equipment Inventories Trade and other receivables	物業、廠房及設備 存貨 應收貿易賬款及其他應收款項	172 13,608 4,584
Bank balances and cash	銀行結餘及現金	3,021
Trade and other payables Short-term Loan	應付貿易賬款及其他應付款項 短期貸款	(6,839) (4,500)
Non-controlling interest	非控股權益	(1,005)
		9,041
Loss on disposal	出售虧損	(478)
Total consideration	總代價	8,563
Satisfied by: Other receivables	支付方式: 其他應收款項	8,563
Net cash inflow arising on disposal: Bank balances and cash disposed of	出售產生的現金流入淨額: 已出售銀行結餘及現金	3,021

(3,021)

The consideration relating to disposal Liaoning Zhengfeng will be received by instalments until year 2014. The total present value is RMB8,563,000, and RMB7,606,000 unsettled as at 31 December 2011. The present value of the instalment due in the next 12 months amounted to RMB3,516,000 and it has been included in other receivable of the current assets, the remaining RMB4,090,000 has been included in non-current assets.

有關出售遼寧正豐的代價將於 二零一四年前分期收取。於二 零一一年十二月三十一日,現 值總額為人民幣8,563,000元 及未償付的人民幣7.606.000 元。未來十二個月到期的 分期還款的現值為人民幣 3,516,000元[,]而其已計入流動 資產項下的其他收款項,餘額 人民幣4,090,000元已計入非 流動資產。

For the year ended 31st December, 2011 截至二零一一年十二月三十一日止年度

34. MAJOR NON-CASH TRANSACTIONS

On 3rd October, 2011, the Group disposed its 50% equity interest in JWMS to Biosensors. The consideration was satisfied by (a) RMB787,920,000 by way of cash; (b) RMB 1,478,828,000 by way of issue 260,000,000 Biosensors; (c) RMB 804,206,000 by way of issue of convertible notes which were converted into 110,000,000 Biosensors shares at 31st December, 2011.

On 31st March, 2011, the Group disposed of 90% of the equity interest in Shenyang Jinbao and 90% of the equity interest in Liaoning Zhengfeng. The relative considerations for the disposal of the two companies are RMB16,262,000 and RMB8,563,000 respectively, satisfied by other receivables amounted at RMB24,825,000, and RMB21,547,000 unsettled as at 31st December, 2011.

35. LEASE COMMITMENTS

The Group as lessee

Minimum lease payments paid under operating leases during the period:

Properties

34. 主要非現金交易

於 二零 一 年 十 月 三 日,本集 團 向 柏 盛 出 售 其 於 吉 威 醫 療 的 50% 股 權。代 價 透 過(a)人 民 幣 787,920,000元 以 現 金 方 式;(b) 人 民 幣 1,478,828,000元 以 發 行 260,000,000股 柏 盛 股 份 方 式;(c)人 民幣 804,206,000元 以 發 行 可 換 股票 據(於 二零 一 年 十 二 月 三 十 一 日 轉換為110,000,000股 柏 盛 股 份)予 以 支 付。

於二零一一年三月三十一日,本 集團出售其於瀋陽金寶的90%股 權及於遼寧正豐的90%股權。出 售該等兩間公司的相關代價分別 為人民幣16,262,000元及人民幣 8,563,000元,由於二零一一年十二 月三十一日未償還的金額達人民幣 24,825,000元及人民幣21,547,000 元的其他應收款項支付。

35. 租約承擔

本集團作為承租人

於本期間根據經營租約支付的最低 租金:

		2011 RMB ['] 000 二零一一年 人民幣千元	2010 RMB'000 二零一零年 人民幣千元
25	物業	7,511	1,412

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35. LEASE COMMITMENTS (continued)

35. 租約承擔(續)

The Group as lessee (continued)

At the end of the reporting period, the Group had the following future minimum payments under noncancellable operating leases which fall due as follows: 本集團作為承租人 (續)

於報告期末,本集團根據不可取消 經營租約,有下列日期到期的未來 最低付款金額:

		2011 RMB′000 二零一一年 人民幣千元	2010 RMB'000 二零一零年 人民幣千元
Within one year In the second to fifth year inclusive	於一年內 於第二至第五年	5,254	845
in the second to manyear inclusive	(包括首尾兩年)	2,990	328
		8,244	1,173

Operating lease payments represent rentals payable by the Group for its branch office premises, staff quarters and warehouses. Leases are mainly negotiated for a period ranging from two to five years and all rentals are fixed.

The Group as lessor

Property rental income earned during the year was approximately RMB1,946,000 (2010: RMB2,485,000). At the end of the reporting period, the Group had contracted with tenants for following future minimum lease payments. 經營租約款項指本集團為分公司物 業、員工宿舍及貨倉支付的租金。 租約主要按年期由二年至五年間磋 商,而所有租金均固定不變。

本集團作為出租人

於年內,所賺取的物業租金收入約 為人民幣1,946,000元(二零一零 年:人民幣2,485,000元)。於報告 期末,本集團就下列未來最低租金 與租戶訂立租約。

For the year ended 31st December, 2011 截至二零一一年十二月三十一日止年度

35. LEASE COMMITMENTS (continued)

35. 租約承擔(續)

The Group as lessor (continued)

本集團作為出租人(續)

		2011 RMB'000 二零一一年 人民幣千元	2010 RMB'000 二零一零年 人民幣千元
Within one year In the second to fifth year inclusive	於一年內 於第二至第五年	545	1,639
	(包括首尾兩年)	409	

Operating lease payments represent rentals receivable by the Group from a portion of its office premises. Leases are negotiated and rentals are fixed for one year.

36. CAPITAL COMMITMENTS

At 31st December, 2011, the Group had commitments which were contracted for but not provided in the consolidated financial statements:

經營租約款項指本集團就其辦公物 業部分所應收的租金。租約經已磋 商,而租金於一年內固定不變。

36. 資本承擔

於二零一一年十二月三十一日,本 集團於綜合財務報表中擁有已訂約 但未撥備的承擔:

		2011 RMB [′] 000 二零一一年 人民幣千元	2010 RMB'000 二零一零年 人民幣千元
Acquisition of property, plant and equipment	收購物業、廠房及設備	435,076	328,961

37. CONTINGENT LIABILITIES

On 21st April, 2011, the Company received a notice of arbitration issued by the Hong Kong International Arbitration Centre, which is related to the dispute in the contract with ADJECT ApS for a maximum loss up to US\$49,600,000. As at the date of 31st December, 2011, the arbitration is still in the progress. The Directors believe that the arbitration will have no significant impact on the financial position of the Group. The Group did not have any material contingent liabilities as at 31st December, 2011.

37. 或有負債

於二零一一年四月二十一日,本公司收到由香港國際仲裁中心發出的仲裁通知,就與ADJECT ApS合同糾紛涉及至多49,600,000美元的損失。於二零一一年十二月三十一日,該仲裁仍未結案。董事認為,該仲裁將不會對本集團的財務狀況產生重大影響。本集團於二零一一年十二月三十一日不存在任何重大或有負債。

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38. RELATED PARTY TRANSACTIONS

38. 關連人士交易

- (a) The Group had the following related party transactions during the two years ended 31st December, 2011:
- (a) 於截至二零一一年十二月 三十一日止兩個年度內,本集 團有下列關連人士交易:

		2011 RMB'000 二零一一年 人民幣千元	2010 RMB'000 二零一零年 人民幣千元
Sales to a fellow subsidiary	銷售予同系附屬公司	7,175	7,554
Sales to an associate	銷售予聯營公司	231,065	156,794
Sales to a subsidiary of	銷售予本公司股東的		
a shareholder of the Company	附屬公司	27,111	16,271
Purchases from fellow	向同系附屬公司採購		,
subsidiaries		36,141	25,763
Rental payments to ultimate	向最終控股公司支付租金		_0,, 00
holding company		2,100	2,100
Construction service from	自同系附屬公司獲取	2,100	2,100
		44.254	
fellow subsidiaries	建設服務	14,351	-

Details of amounts due from/to related parties are set out in notes 24, 27 and 29.

(b) Compensation of key management personnel

The remuneration of directors and other members of key management during the year was as follows: 應收/付關連人士款項的詳情 載於附註24、27及29。

(b) 主要管理人員的報酬

於年內,董事及主要管理層的 其他成員的薪酬列載如下:

		2011 RMB [′] 000 二零一一年 人民幣千元	2010 RMB'000 二零一零年 人民幣千元
Short-term employee benefits Post-employment benefits	短期僱員福利 離職後福利	4,374 31	3,894
		4,405	3,941

The remuneration of directors and key executives is determined by the remuneration committee having regard to the performance of individuals and market trends. 董事及主要行政人員的薪酬乃 由薪酬委員會參照個別人士的 表現及市場趨勢而釐定。

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39. RETIREMENT BENEFITS SCHEMES

The Group operates a mandatory provident fund scheme (the "MPF Scheme") for all qualifying employees of the Group in Hong Kong. The assets of the MPF Scheme are held separately from those of the Group, in funds under the control of the trustees. The contributions are charged to the consolidated statement of comprehensive income as incurred.

The Group has established different benefits schemes for its full-time PRC employees according to the relevant PRC regulations and rules, including provision of housing provident fund, medical insurance, retirement insurance, unemployment insurance, labour injury insurance and pregnancy insurance. Pursuant to these existing schemes the Group contributes 8%, 8%, 18%, 2%, 1% and 1% of the basic salary of its employees to the housing provident fund, medical insurance, retirement insurance, unemployment insurance, labour injury insurance and pregnancy insurance, respectively.

The contributions paid and payable to the schemes by the Group are disclosed in note 12.

39. 退休福利計劃

本集團為本集團在香港所有合資格 的僱員設立強制性公積金計劃(「強 積金計劃」)。強積金計劃的資產與 本集團的資產分開持有,並以基金 形式由信託人作管理。該供款於產 生時於綜合全面收入報表內扣除。

本集團已根據有關中國法規為全職 中國僱員設立不同福利計劃,包括 提供住房公積金、醫療保險、退休保 險、失業保險、工傷保險及妊娠保 險。根據本集團該等現有計劃,本集 團分別按僱員基本薪金的8%、8%、 18%、2%、1%及1%向住房公積金、 醫療保險、退休保險、失業保險、工 傷保險及妊娠保險作出供款。

本集團就該等計劃已付及應付的供款於附註12作出披露。

40. PARTICULARS OF PRINCIPAL SUBSIDIARIES OF THE COMPANY

40. 本公司主要附屬公司詳情

Particulars of the Company's subsidiaries as at 31st December, 2011 and 2010 are as follows:

於二零一一年及二零一零年十二月 三十一日,本集團附屬公司的詳情 如下:

	Name	Form of business structure	Country of incorporation or registration/ operations 註冊成立或登記/	capital	Proportion ownership interest hele by the Grou Directly Ind 本集團持有權益	p lirectly	Principal activities
	名稱	業務架構形式	經營的國家	註冊資本	所有權比例 直接	間接	主要業務
1	Weihai Jierui Medical Products Company Limited*	Incorporated	PRC	RMB32,000,000	100%	-	Manufacturing of medical PVC granules, plastic packing bags and carton boxes
	威海潔瑞醫用製品有限公司≇	註冊成立	中國	人民幣32,000,000元	100%	-	製造醫用PVC粒料、塑料包裝袋 及紙箱
2	Weihai Weigao Blood Purification Products Co., Ltd#	Incorporated	PRC	RMB20,000,000	70%	-	Manufacturing of medical blood purification treatments and related consumables
	威海威高血液淨化製品有限公司#	註冊成立	中國	人民幣20,000,000元	70%	-	製造血液淨化療法及相關耗材
3	Weihai Weigo Group Mould Co., Ltd. [#]	Incorporated	PRC	RMB8,000,000	90%	10%	Manufacturing of moulds
	威海威高集團模具有限公司#	註冊成立	中國	人民幣8,000,000元	90%	10%	製造模具
4	Shandong Weigao Orthopaedic Device Co., Ltd	Incorporated	PRC	RMB90,000,000	75%	25%	Manufacturing of orthopaedic medical device products
	山東威高骨科材料有限公司	註冊成立	中國	人民幣90,000,000元	75%	25%	製造骨科醫療設備產品
5	Sichuan Jierui Weigao Medical Device Co., Ltd. [#]	Incorporated	PRC	RMB2,000,000	100%	-	Trading of medical products
	四川潔瑞威高醫療器械有限公司#	註冊成立	中國	人民幣2,000,000元	100%	-	買賣醫療產品

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS 綜合財務報表附註 For the year ended 31st December, 2011 截至二零一一年十二月三十一日止年度

40. PARTICULARS OF PRINCIPAL SUBSIDIARIES OF THE COMPANY

40. 本公司主要附屬公司詳情 (續)

(continued)

	Name	Form of business structure	Country of incorporation or registration/ operations 註冊成立或登記/	capital	Proporti ownersh interest h by the Gr Directly 本集團持有者	nip neld oup Indirectly	Principal activities
	名稱	業務架構形式	經營的國家	註冊資本	→ 采曲八内1 所有權比 直接		主要業務
6	Shandong Weigao New Life Medical Device Company Limited#	Incorporated	PRC	RMB5,000,000	100%	-	Manufacturing of medical products
	山東威高新生醫療器械有限公司#	註冊成立	中國	人民幣5,000,000元	100%	-	製造醫療產品
7	Shandong Weigao Automatic Equipment Company Limited [#]	Incorporated	PRC	RMB5,000,000	-	100%	Manufacturing of industrial automatic equipments and parts
	山東威高自動化設備有限公司*	註冊成立	中國	人民幣5,000,000元	-	100%	製造工業自動化設備及配件
8	Shandong Weigao Group Logistic Company Limited®	Incorporated	PRC	RMB20,000,000	100%	-	Provision of logistics and storage services
	山東威高集團物流有限公司*	註冊成立	中國	人民幣20,000,000元	100%	-	提供物流及儲存服務
9	Shandong Weigao Medical Holding Company Limited [#]	Incorporated	PRC	RMB20,000,000	-	70%	Manufacturing of medical products
	山東威高醫療控股有限公司#	註冊成立	中國	人民幣20,000,000元	-	70%	製造醫療產品

Note: The above table lists the principal subsidiaries of the Group which, in the opinion of the directors, principally affected the results or assets of the Group. To give details of other subsidiaries would, in the opinion of the directors, result in particulars of excessive length.

None of the subsidiaries had issued any debt securities at the end of the year.

- * Registered under the laws of the PRC as domestic enterprise
- 附註:上表列有董事認為對本集團業績或資 產造成重大影響的本集團主要附屬公 司。董事會認為列出其他附屬公司的詳 情將令篇幅過於冗長。
 - 概無附屬公司於年末發行任何債務證 券。
- # 根據中國法律註冊為本土企業

41. COMPANY'S STATEMENT OF FINANCIAL 41. 本公司之財務狀況表 POSITION

		2011 RMB'000 二零一一年 人民幣千元	2010 RMB′000 二零一零年 人民幣千元
Non-current assets Property, plant and equipment Investment properties Prepaid lease payments Long term receivables Intangible assets Investment in subsidiaries Investment in jointly controlled entities Interest in an associate	非流動資產 物業、廠房及設備 投資物業 預付租賃款項 長期應收款項 無形資產 於附屬公司的投資 於共同控制實體的投資 於一間聯營公司的權益	1,503,063 162,364 230,633 9,046 2,198 479,299 - 72,314	821,679 178,898 198,031 - 2,649 499,948 13,000 72,314
Deferred tax asset	派延税項資產	10,362	7,974
		2,469,279	1,794,493
Current assets Inventories Prepaid lease payments Trade and other receivables Amount due from related parties Pledged bank deposits Bank balances and cash	流動資產 存貨 預付租賃款項 應收貿易及其他應收款 應收關連人士款項 已抵押銀行存款 銀行結餘及現金	236,779 5,319 1,134,746 800,014 - 863,313	186,657 – 813,940 333,163 100,546 356,082
		3,040,171	1,790,388
Current liabilities Trade and other payables Amount due to related parties Bank borrowings – repayable	流動負債 應付貿易及其他應付款 應付關連人士款項 銀行借款-須於一年內償還	826,403 19,390	652,791 519,621
within one year Tax payable	應付税項	32,003 18,395	26,418 29,895
		896,191	1,228,725
Net current assets	流動資產淨額	2,143,980	561,663
		4,613,259	2,356,156
Capital and reserves Share capital Reserves	資本及儲備 股本 儲備	447,637 4,091,368	215,256 2,032,233
Total equity	股權總額	4,539,005	2,247,489
Non-current liability Bank borrowings – repayable after one year Deferred income Other payable	非流動負債 銀行借款-須於一年後 償還 遞延收入 其他應付款項	63,009 800 10,445	88,303 - 20,364
ottier payable	六吧/為13小/A	74,254	108,667
		4,613,259	2,356,156
		-,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	2,550,150

For the year ended 31st December, 2011 截至二零一一年十二月三十一日止年度

42. FINANCIAL SUMMARY

42. 財務摘要

			For the yea	ar ended 31st	: December,	
		2011	2010	2009	2008	2007
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
		二零一一年	截 	• 二月三十一日 。 二零零九年	止牛度 二零零八年	二零零七年
		— 录 平 人民幣千元	——令 一令 — 人民幣千元		—————————————————————————————————————	人民幣千元
RESULTS	業績					
Revenue	收入	3,180,577	2,462,557	1,878,495	1,514,367	1,095,109
Profit before taxation	除书前送刊	2 502 506	007 004	704.060	E24 092	222 074
Taxation	除税前溢利 税項	3,592,506 (124,472)	887,884 (85,532)	704,960 (71,782)	524,082 (38,977)	332,074 (2,732)
		(/	(00,002)	(, , , , , 02)	(30,3777	(2,732)
Profit for the year	年內溢利	3,468,034	802,352	633,178	485,105	329,342
Profit attributable to:	下列各項應佔					
	运利:					
Owners of the Compan		3,462,172	799,072	633,864	482,394	308,149
Non-controlling interest	s 非控股權益	5,862	3,280	(686)	2,711	21,193
		3,468,034	802,352	633,178	485,105	329,342
		5,400,054	002,552		405,105	525,542
			As a	it 31st Decen	nber,	
		2011	2010	2009	2008	2007
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
		二零一一年	席 二零一零年	*+二月三十一 二零零九年	日 □二零零八年	二零零七年
		→→ → → → → → → → → → → → → → → → → → →	人民幣千元	人民幣千元	人民幣千元	人民幣千元
ASSETS AND LIABILITIES	資產及負債					
Total assets	總資產	9,371,967	4,649,364	3,951,795	3,340,666	2,140,506
Total liabilities	總負債	(1,160,438)	(1,015,491)	(1,008,929)	(855,743)	(755,511)
Non-controlling interests	非控股權益	(9,538)	(7,463)	(3,183)	(8,191)	(57,233)
		8,201,991	3,626,410	2,939,683	2,476,732	1,327,762
			2,020,0	_,,	_,	.,

