FOSUN PHARMA

上海復星醫藥(集團)股份有限公司 Shanghai Fosun Pharmaceutical (Group) Co., Ltd.*

(a joint stock limited company incorporated in the People's Republic of China with limited liability) Stock Code: 02196

INTERIM REPORT 2023

*For identification purposes only

Our Vision

We are committed to becoming a first-class enterprise in the global medical and health market.

Our Mission

Better health for families worldwide.

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Corporate Information

Directors

Executive Directors

Mr. Wu Yifang (吳以芳) *(Chairman)* Mr. Wang Kexin (王可心) *(Co-Chairman)* Ms. Guan Xiaohui (關曉暉) *(Vice-Chairman)* Mr. Wen Deyong (文德鏞) *(Chief Executive Officer)*

Non-executive Directors

Mr. Chen Qiyu (陳啟宇) Mr. Yao Fang (姚方) Mr. Xu Xiaoliang (徐曉亮) Mr. Pan Donghui (潘東輝)

Independent Non-executive Directors

Ms. Li Ling (李玲) Mr. Tang Guliang (湯谷良) Mr. Wang Quandi (王全弟) Mr. Yu Tze Shan Hailson (余梓山)

Supervisors

Ms. Ren Qian (任倩) *(Chairman)* Mr. Guan Yimin (管一民) Mr. Chen Bing (陳冰)¹ Mr. Cao Genxing (曹根興)²

Joint Company Secretaries

Ms. Dong Xiaoxian (董曉嫻) Ms. Kam Mei Ha Wendy (甘美霞)

Authorized Representatives

Mr. Wu Yifang (吳以芳) Ms. Kam Mei Ha Wendy (甘美霞)

Strategic Committee

Mr. Wu Yifang (吳以芳) *(Chairman)* Mr. Chen Qiyu (陳啟宇) Mr. Yao Fang (姚方) Mr. Xu Xiaoliang (徐曉亮) Ms. Li Ling (李玲)

Audit Committee

Mr. Tang Guliang (湯谷良) *(Chairman)* Mr. Wang Quandi (王全弟) Ms. Li Ling (李玲)

Nomination Committee

Mr. Wang Quandi (王全弟) *(Chairman)* Ms. Li Ling (李玲) Mr. Pan Donghui (潘東輝)

Remuneration and Appraisal Committee

Mr. Yu Tze Shan Hailson (余梓山) *(Chairman)* Mr. Tang Guliang (湯谷良) Mr. Wang Quandi (王全弟) Mr. Chen Qiyu (陳啟宇) Mr. Pan Donghui (潘東輝)

Environmental, Social and Governance Committee

Mr. Yu Tze Shan Hailson (余梓山) *(Chairman)* Ms. Li Ling (李玲) Mr. Wu Yifang (吳以芳)

Registered Office

9th Floor, No. 510 Caoyang Road Putuo District Shanghai, 200063, China

¹ appointed on 28 June 2023.

² resigned with effect from 28 June 2023.



Principal Place of Business in the PRC

Building A No. 1289 Yishan Road Shanghai, 200233, China

Principal Place of Business in Hong Kong

5/F, Manulife Place 348 Kwun Tong Road, Kowloon Hong Kong

Legal Advisers in Hong Kong

Reed Smith Richards Butler LLP

Legal Advisers in the PRC

Grandall Law Firm (Shanghai)

Auditors

Ernst & Young Certified Public Accountants Registered Public Interest Entity Auditor 27th floor, One Taikoo Place 979 King's Road, Quarry Bay Hong Kong

Principal Banks

The Export-Import Bank of China China Development Bank Industrial and Commercial Bank of China Bank of China China Minsheng Bank Shanghai Pudong Development Bank

Corporate Name

Shanghai Fosun Pharmaceutical (Group) Co., Ltd.*

Stock Abbreviation

FOSUN PHARMA

Share Listing

A Share: Shanghai Stock Exchange Stock Code: 600196 H Share: The Stock Exchange of Hong Kong Limited Stock Code: 02196

A Share Registrar and Transfer Office in the PRC

China Securities Depository & Clearing Corporation Limited (CSDCC) Shanghai Branch 188 South Yanggao Road Pudong District Shanghai, China

H Share Registrar and Transfer Office in Hong Kong

Tricor Investor Services Limited 17/F, Far East Finance Centre 16 Harcourt Road Hong Kong

Corporate Website

http://www.fosunpharma.com

Financial Highlights

		For the six months ended 30 June		
	2023	2022		
	RMB million	RMB million		
		(Restated)		
Operating results				
Revenue	21,316	21,282		
Gross profit	10,617	9,704		
Operating profit	1,309	1,979		
Profit before tax	2,662	2,358		
Profit for the period attributable to owners of the parent	1,784	1,542		
EBITDA	4,792	3,862		
Profitability	-			
Gross margin	49.81%	45.60%		
Operating profit margin	6.14%	9.30%		
Net profit margin	9.62%	8.69%		
Earnings per share (RMB Yuan)	-			
Earnings per share — basic	0.67	0.60		
Earnings per share — diluted	0.67	0.60		
Of which: Pharmaceutical manufacturing segment				
Revenue	15,921	14,271		
Gross profit	8,806	7,762		
Segment results	1,660	1,890		
Segment results Segment profit for the period	1,428	1,579		
	1/120	.,575		
	30 June	31 December		

	30 June	31 December
	2023	2022
	RMB million	RMB million
Assets	-	
Total assets	112,098	107,113
Equity attributable to owners of the parent	45,415	44,532
Total liabilities	56,694	53,055
Cash and bank balances	14,885	16,241
Debt-to-asset ratio	50.58%	49.53%

FINANCIAL REVIEW

During the Reporting Period, the unaudited interim results and the summary of basic financial results prepared by the Group in accordance with HKFRS are as follows:

During the Reporting Period, the revenue of the Group amounted to RMB21,316 million, representing an increase of 0.16% as compared to the same period of last year. The major factors affecting revenue included: (1) the revenue from new products and sub-new products such as Han Si Zhuang (serplulimab injection), Han Qu You (trastuzumab injection) and trastuzumab drug substance, as well as Su Ke Xin (avatrombopag maleate tablets) maintained rapid growth. Among which, upon being approved for launch in March 2022, Han Si Zhuang achieved revenue of RMB556 million during the Reporting Period; the revenue from Han Qu You grew by 57.1% period-on-period; and the revenue from Su Ke Xin grew by 32.7% period-on-period. Jie Bei An (Azvudine tablets) also contributed to sales at the beginning of the Reporting Period; (2) as the COVID-19 no longer constituted a "Public Health Emergency of International Concern", the revenue from anti-epidemic products such as Comirnaty (mRNA COVID-19 vaccine), COVID-19 antigen and nucleic acid test kits recorded a significant period-on-period decrease (excluding the anti-epidemic products, the revenue of the Group increased approximately 15% period-on-period during the Reporting Period).

During the Reporting Period, the Group's profit for the period attributable to shareholders of the parent amounted to RMB1,784 million, representing a period-on-period increase of 15.69%. In particular, the net profit attributable to shareholders of the listed company after deducting extraordinary gain or loss amounted to RMB1,373 million, representing a period-on-period decrease of 26.28%. The period-on-period decrease in net profit after deducting extraordinary gain or loss was primarily due to: (1) the significant decrease in revenue of anti-epidemic products while there were still expenses arising from the team, medical and market activities; (2) the period-on-period decrease in operating results of Gland Pharma, a subsidiary, as a result of factors such as the intensified competition in the U.S. market and the suspension and upgrade of certain production lines; (3) an increase in finance expenses and exchange losses due to US\$ interest hikes and US\$ appreciation and other factors; (4) the increasing human resources cost, effects from newly acquired companies and the consultant fees for the proposed merger and acquisition project resulting in the period-on-period increase of administrative expense of RMB381 million; (5) an increase in R&D expenses as a result of the Group's continuous expenditure in relation to innovative drugs, biosimilars, innovative incubation platforms and early research stage projects, where the Group's R&D expenses had a period-on-period increase of RMB307 million. During the Reporting Period, the Group recorded extraordinary gain or loss of RMB411 million, representing a period-on-period increase of RMB731 million, which was mainly due to the factors including the gains from changes in fair value of financial assets such as YSB held and the gains from the disposal of non-core assets such as the partial equity interest in Tianjin Pharma (note: the extraordinary gain or loss amounted to RMB-320 million for the same period of last year due to the loss from changes in fair value of financial assets such as the BNTX shares held by the Group in the same period of last year). During the Reporting Period, the Group's net cash flow from operating activities amounted to RMB1,810 million, representing a period-on-period increase of 0.63%.

The Group continued to increase its effort in R&D. During the Reporting Period, the R&D expenditures amounted to RMB2,884 million, representing a period-on-period increase of 19.77%, among which the R&D expenses amounted to RMB2,134 million, representing a period-on-period increase of RMB307 million or 16.80%.

REVENUE

During the Reporting Period, the revenue of the Group amounted to RMB21,316 million, representing a period-on-period increase of 0.16%. In particular, the Group recorded revenue from Chinese Mainland in the amount of RMB16,530 million. Revenue of an equivalent of RMB4,786 million was recorded from other countries or regions. The proportion of the Group's revenue from other countries or regions was 22.45%.

During the Reporting Period, the pharmaceutical manufacturing segment of the Group generated revenue of RMB15,921 million, representing a period-on-period increase of 11.56%. The segment results amounted to RMB1,660 million, representing a period-on-period decrease of 12.17%. The segment profit amounted to RMB1,428 million, representing a period-on-period decrease of 9.56%.

COST OF SALES

During the Reporting Period, cost of sales of the Group decreased by 7.59% to RMB10,699 million from RMB11,578 million for the corresponding period of 2022. Cost of sales for the same period in 2022 has been adjusted on the restated basis.

GROSS PROFIT

During the Reporting Period, the gross profit of the Group increased by 9.41% to RMB10,617 million from RMB9,704 million for the corresponding period of 2022, which was mainly due to the increase in proportion of new products and sub-new products with higher gross profit margin in total revenue. As a result of the above factor, the gross profit margin of the Group during the Reporting Period was 49.81%, representing a period-on-period increase of 4.21 percentage points. Considering the following factors for changes in selling and distribution expenses, the gross profit margin less selling expense ratio of the Group increased by 0.04 percentage point period-on-period during the Reporting Period.

SELLING AND DISTRIBUTION EXPENSES

During the Reporting Period, selling and distribution expenses of the Group increased by RMB896 million or 21.46% period-onperiod to RMB5,071 million from RMB4,175 million for the same period last year. During the Reporting Period, the selling expense ratio was 23.79%, representing an increase of 4.17 percentage points as compared with the same period last year; the gross profit margin less selling expense ratio increased by 0.04 percentage point period-on-period. The period-on-period change in selling expense ratio was mainly due to: (1) the effect of selling expenses of anti-epidemic products, as there were still expenses arising from the team, medical and market activities during the Reporting Period in spite of the significant decrease in revenue generated from anti-epidemic products; (2) the increase in overseas market expenses, such as the investment in the preparation for the launch of serplulimab injection (PD-1 inhibitor) in the market of the United States, and the increase in Sisram Medical's direct sales business expenses and the expenses related to a newly employed brand ambassador to enhance brand awareness; and (3) the investment such as team building and enhancement and market development in Han Si Zhuang (serplulimab injection), Bei Wen (keverprazan hydrochloride tablets) and other new products.

ADMINISTRATIVE EXPENSES

During the Reporting Period, administrative expenses of the Group amounted to RMB2,103 million, representing an increase of 22.13% as compared with the same period last year. The period-on-period increase in administrative expenses was mainly due to the increased human resources cost, effects from newly acquired companies and consultant fees for the proposed merger and acquisition projects.

R&D EXPENSES AND R&D EXPENDITURE

During the Reporting Period, the Group continued to increase R&D expenditure. The total R&D expenditure amounted to RMB2,884 million, representing a period-on-period increase of 19.77%. In particular, the R&D expenses amounted to RMB2,134 million, representing a period-on-period increase of RMB307 million or 16.80%. During the Reporting Period, the R&D expenditures in the pharmaceutical manufacturing segment amounted to RMB2,519 million, representing a period-on-period increase of RMB457 million or 22.16%, accounting for 15.82% of the revenue from the pharmaceutical manufacturing segment. In particular, R&D expenses amounted to RMB1,792 million, representing a period-on-period increase of RMB301 million or 20.19%, accounting for 11.26% of the revenue from the pharmaceutical manufacturing segment sin innovative drugs, biosimilars, innovative incubation platforms and early research stage projects.

OTHER GAINS AND OTHER EXPENSES

During the Reporting Period, the Group's other gains increased by 31.64% period-on-period to RMB857 million. The Group's other expenses decreased by 71.93% period-on-period to RMB256 million for the same period last year. This was mainly due to the fair value change of financial assets held such as shares in YSB, investment gains from disposal of financial assets and the increase in exchange loss arising from US\$ appreciation.

SHARE OF PROFITS OF ASSOCIATES

During the Reporting Period, the share of profits of associates of the Group increased by 24.36% to RMB1,118 million from RMB899 million for the corresponding period of 2022.

PROFIT FOR THE PERIOD

Due to the above reasons, during the Reporting Period, the profit for the period of the Group increased by 10.92% to RMB2,051 million from RMB1,849 million for the corresponding period of 2022. The net profit margin for the period of the Group during the Reporting Period and the corresponding period of 2022 were 9.62% and 8.69%, respectively.

PROFIT FOR THE PERIOD ATTRIBUTABLE TO OWNERS OF THE PARENT

During the Reporting Period, the Group recorded operating profit amounted to RMB1,309 million, representing a period-onperiod decrease of RMB670 million. The major factors affecting operating profit included: the significant decrease in revenue of anti-epidemic products while there were still expenses arising from the team, medical and market activities; the period-on-period decrease in operating results of Gland Pharma, a subsidiary, as a result of factors such as the intensified competition in the U.S. market and the suspension and upgrade of certain production lines; and the period-on-period increase in administrative expenses and R&D expenses. Attributable to the fair value change of financial assets held such as shares in YSB and investment gains from disposal of financial assets, the Group's profit for the period attributable to owners of the parent amounted to RMB1,784 million during the Reporting Period, representing a period-on-period increase of 15.69%.

DEBT STRUCTURE, LIQUIDITY AND SOURCES OF FUNDS

Total Debts

As at 30 June 2023, total debts of the Group increased to RMB32,566 million from RMB29,116 million as at 31 December 2022 mainly due to the increase in interest-bearing debts during the Reporting Period. As at 30 June 2023, mid-to-long-term debts of the Group accounted for 35.86% of its total debts, representing a decrease of 5.70 percentage points as compared to 41.56% as at 31 December 2022. During the Reporting Period, the proportion of mid-to-long-term debts decreased mainly due to the transfer of long-term debts to current liabilities. As at 30 June 2023, cash and bank balances declined by 8.35% to RMB14,885 million from RMB16,241 million as at 31 December 2022.

As at 30 June 2023, the equivalent amount of RMB8,239 million (31 December 2022: RMB7,875 million) out of the total debts of the Group was denominated in foreign currencies, and the remainder was denominated in RMB.

As at 30 June 2023, cash and bank balances of the Group denominated in foreign currencies amounted to RMB3,903 million (31 December 2022: RMB5,858 million).

	Unit: million	Currency: RMB
Cash and cash equivalents denominated in:	30 June 2023	31 December 2022
RMB	10,982	10,383
US dollars	1,606	2,278
Rupees	1,372	2,472
Euro	367	114
HK dollars	259	717
Others	299	277
Total	14,885	16,241

Gearing Ratio

As at 30 June 2023, the gearing ratio, calculated as total interest-bearing debts over total assets, was 29.05% (31 December 2022: 27.18%).

Interest Rate

As at 30 June 2023, total interest-bearing bank and other borrowings at a floating interest rate amounted to RMB15,492 million (31 December 2022: RMB16,899 million).

Maturity Structure of Outstanding Debts

	Unit: million	Currency: RMB
	30 June 2023	31 December 2022
Within 1 year	20,889	17,016
1 to 2 years	6,220	3,369
2 to 5 years	3,195	6,464
Over 5 years	2,262	2,267
Total	32,566	29,116

Available Facilities

As at 30 June 2023, besides cash and bank balances of RMB14,885 million, the Group had unutilized banking facilities of RMB24,111 million in aggregate. The Group has also entered into cooperation agreements with various major banks. According to such agreements, the banks granted the Group general banking facilities to support its capital requirements. The utilization of such bank facilities was subject to the approval of individual projects from the banks in accordance with banking regulations. As at 30 June 2023, total available banking facilities under these arrangements were approximately RMB55,432 million in aggregate, of which RMB31,321 million had been utilized.

In July 2022 and August 2022, the Company received notices from the NAFMII for the acceptance of registration for the super short-term commercial paper of RMB6,000 million and medium-term notes of RMB4,000 million of the Company, respectively. The registered credit limit will be effective for two years commencing the date of issuance of relevant notices.

Collateral and Pledged Assets

As at 30 June 2023, the Group had placed the following as collateral for bank borrowings: property, plant and equipment amounting to RMB1,656 million (31 December 2022: RMB1,280 million), prepaid land lease payments included in right-of-use assets amounting to RMB596 million (31 December 2022: RMB506 million), and patent included in other intangible assets amounting to RMB509,000 (31 December 2022: nil).

As at 30 June 2023, the Group had pledged the following for bank borrowings: 58.67% equity interest in a subsidiary Suzhou Abcarta (31 December 2022: 58.67% equity interest in Suzhou Abcarta).

Details of the collateral and pledged assets are set out in note 16 to the financial statements.

Cash Flow

The cash of the Group is mainly used for meeting capital requirements, repaying interest and principals of debts due, paying for purchases and capital expenditures, and funding growth and expansion of facilities and businesses of the Group. The table below shows the cash flow of the Group generated from (or used in) operating activities, investing activities and financing activities for the Reporting Period and the corresponding period of 2022.

	Unit: million	Currency: RMB
	January – June 2023	January – June 2022
Net cash flows from operating activities Net cash flows used in investing activities	1,810 (2,362)	1,799 (2,485) 2,441
Net cash flows from financing activities Net increase in cash and cash equivalents Cash and cash equivalents at the beginning of the year Cash and cash equivalents at the end of the period	1,400 848 11,170 12,059	2,441 1,755 6,460 8,282

Capital Commitments and Capital Expenditures

During the Reporting Period, capital expenditures of the Group amounted to RMB2,723 million, which mainly consisted of additions to property, plant and equipment, other intangible assets and prepaid land lease payments included in right-of-use assets exclusive of amounts due to new acquisition of subsidiaries. Details of capital expenditures are set out in note 4 to the financial statements.

As at 30 June 2023, the Group had capital commitments contracted but not provided for amounting to RMB1,314 million and capital commitments authorized but not signed for amounting to RMB2,023 million. These were mainly committed for reconstruction and renewal of plant and machinery as well as new investees. Details of capital commitments are set out in note 18 to the financial statements.

Contingent Liabilities

As at 30 June 2023, the Group did not have any contingent liabilities.

Interest Coverage

During the Reporting Period, the interest coverage, which is calculated by EBITDA divided by interest expenditure, was 7.66 times (corresponding period of 2022: 8.26 times). The decrease in interest coverage was mainly due to the increase in interest-bearing debts.

RISK MANAGEMENT

Foreign Currency Exposure

The Group has transactional currency exposures. Such exposures arise from sales or purchases by operating units and investing and financing activities by investment holding units in currencies other than the units' functional currencies.

Interest Rate Exposure

It is the Group's strategy to use debts with fixed and floating interest rates to manage its interest costs. The Group's exposure to the risk of changes in market interest rates relates primarily to the Group's debt obligations with floating interest rates.

BUSINESS REVIEW

The Board's Discussion and Analysis on Operations of the Group for the Reporting Period

During the Reporting Period, the revenue of the Group amounted to RMB21,316 million, representing an increase of 0.16% as compared to the same period of last year. The major factors affecting revenue included: (1) the revenue from new products and sub-new products such as Han Si Zhuang (serplulimab injection), Han Qu You (trastuzumab injection) and trastuzumab drug substance, as well as Su Ke Xin (avatrombopag maleate tablets) maintained rapid growth. Among which, upon being approved for launch in March 2022, Han Si Zhuang achieved revenue of RMB556 million during the Reporting Period; the revenue from Han Qu You grew by 57.1% period-on-period; and the revenue from Su Ke Xin grew by 32.7% period-on-period. Jie Bei An (Azvudine tablets) also contributed to sales at the beginning of the Reporting Period; (2) as the COVID-19 no longer constituted a "Public Health Emergency of International Concern", the revenue from anti-epidemic products such as Comirnaty (mRNA COVID-19 vaccine), COVID-19 antigen and nucleic acid test kits recorded a significant period-on-period decrease (excluding the anti-epidemic products, the revenue of the Group increased approximately 15% period-on-period during the Reporting Period).

During the Reporting Period, the Group's net profit attributable to shareholders of the listed company amounted to RMB1,784 million, representing a period-on-period increase of 15.69%. In particular, the net profit attributable to shareholders of the listed company after deducting extraordinary gain or loss amounted to RMB1,373 million, representing a period-on-period decrease of 26.28%. The period-on-period decrease in net profit after deducting extraordinary gain or loss was primarily due to: (1) the significant decrease in revenue of anti-epidemic products while there were still expenses arising from the team, medical and market activities; (2) the period-on-period decrease in operating results of Gland Pharma, a subsidiary, as a result of factors such as the intensified competition in the U.S. market and the suspension and upgrade of certain production lines; (3) an increase in finance expenses and exchange losses due to US\$ interest hikes and US\$ appreciation and other factors; (4) the increasing human resources cost, effects from newly acquired companies and the consultant fees for the proposed merger and acquisition project resulting in the period-on-period increase of management expense of RMB381 million; (5) an increase in R&D expenses as a result of the Group's continuous expenditure in relation to innovative drugs, biosimilars, innovative incubation platforms and early research stage projects, where the Group's R&D expenses had a period-on-period increase of RMB307 million. During the Reporting Period, the Group recorded extraordinary gain or loss of RMB411 million, representing a period-on-period increase of RMB731 million, which was mainly due to the factors including the gains from changes in fair value of financial assets such as YSB held and the gains from the disposal of non-core assets such as the partial equity interest in Tianjin Pharma (note: the extraordinary gain or loss amounted to RMB-320 million for the same period of last year due to the loss from changes in fair value of financial assets such as the BNTX shares held by the Group in the same period of last year). During the Reporting Period, the Group's net cash flow from operating activities amounted to RMB1,810 million, representing a period-on-period increase of 0.63%.

During the Reporting Period, the Group continued to increase its effort in R&D with the R&D expenditures amounted to RMB2,884 million, representing a period-on-period increase of 19.77%, among which the R&D expenses amounted to RMB2,134 million, representing a period-on-period increase of RMB307 million or 16.80%.

Unit: million Currency: RMB

During the Reporting Period, the revenue structure of the Group was as follows:

		Revenue Jan–Jun 2023		Revenue Jan–Jun 2022		
	Amount	Percentage of revenue (%)	Amount	Percentage of revenue (%)	increase/ decrease (%)	
By business segment						
Pharmaceutical manufacturing	15,921	74.69	14,271	67.06	11.56	
Medical devices and medical diagnosis	2,215	10.39	4,035	18.96	-45.11 ^{Note 1}	
Healthcare services	3,127	14.67	2,917	13.71	7.20	
By geographical locations	-					
Chinese mainland	16,530	77.55	13,690	64.33	20.75	
Regions outside Chinese mainland and other						
countries	4,786	22.45	7,592	35.67	-36.97 ^{Note 2}	

Note 1: It was mainly due to the period-on-period decrease in the revenue from COVID-19 antigen and nucleic acid test kits, and the period-on-period decrease in the revenue from overseas sales of non-proprietary anti-epidemic products.

Note 2: It was mainly due to the factors such as a significant period-on-period decrease in the sales revenue from Comirnaty (mRNA COVID-19 vaccine) in Hong Kong, Macau and Taiwan region, the overseas sales revenue from non-proprietary anti-epidemic products, and the period-on-period decrease in the revenue of Gland Pharma, a subsidiary, in the U.S. market.

I. Main Operational Progress of the Group during the Reporting Period

1. Continued to promote the innovation transformation and the development and launch of innovative products

During the Reporting Period, a total of 5 innovative drugs (indications) and 10 generic drugs (indications) of the Group were approved for launch. 4 innovative drugs/biosimilars (indications)¹ and 34 generic drugs (indications) had applied for launch (NDA). 7 innovative drugs/biosimilars (indications) were approved for clinical trials (IND) in Chinese mainland. For details on the progress of major R&D pipelines of the Group during the Reporting Period, please refer to table 1.

¹ Including the biologics license application (BLA) of trastuzumab injection (Han Qu You), which is self-developed by the Group, submitted by Accord BioPharma Inc., a partner of the Group, in the U.S.

With a number of innovative products (indications) of the Group have been approved for launch, the innovative products portfolio has further expanded. During the Reporting Period, Han Si Zhuang (serplulimab injection), the first self-developed biopharmaceutical innovative drug of the Group, had been approved for new indication for extensive-stage small cell lung cancer (ES-SCLC) in Chinese mainland (excluding Hong Kong, Macau and Taiwan region) and became the world's first monoclonal antibody drug targeting PD-1 approved for the first-line treatment of extensive-stage small cell lung cancer (ES-SCLC). The new second-line indication of Yi Kai Da (ejilunsai injection) for the treatment of adult patients with large B-cell lymphoma (r/r LBCL) that is refractory to first-line immunochemotherapy or that relapses within 12 months of first-line immunochemotherapy was approved in Chinese mainland, which will benefit more patients with tumor that is refractory to first-line immunochemotherapy or relapses.

During the Reporting Period, Bei Wen (倍穩) (keverprazan hydrochloride tablets), the first potassium ion competitive acid blocker (P-CAB) independently developed by China and exclusively commercialized by the Group, Pei Jin (珮金) (telpegfilgrastim injection), a long-lasting recombinant human granulocyte colony-stimulating factor product, and Pang Bi Fu (旁必福) (etelcalcetide hydrochloride injection), the new generation of calcimimetic, were approved for launch in Chinese mainland. In August 2023, Yi Xin Tan (sacubitril valsartan sodium tablets), exclusively commercialized by the Group, was approved for launch in Chinese mainland. In addition, Otezla (apremilast tablets) and Akynzeo (netupitant and palonosetron hydrochloride capsules), which are exclusively commercialized by the Group, were included in the National Medical Insurance Drug Catalogue in January 2023, which was officially implemented in March 2023.

For details of major marketed innovative products and description of core categories of the Group as at the end of the Reporting Period, please refer to table 2.

At the same time, the Group accelerated the development of pipelines under development. As at the date of this report, a number of products (indications) have successively entered the pre-launch approval stage. During the Reporting Period, the marketing authorization application (MAA) of serplulimab injection (PD-1 inhibitor), a self-developed biopharmaceutical innovative drug of the Group, in the EU had been accepted; the biologics license application (BLA) of trastuzumab injection (trade name in Chinese mainland: Han Qu You), the biosimilar self-developed by the Group, had been accepted by the U.S. FDA, which is expected to become the first domestic biosimilar approved in China, the EU and the United States, thus further covering the mainstream biopharmaceutical markets in Europe and the United States. In addition, the NDAs of aesthetic indication (treatment for cervical dystonia in adults) of DaxibotulinumtoxinA botulinum toxin (project code: RT002), a license-in drug of the Group, were accepted by the NMPA in April and July 2023, respectively. The NDA of tenapanor hydrochloride tablets (project code: Tenapanor) proposed for controlling hyperphosphatemia in adult patients receiving hemodialysis treatment for chronic kidney disease (CKD) was also accepted by the NMPA in July 2023.

2. Continued to enhance global operation capabilities

During the Reporting Period, the Group continued to implement its internationalization strategy in multiple dimensions including innovative R&D, license-in projects, production and operation as well as commercialization. The Group enhanced its operational efficiency, and expanded global market layout, primarily covering the U.S., Europe, Africa, India, Southeast Asia and other overseas markets.

In the U.S. market, the Group has established a preliminary mature self-operated generic drug team, and cooperated with 5 major distributors and 16 group purchasing organizations to facilitate sales of preparations products. During the Reporting Period, the Group commenced the establishment of an innovative drug team in the United States, and initiated the preparation works on the commercialization of serplulimab injection (PD-1 inhibitor) by reaching a cooperation with Syneos Health to provide support for the commercialization of the product in the United States. The biologics license application (BLA) of the self-developed product, trastuzumab injection (trade name in Chinese mainland: Han Qu You), was accepted by the U.S. FDA². In the European market, trastuzumab injection, a self-developed monoclonal antibody product of the Group, was also approved for launch in 2020 (trade name in the EU: Zercepac), becoming the first domestic monoclonal antibody biosimilar approved by both China and Europe. During the Reporting Period, the marketing authorization application of serplulimab injection (PD-1 inhibitor) (ES-SCLC indication) in Europe was accepted. In Hong Kong and Macau, the Group had preliminary established an innovative drug team, responsible for medical affairs, market access, sales and other functions. During the Reporting Period, the group continued to pursue the registration and commercialization of products such as AKYNZEO (netupitant and palonosetron hydrochloride capsules, trade name in Chinese mainland: Akynzeo) and ALOXI (palonosetron hydrochloride).

As for emerging markets, in Africa, the Group primarily conducts medical product export and distribution in the English-speaking and French-speaking regions in Sub-Saharan Africa, with sales network covering over 40 countries and regions. During the Reporting Period, the Group had commenced the construction of a park integrating drug R&D, manufacturing, logistics and delivery in Cote d'Ivoire, aiming to realize local drug manufacturing and supply in Africa. Gland Pharma, a subsidiary in India, proactively advanced its transformation towards a biopharmaceutical CDMO, with the transformation of its products towards complex preparations and difficult injections, and continued to facilitate the NDAs of products in China. During the Reporting Period, Dexrazoxane for injection was approved for launch in Chinese mainland. As at the date of this report, Shanghai Henlius, a subsidiary, had entered into a license and supply agreement with Boston Oncology, granting Boston Oncology the exclusive license to develop and commercialize rituximab injection in 16 emerging markets in Asia and Africa, so as to further improve the accessibility of such product in Asia and Africa. In August 2023, Shanghai Henlius also reached agreements with KGbio with regard to serplulimab injection (PD-1 inhibitor), enabling the cooperation scope of both parties to further expand to 12 countries in regions of the Middle East and North Africa from the original 10 countries in Southeast Asia, and thus will improve the accessibility and recognition of the product in the global market.

In addition, in the field of medical cosmetology, Sisram Medical, a subsidiary, continued to enhance its global channel capability. In the first half of 2023, the proportion of revenue from direct sales of Sisram Medical further increased to 72%. During the Reporting Period, Sisram Medical completed the acquisition of the brand and channels of "PhotonMed", thus achieving a direct sales layout in the Chinese market for the medical aesthetics business. In the field of respiratory health, Breas, a subsidiary, continued to explore the European and the U.S. markets in depth, and expanded the Chinese market. During the Reporting Period, the Vivo 1, 2 and 3 ventilators of Breas were successively approved for launch in Chinese mainland, and the localization progress continued to advance.

² The biologics license application (BLA) in the U.S. was submitted by Accord BioPharma Inc., a partner of the Group.

3. Enhanced the professionalism, branding, digitalization and compliance of commercialization system

Through continuous enhancement of the construction and integration of the marketing system of the pharmaceutical manufacturing segment, the Group has formed a commercialization system featured by professionalism, branding, digitalization and compliance that supported existing products and products to be launched. As at the end of the Reporting Period, the pharmaceutical manufacturing segment of the Group had a commercialization team consisting of nearly 6,000 employees, covering more than 2,000 Class II hospitals, 10,000 Class I and Class I hospitals and nearly 200,000 retail pharmacies. In recent years, in order to keep pace with the launch of innovative products, the Group strategically deployed and continued to optimize the innovative drug team and retail team. Focusing on core departments such as hematology, lymphoma, breast, medical oncology, rheumatology, nephrology, dialysis and gastroenterologyn, the teams made deployment in the core market, the county-level market and DTP clinics. In addition, by virtue of the cooperation and linkage with its associate Sinopharm, the Group also fully utilized Sinopharm's advantage in distribution network and logistics to facilitate the expansion of sales channels of the Group's pharmaceutical products.

In terms of commercialization in overseas markets, the Group constructed a comprehensive supporting system covering aspects such as medical affairs, market access as well as brand and market promotion, aiming to maximize commercial value of products. As at the end of the Reporting Period, the pharmaceutical manufacturing segment had formed an overseas commercialization team of approximately 1,000 employees, which mainly covered markets including the U.S. and Africa. In the U.S. market, the Group has initiated the preparatory work for the commercialization of serplulimab injection (PD-1 inhibitor), and commenced the building of an innovative drug commercialization team with comprehensive functions. In emerging markets such as Africa, the Group has set up 5 regional distribution centers, taken digitalization as the core, established and developed management capabilities, user operation capabilities and B2B2C model service capabilities, and was capable to provide a one-stop service of registration, circulation, academic promotion and post-launch safety alert and other services for customers, which laid a solid foundation for the market access and marketing of the Group's product in overseas markets.

In addition, as COVID-19 is no longer treated as a "Public Health Emergency of International Concern", the offline commercial activities are gradually resuming. During the Reporting Period, clinical data of several innovative drugs of the Group was disclosed at domestic and overseas medical academic meetings such as the meetings of American Society of Clinical Oncology (ASCO), Chinese Society of Clinical Oncology (CSCO) and European Hematology Association (EHA).

While enhancing the commercialization system, the Group continued to optimize its marketing compliance management system, and has formulated strict review and supervision procedures covering interactions and collaboration among different functional departments, so as to ensure compliance of marketing activities, marketing methods, marketing contents and marketing materials, etc. The Group continued to enhance the internal audit for responsible marketing, and conducted audit works on regulated management over execution of responsible marketing policies, sales procedures, signing of sales contracts and other matters of subsidiaries.

In terms of internal compliance supervision, the Group further enhanced the openness and transparency of its management systems. In January 2023, several internal systems, such as the Regulations on Anti-Corruption, Provisions on Integrity Administration of Engineering Construction Projects (Trial), the Regulations on the Management of Integrity in Practice, were published on the website of the Company. These systems clearly elaborate the red line mechanism, and bribery is strictly prohibited, aiming to create a fair and clean business environment and culture. In terms of internal staff training, the Group regularly provides responsible marketing special training to all employees in marketing-related positions, covering laws and regulations, internal rules and regulations and product knowledge, etc. The training adopts a combination of online and offline methods to help marketing personnel understand the marketing-related regulations of the Group to ensure a reasonable and compliant marketing process.

In addition, as at the date of this report, the Group has commenced the ESG Culture Month campaign, which covers different themes such as marketing compliance and anti-corruption, aiming to increase employees' understanding and recognition of compliance and enhance their awareness on risk control.

4. Digitally empowered business continued to grow

During the Reporting Period, the Group continued to optimize its digital technologies and means, and continued to build a digital business middle-end platform, management middle-end platform and data middle-end platform.

In terms of the digital business middle-end platform, the Group continued to enhance its capability in the digitalization of drug R&D, and comprehensively improved the management procedures for R&D projects. During the Reporting Period, the Group completed major data governance for R&D projects, and actively explored new AI technologies to empower drug R&D scenario, thereby further improving R&D management efficiency. The Group deepened intelligent manufacturing, set intelligent manufacturing standards through top-level design and established a digital lighthouse factory. The development of the supply chain system was improved. With the newly launched SRM (Supplier Relationship Management) system, the Group established implementation models for SRM, so as to promote the implementation and application of SRM in the headquarters, the subsidiaries Shanghai Henlius and Wanbang Pharma, and support the management and development of R&D, procurement, financial operations and other operations. Subsequently, the Group will further deepen SRM application by establishing procurement operation platform at headquarters level, which will seamlessly integrate with existing management system, thus realizing close-looped management of S2P (Source to Pay) and building a sustainable, streamlined supply chain management system.

In terms of the digital management middle-end platform, the Group further improved the human resources and financial management system. In terms of the human resources management, the Group continued to improve the eHR platform for digital human resources management. In terms of financial management, the Group continued to advance the building of SAP core system, and completed the deployment and launch of system in overseas subsidiaries Gland Pharma and Tridem Pharma, thereby supporting the business operations in India, France, West Africa and other countries/regions. Domestically, the Group facilitated the implementation and application of vaccine business, thereby supporting the management of corporate R&D, manufacturing, supply chain, sales, financial operations and other operations. Meanwhile, during the Reporting Period, the Group established the expense control and management system, further improved financial review efficiency and quality, and established payment platform from multiple dimensions such as budgeting, application, contract, order and payment, thus improving financial analysis efficiency.

In terms of the digital data middle-end platform, the Group established a group database, connected human resources, finance, quality, operations, procurement, EHS and other data to the data platform for modeling and prepared visual analysis reports to provide guidance on corporate operation management and empower business development.

Progress during the Reporting Period	Drug name/code	Target/ mechanism	Drug category ^{Note}	Approved for clinical trial	Phase I	Phase II	Phase III	NDA	Approved for launch	Remarks
	Han Si Zhuang (serplulimab injection)	PD-1	Therapeutic biological product	First-line treatment c	First-line treatment of extensive-stage small cell lung cancer (ES-SCLC)					
NDA approved	Yi Kai Da ^{№™ 1} (ejilunsai injection)	CD19	Therapeutic biological product	Treatment of adult p refractory to first-line of first-line immunoc	e immunoch	iemotherap				_
(5)	Bei Wen Note 2 (keverprazan hydrochloride	P-CAB	Chemical drug	Duodenal ulcer (DU)						_
	tablets)	P-CAB	Chemical drug	Reflux esophagitis (R	E)					_
	Comirnaty Bivalent Vaccine ^{Note 3} (mRNA COVID-19 Original/ Omicron BA.4/BA.5-adapted bivalent vaccine)	S protein	_	Prevention of disease infection	e (COVID-19) caused by	novel coron	avirus (SAR:	S-CoV-2)	_
	Serplulimab injection	PD-1	_	First-line treatment c (ES-SCLC) ^{Note 4}	of extensive-	stage small	cell lung car	ncer		In combination with chemotherapy (carboplatin and etoposide)
NDA accepted	DaxibotulinumtoxinA botulinum toxin (RT002)	1	Therapeutic biological product	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	r improvement on moderate to severe glabellar lines in sed by corrugator supercilii and/or procerus muscle				_	
(4)	Tenapanor hydrochloride tablets (Tenapanor)	NHE3	-	Irritable bowel syndr	ome with co	onstipation [/]	Note 5			_
	Trastuzumab injection ^{viete 6} (trade name in Chinese mainland: Han Qu You, trade name in EU: Zercepac)	HER2	_	 (1) Adjuvant therapy (2) therapy for HER2 (3) therapy for HER2 or gastroesophageal 	-expressing -expressing	metastatic k metastatic g	preast cancer Jastric adenc	r;		_
Under phase III clinical study (1)	FS-1502 (recombinant HER2 humanized monoclonal antibody- monomethyl auristatin F conjugate for injection)	HER2	Therapeutic biological product	HER2-positive locally cancer	HER2-positive locally advanced or metastatic breast				_	
Under phase II clinical study	HLX26 (recombinant anti-LAG-3 humanized monoclonal antibody injection)	LAG-3	5-3 Therapeutic biological product Metastatic colorectal cancer (mCRC)			In combination with Han Si Zhuang (serplulimab injection) and chemotherapy				
(2)	HLX208 (BRAF V600E Inhibitor)	BRAF V600E	Chemical drug	Non-small cell lung c	ancer (NSC	LC)				In combination with Han Si Zhuang (serplulimab injection)
Under phase I clinical study (1)	HLX15 (recombinant anti-CD38 fully human monoclonal antibody injection)	CD38	Therapeutic biological product	Multiple myeloma (N	1M)					_

Table 1: Progress of major R&D pipelines during the Reporting Period

Progress during the Reporting Period	Drug name/code	Target/ mechanism	Drug category ^{Note}	Approved for clinical trial	Phase I	Phase II	Phase III	NDA	Approved for launch	Remarks
	HLX51 (recombinant anti-OX40 humanized monoclonal antibody for injection)	OX40	Therapeutic biological product	Advanced/ metastatic solid tumor and lymphoma						_
	HLX26 (recombinant anti-LAG-3 humanized monoclonal antibody injection)	LAG-3	Therapeutic biological product	First-line treatment of advanced non-small cell lung cancer (NSCLC)						In combination with Han Si Zhuang (serplulimab injection) and chemotherapy
IND approved	HLX13 (recombinant anti-CTLA-4 fully human monoclonal antibody injection)	CTLA-4	Therapeutic biological product	Liver cancer					-	_
(7)	FCN-159	MEK1/2	Chemical drug	Langerhans cell histiocytosis in children						_
	FCN-338	BCL-2	Chemical drug	Treatment of myeloid malignancies						In combination with Azacitidine or chemotherapy
	FCN-016	ROCK	Chemical drug	Glaucoma or ocular hypertension						_
	SZEY-2108	PBPs	Chemical drug	Carbapenem- resistant Enterobacteriaceae (CRE) infection						_

Note: In the above table, drug category is classified in accordance with requirements under the Measures on the Registration Administration of Medicines.

- Note 1: Yi Kai Da (ejilunsai injection) is a product of Fosun Kite, a joint venture. In June 2023, the second indication of the product for the treatment of adult patients with large B-cell lymphoma (r/r LBCL) that is refractory to first-line immunochemotherapy or that relapses within 12 months of first-line immunochemotherapy was conditionally approved by the NMPA.
- Note 2: Bei Wen (keverprazan hydrochloride tablets) is a license-in innovative drug of the Group.
- Note 3: Comirnaty Bivalent Vaccine is a license-in innovative drug (vaccine) of the Group, and was approved as a regular imported vaccine in Macau in January 2023.
- Note 4: In March 2023, the marketing authorization application of serplulimab injection (PD-1 inhibitor) in combination with chemotherapy (carboplatin and etoposide) for the first-line treatment of extensive-stage small cell lung cancer (ES-SCLC) in adults was accepted by EMA.
- Note 5: In March 2023, the application for launch of tenapanor hydrochloride tablets (Tenapanor) for the treatment of irritable bowel syndrome with constipation was submitted and accepted in Hong Kong.
- Note 6: In February 2023, the biologics license application (BLA) of trastuzumab injection, independently developed by the Group, submitted by our partner Accord BioPharma Inc. was accepted by U.S. FDA, and proposed for (1) adjuvant therapy for HER2-expressing breast cancer; (2) therapy for HER2-expressing metastatic breast cancer; and (3) therapy for HER2-expressing metastatic adenocarcinoma or gastroesophageal junctional adenocarcinoma.

Table 2: Major marketed innovative products and description of core categories	5
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No.	Therapeutic area	Product name	Description of product	Photo of product
1		Han Li Kang (rituximab injection)	This drug was approved for launch by the NMPA in February 2019, and is the first domestic biosimilar. Its approved indications include: (1) non- Hodgkin's lymphoma, (2) chronic lymphoblastic leukaemia, (3) rheumatoid arthritis (RA). It is also the first rituximab approved for rheumatoid arthritis (RA) indication in China.	Rest Tables Name States Name S
2		Han Qu You (trastuzumab injection)	This drug is the first trastuzumab biosimilar approved for launch in China, and also the first domestic monoclonal antibody biosimilar approved by both China and Europe. Its approved indications include: (1) HER2 positive early breast cancer, (2) metastatic breast cancer, (3) metastatic gastric cancer. Centering on such drug, the Group, in cooperation with international renowned biopharmaceutical enterprises including Accord Healthcare Limited, PT Kalbio Global Medika and Laboratorio ELEA Phoenix S.A., expanded its layout in Europe, the United States, Canada and numerous emerging countries. This drug has been approved for launch in around 40 countries and regions. The trade name of such drug in Europe is Zercepac, while its trade name in Australia is Tuzucip and Trastucip.	C puntos Harina Sasar Astri Comparison
3	Anti-tumor and immune modulation	Han Si Zhuang (serplulimab injection)	This drug (PD-1 inhibitor) was approved for launch by the NMPA in March 2022, and is the first innovative monoclonal antibody independently developed by the Group. Its approved indications include: (1) microsatellite instability-high (MSI-H) solid tumors (conditionally approved), (2) squamous non-small cell lung cancer, (3) extensive-stage small cell lung cancer. It is the first anti-PD-1 monoclonal antibody drug approved for the first-line treatment of small cell lung cancer in the world. It has been recommended by 9 guidelines in 2023, including CSCO Guidelines on Small Cell Lung Cancer Treatment, CSCO Guidelines on Non-Small Cell Lung Cancer Treatment, CSCO Guidelines on Esophageal Cancer Treatment, CSCO Guidelines on Clinical Application of Immune Checkpoint Inhibitors.	C Henitus 现象和单抗注射波 R R Henitus R Heni
4		Han Da Yuan (adalimumab injection)	This drug was approved for launch by the NMPA in December 2020, and is the first domestic adalimumab biosimilar with GMP certified production base approved by both China and Europe. Its approved indications include: (1) rheumatoid arthritis, (2) ankylosing spondylitis, (3) psoriasis, (4) uveitis.	Fitz大集社注動資 a.a.r. Q. menon Fitzeren Atalian
5		Su Ke Xin* (avatrombopag maleate tablets)	This drug was approved for launch by the NMPA in April 2020, and is the first oral drug approved for the treatment of thrombocytopenia related to chronic liver diseases in the world. Its approved indication is the selective thrombocytopenia treatment of adult patients with chronic liver disease undergoing diagnostic procedures or surgery. In addition, the NDA of the second indication of the drug (for the treatment of chronic immune thrombocytopenia (ITP) in adult patients with poor response from prior treatment) was accepted by the NMPA.	本可於 马来酸阿伐曲泊帕片 Dopteler and and and and and and and and and and and and

No.	Therapeutic area	Product name	Description of product	Photo of product
6		Otezla* (apremilast tablets)	This drug was approved for launch by the NMPA in August 2021, and is the world's first oral phosphodiesterase-4 (PDE4) inhibitor for the treatment of plaque psoriasis. Its approved indication is treatment for adult patients with moderate to severe plaque psoriasis who are suitable for phototherapy or systematic treatment.	内許米司特片 つてなば 85・ してなが 85・ してなかが 85・ してなかかが 85・ してなかかが 85・ してなかかが 85・ してなかかが 85・ してなかかが 85・ してなかかが 85・ してなかかが 85・ してなかかが 85・ してなかかが 95・ してなかかが 85・ してなかかが 85・ してなかかが 85・ してなかかが 85・ してなかかが 85・ してなかかが 85・ してなかかかが 85・ してなかかが 85・ してなかかが 85・ してなかかかが 85・ してなかかかが 85・ してなかかかかが 85・ してなかかかかかが 85・ してなかかかかかかかかかかかかかかかか してなかかかかかかかかかかかかかかかかかかかかかかかかかかかかかかかかかかかか
7		Akynzeo* (netupitant and palonosetron hydrochloride capsules)	This drug was approved for launch by the NMPA in August 2019, and is the world's first and as at the date of this report, the only dual-channel fixed- dose combination oral compound preparation that simultaneously blocks both NK-1 receptors and 5-HT3 receptors. Its approved indication is prevention of acute and delayed nausea and vomit arising from highly emetogenic chemotherapy in adult patients.	***先回答 ***###** 常美な近日の市街市場会会 ***********************************
8	Anti-tumor and immune modulation	Pei Jin* (telpegfilgrastim injection)	This drug (new generation of long-lasting recombinant human granulocyte colony-stimulating factor product) was approved for launch by the NMPA in June 2023, and is classified as class 1 new drug in China. Its approved indication is reduction of occurrence of infections expressed in form of febrile neutropenia in patients with non-myeloablative cancer when receiving myelosuppression anti-tumor drug treatment which can easily cause febrile neutropenia.	And
9		Fu Ke Shu* (rabbit anti-human T-lymphocyte immunoglobulin)	The product is a polyclonal antibody inhibitor. Its approved indication in Chinese mainland include the prevention of acute transplant rejection in patients receiving solid organ transplantation (SOT) and the treatment of acute rejections if the therapeutic effect of corticosteroid treatment has proven to be unsatisfactory.	AT THE ACT OF A CASE OF A
10		Yi Kai Da (ejilunsai injection, a product of Fosun Kite, a joint venture)	This product was approved for launch by the NMPA in June 2021, and is the first CAR-T cell therapy product approved for domestic launch. Its approved indications include (1) treatment of adult patients with relapsed or refractory large B-cell lymphoma (r/r DLBCL) after prior second-line or higher systemic therapy, (2) treatment of adults patients with large B-cell lymphoma (r/r LBCL) that is refractory to first-line immunochemotherapy or that relapses within 12 months of first-line immunochemotherapy (conditional approved).	Races
11	Metabolism and alimentary	Atomolan (preparations for glutathione series)	This series include Atomolan (glutathione tablets) and Atomolan (glutathione for injection), both of them are class B drug under National Medical Insurance Drug Catalogue and the basic medicine for liver diseases. In particular, Atomolan (glutathione tablets) are the first glutathione oral preparations in China, while Atomolan (glutathione for injection) is the first generic drug of its kind in China.	
12	system	Pang Bi Fu* (etelcalcetide hydrochloride injection)	This drug (new generation of calcimimetic) was approved for launch by the NMPA in May 2023. Its approved indication is treatment of secondary hyperparathyroidism (SHPT) of adult patients receiving hemodialysis treatment for chronic kidney disease (CKD).	

No.	Therapeutic area	Product name	Description of product	Photo of product
13	Metabolism and alimentary system	Bei Wen* (keverprazan hydrochloride tablets)	This drug (potassium ion competitive acid blocker (P-CAB)) was approved for launch by the NMPA in February 2023. As of the date of this report, it is the only approved P-CAB with DU/RE double indications and is classified as class 1 new drug in China. Its approved indications include duodenal ulcer (DU) and reflux esophagitis (RE).	● Norman Andrew State (1997) 社 設計 新文化 (1997) Andrew State (1997) A
14		Antimalarial series such as artesunate	This series include Artesun (artesunate for injection), SPAQ-CO (sulfadoxine pyrimidine dispersible tablets + amodiaquine dispersible tablets) and the D-ARTEPP series (dihydroartemisinin-piperaquine phosphate tablets) etc. In particular, artesunate is the first class 1 new drug in China. As of the date of this report, the Group has a total of 33 antimalarial drugs (including APIs and preparations) with WHO PQ. The second generation of artesunate for injection (Artesun) obtained WHO PQ in June 2023, and was registered and approved in 16 countries. As of June 2023, the Group has supplied over 300 million doses of artesunate for injection across the world.	
15	Anti-infection	Jie Bei An* (azvudine tablets)	This drug (broad-spectrum RNA virus inhibitor) obtained the emergency conditional approval from the NMPA in July 2022 for use in treatment of adult patients suffering moderate COVID-19. This drug's approved indication also includes treatment for adult HIV-1 patients (AIDS patients) with high viral load in combination with other reverse transcriptase inhibitors (conditionally approved).	
16		Comirnaty* (mRNA COVID-19 vaccine)	Comirnaty (mRNA COVID-19 vaccine BNT162b2) and Comirnaty (Original/ Omicron BA.4/BA.5-adapted bivalent vaccine) have been officially registered as drugs/products (biological products) in Hong Kong and approved as regular imported vaccines in Macau. The related dosage forms for children (for vaccination of children aged 5 to 11) and infants (for vaccination of infants of 6 months to 4 years old) have been authorized for emergency use (EUA) in Hong Kong and special license import in Macau.	
17	Cardiovascular system	Heparin series preparations	This series include enoxaparin sodium injection, heparin sodium injection, low molecular weight heparin for injection and nadroparin calcium injection etc. Heparin series preparations are mainly used for the prevention of thrombosis or treatment of embolism. The Group has the full industry chain supply capability for low-grade and high-grade heparin products, low-molecular heparin raw materials and preparations, and the sales network covers China, the United States, South America, Europe, the Middle East and Southeast Asia.	

Note: *Being the license-in innovative drug (product) of the Group.

II. Segment Performance Overview

1. Pharmaceutical manufacturing

Performance summary

During the Reporting Period, the pharmaceutical manufacturing segment of the Group generated revenue of RMB15,921 million, representing a period-on-period increase of 11.56%. In the first half of 2023, the revenue from new products and sub-new products such as Han Si Zhuang (serplulimab injection), Han Qu You (trastuzumab injection) and trastuzumab drug substance as well as Su Ke Xin (avatrombopag maleate tablets) maintained rapid growth. Among which, upon being approved for launch in March 2022, Han Si Zhuang achieved revenue of RMB556 million during the Reporting Period; the revenue from Han Qu You grew by 57.1% period-on-period; and the revenue from Su Ke Xin grew by 32.7% period-on-period. In addition, Jie Bei An (azvudine tablets) also contributed to sales at the beginning of the Reporting Period, but the sales of Comirnaty (mRNA COVID-19 vaccine) recorded a significant period-on-period decrease.

During the Reporting Period, the segment results of the pharmaceutical manufacturing segment amounted to RMB1,660 million, representing a period-on-period decrease of 12.17%, and realized segment profits of RMB1,428 million, representing a period-on-period decrease of 9.56%, which was mainly due to (1) despite the contribution of Jie Bei An (azvudine tablets) at the beginning of the Reporting Period, the significant decrease of sales of Comirnaty (mRNA COVID-19 vaccine) and the expenses incurring by the corresponding team, medical and market activities; (2) the period-on-period decrease in operating results of Gland Pharma, a subsidiary, as a result of factors such as the intensified competition in the U.S. market and the suspension and upgrade of certain production lines; (3) the strategic investment such as market development and team enhancement in Han Si Zhuang (serplulimab injection), Bei Wen (keverprazan hydrochloride tablets) and other new products launched as well as the early layout and team investment of Han Si Zhuang (serplulimab injection) in overseas markets; (4) an increase in R&D expenses as a result of the Group's continuous expenditure in relation to innovative drugs, biosimilars, innovative incubation platforms and early research stage projects during the Reporting Period, where the Group's R&D expenses had a period-on-period increase of RMB301 million.

During the Reporting Period, the R&D expenditures in the pharmaceutical manufacturing segment of the Group amounted to RMB2,519 million, representing a period-on-period increase of 22.16%. Total R&D expenditures in the pharmaceutical manufacturing segment accounted for 15.82% of the revenue from the pharmaceutical manufacturing segment. In particular, R&D expenses amounted to RMB1,792 million, accounting for 11.26% of the revenue from the pharmaceutical manufacturing segment.

Revenue from major products of the Group in the major therapeutic areas during the Reporting Period is set out in the following table:

Unit: million Currency: RMB

Major therapeutic area	Jan–Jun 2023	Jan–Jun 2022*	Period-on- period increase on the same basis (%)
 Major products of anti-tumor and immune modulation (Notes 1, 3) Major products of anti-infection (Note 3) Major products of metabolism and alimentary system (Note 3) Major products of cardiovascular system (Notes 2, 3) Major products of central nervous system (Note 3) Major products of APIs and intermediate products (Note 3) 	3,699	2,550	45.05
	3,318	3,646	-9.00
	1,504	1,383	8.76
	839	1,095	-23.40
	551	479	14.93
	654	633	3.21

Note 1: The revenue from major products of anti-tumor and immune modulation recorded a period-on-period increase of 45.05%, mainly due to the revenue growth of Han Si Zhuang (serplulimab injection), Han Qu You (trastuzumab injection) and trastuzumab drug substance, and Su Ke Xin (avatrombopag maleate tablets), and the revenue contribution from new products, namely Otezla (apremilast tablets), Han Bei Tai (bevacizumab injection) and Akynzeo (netupitant and palonosetron hydrochloride capsules).

- Note 2: The revenue from major products of cardiovascular system recorded a period-on-period decrease of 23.40%, which was mainly due to the decline in sales of heparin series preparations.
- Note 3: Major products of anti-tumor and immune modulation comprise: Han Qu You (trastuzumab injection) and trastuzumab drug substance, Han Li Kang (rituximab injection), Han Si Zhuang (serplulimab injection), Su Ke Xin (avatrombopag maleate tablets), Ke Sheng (Xihuang capsules), Kai Lai Zhi (epinastine hydrochloride capsules), Akynzeo (netupitant and palonosetron hydrochloride capsules), Han Da Yuan (adalimumab injection), Otezla (apremilast tablets), Yi Luo Ze/Tu Mei Si (pemetrexed disodium for injection), Zhao Hui Xian (bicalutamide tablets), Han Bei Tai (bevacizumab injection), ondansetron, paclitaxel, oxaliplatin and Di Kai Mei (sorafenib tosylate tablets).

Major products of anti-infection comprise: Jie Bei An (azvudine tablets), antimalarial series such as artesunate, Cravit (levofloxacin tablets), Sha Duo Li Ka (potassium sodium dehydroandrographolide succinate for injection), rabies vaccine (VERO cell) for human use (non-freeze dried), Pai Shu Xi Lin (piperacillin sodium and tazobactam sodium for injection), Cravit (levofloxacin injection), Qiang Shu Xi Lin/Qin Shu/Er Ye Qin (piperacillin sodium and subactam sodium for injection), caspofungin, antituberculosis series, Xi Chang/Bi Li Shu (cefmetazole sodium for injection), Sai Fu Nuo (cefminox sodium for injection), He Pu Ding (lamivudine tablets), daptomycin, Comirnaty (mRNA COVID-19 vaccine), Micafungin, Er Ye Bi (ceftizoxime sodium for injection), vancomycin, Si Ke Ni (azithromycin capsules), Ka Di (flucloxacillin sodium for injection) and Rui Sai Ni (clindamycin hydrochloride capsules).

Major products of metabolism and alimentary system comprise: You Li Tong (febuxostat tablets), Atomolan (glutathione tablets), Bei Yi (potassium chloride granules), animal insulin and its preparations, Ke Yi (new compound aloe capsules), Atomolan (glutathione for injection), Yi Bao (recombinant human erythropoietin for injection (CHO cells)), Li Qing (alfacalcidol tablets), Wan Su Jing (empagliflozin tablets), Wan Su Ping (glimepiride tablets), human insulin and its preparations, Fan Ke Jia (thioctic acid injection) and Bei Wen (keverprazan hydrochloride tablets).

Major products of cardiovascular system comprise: heparin series preparations, Bang Tan (telmisartan tablets), Bang Zhi (pitavastatin calcium tablets), Ya Ni An (amlodipine besilate tablets), Ke Yuan (calcium dobesilate capsules), You Di Er (alprostadil dried emulsion for injection), Xin Xian An (meglumine adenosine cyclophosphate for injection) and Su Ka Xin (indapamide tablets).

Major products of central nervous system comprise: Chang Tuo Ning (penehyclidine hydrochloride injection), Qi Wei (quetiapine fumarate tablets), Qi Cheng (escitalopram oxalate tablets), Ao De Jin (deproteinised calf blood serum injection) and lorazepam tablets.

Major products of APIs and intermediate products comprise: amino acid series, tranexamic acid, levamisole hydrochloride and clindamycin hydrochloride.

The data from January to June 2022 was restated according to the basis of January to June 2023.

Important events

Progress of serplulimab injection (PD-1 inhibitor, trade name in Chinese mainland: Han Si Zhuang) During the Reporting Period, Han Si Zhuang (serplulimab injection), the innovative PD-1 inhibitor independently developed by the Group, has been approved for new indication for extensive-stage small cell lung cancer (ES-SCLC) in Chinese mainland (excluding Hong Kong, Macau and Taiwan region), and has become the world's first monoclonal antibody drug targeting PD-1 approved for the first-line treatment of extensive-stage small cell lung cancer (ES-SCLC), and its marketing authorization application (MAA) in the EU has also been accepted. As at the date of this report, Han Si Zhuang had been approved for three indications, i.e. microsatellite instabilityhigh (MSI-H) solid tumors, squamous non-small cell lung cancer (sqNSCLC) and extensive-stage small cell lung cancer (ES-SCLC). The NDA for the fourth indication (esophageal squamous cell carcinoma (ESCC)) in Chinese mainland has also been accepted. In February 2023, the results of phase III clinical research of Han Si Zhuang on esophageal squamous cell carcinoma (ESCC) (ASTRUM-007) were published in Nature Medicine (impact factor: 82.9), an international journal, and the research result of the trial was selected in the 2023 American Society of Clinical Oncology (ASCO) Annual Meeting.

Based on the differentiated development strategy of "Combo+Global" (combination therapy + globalization), the Group proactively facilitated the synergy between Han Si Zhuang (serplulimab injection) and other selfowned pipeline products, and approval has been obtained for clinical trials in China, the United States and other countries and regions. As at the date of this report, apart from the indications approved for launch, 11 combination therapies centering on the product are undergoing clinical trials around the world, covering indications such as lung cancer, esophageal cancer, head and neck squamous cell carcinoma and gastric cancer. In particular, international multi-center clinical trials for the three indications of squamous non-small cell lung cancer (sqNSCLC), extensive-stage small cell lung cancer (ES-SCLC) and limited-stage small cell lung cancer (LS-SCLC) have been carried out, including a head-to-head bridging trial comparing to first-line standard of care with Atezolizumab for extensive-stage small cell lung cancer (ES-SCLC) already been initiated in the United States. The first patient dosing in the phase III of the international multi-center clinical study of limited-stage small cell lung cancer (LS-SCLC) has also been completed in Chinese mainland, the United States and Australia, and clinical approvals have been obtained in Spain. In addition, with its outstanding performance, serplulimab injection (PD-1 inhibitor) for the treatment of small cell lung cancer (SCLC) was successively granted Orphan Drug Designation by the U.S. FDA and the European Commission (EC).

With the successive approval for various indications of serplulimab injection (PD-1 inhibitor, trade name in Chinese mainland: Han Si Zhuang) in China and the smooth progress of overseas clinical trials, the Group will continue to promote the global commercialization of this product and enhancing the accessibility of such product. As at the end of the Reporting Period, Han Si Zhuang had completed online bidding in 29 provinces, autonomous regions and municipalities across Chinese mainland. It was included in the customized commercial insurance catalogue in various cities, including Shanghai, Ningbo and Zhuhai. As at the end of the Reporting Period, a special marketing team for Han Si Zhuang comprising of around 500 personnel has been established in China, covering nearly 1,500 hospitals. During the Reporting Period, revenue from such product amounted to RMB556 million, and achieved monthly sales of over RMB100 million for the first time in March 2023. In terms of overseas commercialization, the Group reached collaboration with KGbio in 2019, granting KGbio the exclusive right to commercialize the first monotherapy and two combination therapies of serplulimab injection (PD-1 inhibitor) in ten countries in Southeast Asia; in August 2023, Shanghai Henlius further expanded the cooperation of the product to 12 countries in regions of the Middle East and North Africa. In addition, the Group continued to facilitate the works for the commercialization of the product in the market of the United States, established its own U.S. innovative drug team covering medical affairs, market access, sales and other functions, and reached a cooperation with Syneos Health to provide support for the commercialization of the product in the United States.

Approval for second-line indication for CAR-T cell therapy products and other progress
During the Reporting Period, a second-line indication of Yi Kai Da (ejilunsai injection) of Fosun Kite, a joint
venture, for the treatment of adult patients with large B-cell lymphoma (r/r LBCL) that is refractory to first-line
immunochemotherapy or that relapses within 12 months of first-line immunochemotherapy was approved in
Chinese mainland (excluding Hong Kong, Macau and Taiwan region).

Yi Kai Da, the first CAR-T cell therapy product approved for domestic launch, is authorized to carry out the product's localized production in China following the technology transfer of Yescarta, a CAR-T cell therapy product, from Kite Pharma. Its first approved indication is the treatment of adult patients with relapsed or refractory large B-cell lymphoma (r/r LBCL) after prior second-line or higher systemic therapy. Yi Kai Da, an innovative cell therapy drug for one-off treatment, can relieve burden on patients and improve their quality of life. As at the end of the Reporting Period, benefitting over 500 patients with lymphoma in total, Yi Kai Da has been included in over 90 urban customized commercial health insurances and over 60 commercial insurances, while the number of treatment centers on record exceeded 140, covering more than 25 provinces and municipalities across China.

According to a multi-center real-world research data in China released in June 2023, the real-world efficacy of Yi Kai Da on patients with relapsed refractory non-Hodgkin's lymphoma in Chinese mainland was in line with that of global patients. The 12-month overall survival rate was 84.3%, the best overall response rate was 83.2%, the best complete response rate was 58.4%, performing better in terms of safety. The survival analysis data of ZUMA-7 clinical trial research of Yescarta was published in New England Journal of Medicine (impact factor: 176.082), a medical journal. According to the results of the research: the death rate of r/r LBCL second-line treatment using ejilunsai injection reduced by 27.4% as compared to that of standard second-line treatment (SOC). Ejilunsai injection significantly extended the overall survival of patients. In respect of efficacy, Yi Kai Da was recommended by domestic and overseas authoritative guidelines. Its treatment on patients with diffuse large B-cell lymphoma (DLBCL) previously receiving second-line or higher therapy was recommended by the NCCN Guidelines in the U.S., the Guidelines of Chinese Society of Clinical Oncology (CSCO). Its treatment on patients with second-line diffuse large B-cell lymphoma (DLBCL) received grade I recommendation from the NCCN Guidelines in the U.S. and the Guidelines of Chinese Society of Clinical Oncology (CSCO).

The third indication of Yi Kai Da (for the treatment of adult patients with relapsed or refractory inert non-Hodgkin's lymphoma (r/r iNHL) containing follicular lymphoma and marginal zone lymphoma) was approved for clinical trials in Chinese mainland (excluding Hong Kong, Macau and Taiwan region) and was also included in the breakthrough therapy drug program in 2021. As at the date of this report, this indication is undergoing a bridging clinical trial in Chinese mainland.

In addition, as for Fosun Kite's second CAR-T cell therapy product FKC889, its first indication (for the treatment of adult patients with relapsed or refractory mantle cell lymphoma (r/r MCL) after prior second-line or higher systemic therapy) and second indication (relapsed or refractory adult precursor B-cell acute lymphoblastic leukaemia (adult r/r ALL)) received approval for clinical trials in Chinese mainland in March 2022 and December 2022, respectively. As at the date of this report, the two indications are undergoing bridging clinical trial in Chinese mainland.

• Progress of other pipeline products

The Group continued to optimize its R&D system. With the improving R&D strategies, the Group focused on developing the four core technology platforms, namely small molecule, antibody/ADC, RNA and cell therapy, and continued to advance the R&D and launch progress of various innovative products. As at the date of this report, several self-developed, co-developed and license-in products of the Group have successively entered the key clinical/approval stage.

During the Reporting Period, the phase III clinical research of FS-1502 (recombinant HER2 humanized monoclonal antibody-monomethyl auristatin F conjugate for injection), an innovative antibody drug conjugate originally license-in and subsequently independently developed by the Group, for the treatment of HER2 positive locally advanced or metastatic breast cancer that cannot be removed through surgery has commenced in Chinese mainland. Based on the phase I clinical trial data on HER2 positive advanced breast cancer, among 67 assessable patients with HER2 positive breast cancer, the ORR is 53.7% and the medium PFS is 15.5 months, with good drug tolerance. The phase II clinical trials of FS-1502 for the treatment of HER2-expressing advanced malignant solid tumors and FS-1502 in combination with serplulimab and/or chemotherapy for the treatment of HER2-expressing advanced gastric cancer, have commenced in China.

During the Reporting Period, the application for phase II clinical trial of MEK1/2 selective inhibitor FCN-159 independently developed by the Group for the treatment of langerhans cell histiocytosis in children was approved by the NMPA. As at the date of this report, the phase III clinical research of FCN-159 for the treatment of neurofibromatosis type I in adults has commenced in Chinese mainland, and its two indications, namely histiocytic tumors and treatment for adult patients with NF1 (neurofibromatosis type I) related plexiform neurofibroma who are unable to undergo surgery or encounter postoperative residual/recurrence, have successively included in the breakthrough therapy drug program in April and July 2023. According to the results of phase I/II research of FCN-159 on neurofibromatosis type I in adults is 45.1%, performing well in terms of safety. FCN-159 for the treatment of low-grade gliomas and treatment for arteriovenous malformations, are at the stage of phase II clinical trial in China.

During the Reporting Period, the Group continued to promote the industrialization of vaccines in its pipeline. In April 2023, the 13-valent pneumococcal conjugate vaccine, which is independently developed by the Group, completed patient enrollment for phase III clinical trial. In January 2023, Fosun Antejin received the Drug Manufacturing Certificate (《蔡品生產許可證》), laying a foundation for its subsequent commercial production of pipeline vaccine products. In addition, during the Reporting Period, each of the registration and GMP compliance 2-in-1 on-site inspection and clinical trial on-site inspection of rabies vaccine (Vero cell) for human use (freeze dried) and quadrivalent influenza virus lysate vaccine, both independently developed by the Group, had been completed.

At the same time, during the Reporting Period, the established medicines manufacturing & supply business of the Group continued to optimize the life cycle management of established medicines on the product end, focused on the independent R&D of first generic drugs, first three generic drugs and difficult and complex preparations, grasped highly fit expansion opportunities, enriched pipelines, improved the capability and efficiency of the system, and actively promoted the overseas commercialization of preparations. During the Reporting Period, Gland Pharma, a subsidiary, completed the acquisition of Cenexi, a European CDMO company, so as to strategically establish its CDMO business presence in the European market and build up local manufacturing capabilities in Europe. During the Reporting Period, a total of 10 generic drugs (indications) of the Group were approved for launch by NMPA and 2 generic drugs passing consistency evaluation. In particular, Li Tuo Ning (力妥寧) (urapidil hydrochloride injection) of Avanc Pharma, a subsidiary, is the first domestic urapidil hydrochloride product passing consistency evaluation. Chlorpheniramine maleate injection of Wanbang Pharma, a subsidiary, is also the first product passing consistency evaluation among similar products in China. In addition, a total of 7 generic drugs of Gland Pharma, a subsidiary, were approved for launch by the U.S. FDA.

In addition, as at the date of this report, the NDA of several pipeline drugs, including DaxibotulinumtoxinA botulinum toxin (project code: RT002) and tenapanor hydrochloride tablets (project code: Tenapanor), in Chinese mainland and the biologics license application (BLA) of trastuzumab injection in the U.S. have been accepted as well.

• Integrated production and streamlined operation

In order to further improve the competitiveness of the production system of pharmaceutical manufacturing business, improve operational efficiency and implement the internationalization strategy, the Group continued to streamline and discover its internal competitive production capacity, deepened the integration of the production side, and realized the rapid transformation of products through the construction of API and preparation bases and engineering technology centers. By building internationally competitive star production lines and production bases, the Group established a CMO/MAH management system, promoted the integration of its product line resources, and actively facilitated the concentration of star production lines and professional production bases for its products.

The Group continued to consolidate production lines on manufacture end and build regional production centers to gather production capacity and achieve the integration of APIs and preparations, further improved production and operation efficiency, and expanded production cost advantages. During the Reporting Period, the Group built regional production centers in Xuzhou and Chongqing, continuously advanced the construction of three major APIs bases, namely Xuzhou Xingnuo, Hunan Dongting and Yaoyou Longevity, and vertically integrated the APIs and preparation industry chains, realizing intensive mass production capacity and covering various formulations and disease areas. The Group expedited the construction of Shanghai Henlius's Songjiang Base to continuously expand the production capacity. As at the end of the Reporting Period, the trial production of the first tranexamic acid production line in Hunan Dongting API Base had commenced; the transfer of relevant products from Xuzhou Xingnuo API Base and Xuzhou Industrial Park Preparation Base had commenced, and new products will be continuously introduced with increased production capacity in the subsequent stage; the installation works of stock solution and preparation building in Shanghai Henlius's Songjiang Base had completed and entered the commissioning stage. In addition, the Group commenced the construction of Cote d'Ivoire medical production base located near Abidjan, aiming to realize local drug manufacturing and supply in Africa.

At the same time, the Group continued to promote the certification of international production quality standards to consolidate the foundation for the exportation of preparations. The Group through different means including gap analysis, special inspection, special training, etc., actively promoted its subsidiaries to establish a quality system in line with the domestic and international requirements, and enhanced the quality risk awareness and quality management capabilities of all employees. During the Reporting Period, the second generation of artesunate injection (Argesun) independently developed by the Group passed the WHO PQ, and became the first artesunate injection with one-step preparation passing the WHO PQ. As at the end of the Reporting Period, all production lines of the domestic subsidiaries under the pharmaceutical manufacturing segment of the Group obtained domestic GMP certifications. During the Reporting Period, those production lines received over 50 official inspections as well as official sample tests on over 400 batches, all of which were passed smoothly, and 9 production lines had passed GMP certification in major regulatory markets such as the U.S. FDA and the EU. In August 2023, Shanghai Henlius's Songjia Base (phase I) accepted the pre-license inspection in respect of trastuzumab injection by the U.S. FDA (Pre-License Inspection); in the same month, sertraline hydrochloride tablets and compound sulfamethoxazole tablets of Guilin Pharma had accepted the pre-approval inspection).

In addition, during the Reporting Period, the Group continued to advance "Excellence Operation and Management", and further upgraded to the FES management system based on FOPEX. The Group formulated the FES/FOPEX manual to guide enterprises in establishing lean operation system. Through in-depth analysis and study of each production stage of key products, the Group implemented optimization measures to improve processes, enhance quality, reduce cost, and enhanced product delivery capability. Focusing on energy saving and consumption reduction, the Group reduced energy consumption and carbon emission, and continued to promote green operation. Focusing on revenue growth and R&D efficiency improvement, the Group continued to deepen informatization and intelligent transformation.

R&D innovation

During the Reporting Period, the Group further improved the top-level structure of the innovative medicines division, continued to introduce senior scientists and C-level talents, comprehensively upgraded domestic and overseas capabilities in early R&D, CMC, clinical medicine and clinical operations, etc. At the same time, the Group reorganized its innovative drug project establishment, management and decision-making mechanisms at major nodes by streamlining R&D projects and leveraging the INNOX digital management system, and dynamically evaluated its pipeline value and competitiveness, thereby improving the quality and effectiveness of R&D.

In order to enhance scientific and innovation strategy and improve R&D efficiency, the Company has established the Scientific Advisory Board (**SAB**) at group level during the Reporting Period. Serving as external think tank, the SAB will assist the management of the Group in formulating and optimizing the medium- to long-term scientific innovation and R&D strategies, and provide additional strategic guidelines and insights. The first session of SAB has a total of 9 members, comprising of globally renowned academicians, scientists and clinical experts with outstanding academic attainments from China and overseas, with area of expertise covering tumors, cardiovascular, immunology, clinical medicine development and other fields. The first SAB meeting was held in June 2023. Members of the SAB conducted discussion and evaluation on the global R&D overall strategic planning, pipeline products and R&D resources allocation of the Group, and provided valuable recommendations on development goals of products at early stage, strategy and route for internalization and innovation, as well as external collaboration in R&D investment.

Through independent R&D, cooperative development, license-in projects and in-depth incubation, the Group focused on core therapeutic areas such as oncology (solid tumors and hematological tumors), self-immunology, central nervous system, chronic disease (liver disease/metabolic disease/kidney disease) and mainly strengthened core technology platforms such as small molecule, antibody/ADC, cell therapy and RNA, creating an open and global innovative R&D system. The Group also actively explored edge-cutting technologies such as nucleic acid drugs, cancer vaccine and AI drug R&D to continuously enhance its core R&D capabilities and pipeline value, and facilitate the R&D and commercialization of more FIC (First-in-class) and BIC (Best-in-class) products.

During the Reporting Period, a total of 5 innovative drugs (indications) and 10 generic drugs (indications) of the Group were approved for launch. 4 innovative drugs/biosimilars (indications)³ and 34 generic drugs (indications) had applied for launch (NDA). 7 innovative drugs (indications) were approved for clinical trials (IND) in Chinese mainland. During the Reporting Period, a total of 54 patents had been applied for in the pharmaceutical manufacturing segment of the Group, including 2 U.S. patent applications and 2 PCT applications; 34 licensed invention patents were obtained.

In addition, during the Reporting Period, the clinical data of several innovative drugs of the Group was disclosed at domestic and overseas medical academic meetings such as the meetings of American Society of Clinical Oncology (ASCO), Chinese Society of Clinical Oncology (CSCO) and European Hematology Association (EHA).

As at the end of the Reporting Period, there were over 70 major pipeline projects of the Group on innovative drugs (indications) and self-developed biosimilar (indications); for details on major pipeline drug projects of the Group, please refer to Table 3 to Table 6.

Including the biologics license application (BLA) of trastuzumab injection, independently developed by the Group, submitted by Accord BioPharma Inc., a partner of the Group, in the United States.

No.	Therapeutic area	Drug name/code	Indications	R&D progress in Chinese mainland as at the end of the Reporting Period	R&D progress in other countries as at the end of the Reporting Period	
1			Hematological malignancies	Phase I clinical trial	Phase I clinical trial	
2		FCN-338	Relapsed or refractory B-cell lymphoma	Phase I clinical trial	(in the U.S.)	
3			Treatment of myeloid malignancies in combination with Azacitidine or chemotherapy	Approved for clinical trial	_	
4			Neurofibromatosis type I	Phase II clinical trial (international multi-center) ^{Note 1}		
5			Low-grade gliomas	Phase II clinical trial	—	
6		FCN-159 ^{Note 2}	Histiocytic tumors	Phase II clinical trial	—	
7	Anti-tumor		Langerhans cell histiocytosis in children	Approved for clinical trial	_	
8		ORIN1001	Solid tumor	Phase I clinical trial	Phase I clinical trial (in the U.S.)	
9		SAF-189	Non-small cell lung cancer (ROS1+)	Phase II clinical trial	Approved for clinical trial (in the U.S.)	
10		JAF-109	Non-small cell lung cancer (ALK+)	Phase III clinical trial		
11		FCN-437c	Breast cancer 1L	Phase III clinical trial	Noto 2	
12		FCIN-437C	Breast cancer 2L	Phase III clinical trial	- Note 3	
13	YP01001		Advanced solid tumor	Phase I clinical trial	_	
14		FH-2001	Advanced malignant solid tumor	Phase I clinical trial	_	
15	Metabolism and alimentary system	FCN-342	Gout	Phase I clinical trial	_	
16		ORIN1001	Idiopathic pulmonary fibrosis (IPF)	Approved for clinical trial	Phase I clinical trial (in the U.S.)	
17		ET-26	Anesthesia	Phase II clinical trial	—	
18	Others	FCN-159	Arteriovenous malformations	Phase II clinical trial	—	
19		FCN-016 eyedrop	Glaucoma or ocular hypertension	Approved for clinical trial	—	
20		SZEY-2108 for injection	Carbapenem-resistant Enterobacteriaceae (CRE) infection	Approved for clinical trial	_	

Table 3 — Small molecular innovative drugs under independent development

Note 1: In July 2023, the phase III clinical study of FCN-159 tablets for treatment for adult patients with neurofibromatosis type I has commenced in Chinese mainland.

Note 2: Two indications of FCN-159 tablets, i.e. treatment of histiocytic tumors and treatment for adult patients with NF1 (neurofibromatosis type I) related plexiform neurofibroma who are unable to undergo surgery or encounter postoperative residual/recurrence, were included in the breakthrough therapy drug program in April 2023 and July 2023, respectively.

Note 3: The phase I clinical trial of FCN-437c for breast cancer initiated in the U.S. has suspended.

No.	Therapeutic area	Drug name/code	Indications	R&D progress in Chinese mainland as at the end of the Reporting Period	R&D progress in other countries as at the end of the Reporting Period
1		Han Si Zhuang (serplulimab injection)	Microsatellite instability-high (MSI-H) solid tumor	Approved for launch	Approved for clinical trial ^{Note}
2			Squamous non-small cell lung cancer (sqNSCLC)	Approved for launch	Phase III clinical trial (international multi-center)
3	-	Han Si Zhuang (serplulimab injection) + chemotherapy	Extensive-stage small cell lung cancer (ES-SCLC)	Approved for launch	Marketing authorization application (in the EU) Bridging trial (in the U.S.)
4	-		Esophageal squamous cell carcinoma (ESCC)	NDA	_
5			Neo-/adjuvant treatment of GC	Phase III clinical trial	—
6		Han Si Zhuang (serplulimab injection) + chemotherapy + radiotherapy	Limited-stage small cell lung cancer (LS-SCLC)	Phase III clinical trial (international multi-center)	
7		Han Si Zhuang (serplulimab injection) +	Non-squamous non-small cell lung cancer (nsNSCLC)	Phase III clinical trial	_
8		Han Bei Tai (bevacizumab injection)	Metastatic colorectal cancer (mCRC)	Phase II/III clinical trial	_
9	Anti-tumor	Han Si Zhuang (serplulimab injection) + HLX07 (recombinant	Recurrent or metastatic head and neck squamous cell carcinoma (HNSCC)	Phase II clinical trial	_
10		anti- EGFR humanized monoclonal antibody injection)	Squamous non-small cell lung cancer (sqNSCLC)	Phase II clinical trial	_
11		Han Si Zhuang (serplulimab injection) + HLX07 (recombinant anti- EGFR humanized monoclonal antibody injection) + Han Bei Tai (bevacizumab injection)	Hepatocellular carcinoma (HCC)	Approved for clinical trial	_
12		HLX26 (recombinant anti-LAG-3 humanized monoclonal antibody injection) + Han Si Zhuang (serplulimab injection)	Metastatic colorectal cancer (mCRC)	Phase II clinical trial	_
13		HLX07 (recombinant anti-EGFR humanized	Solid tumor	Phase Ib/II clinical trial	Approved for clinical trial (in the U.S.)
14		monoclonal antibody injection)	Locally advanced or metastatic cutaneous squamous cell carcinoma (CSCC)	Phase II clinical trial	Approved for clinical trial (in the U.S.)

Table 4 — Biopharmaceutical innovative drugs under independent development

No.	Therapeutic area	Drug name/code	Indications	R&D progress in Chinese mainland as at the end of the Reporting Period	R&D progress in other countries as at the end of the Reporting Period
15		HLX26 (recombinant anti-LAG-3 humanized monoclonal antibody injection)	Solid tumor and lymphoma	Phase I clinical trial	-
16		HLX26 (recombinant anti-LAG-3 humanized monoclonal antibody injection) + Han Si Zhuang (serplulimab injection) + chemotherapy	Advanced non-small cell lung cancer (NSCLC)	Approved for clinical trial	_
17		HLX301 (recombinant anti-PD-L1 and anti- TIGIT bispecific antibody injection)	Solid tumor and lymphoma	Phase I clinical trial	Phase I clinical trial (in Australia)
18	Anti-tumor	HLX51 (recombinant anti-OX40 humanized monoclonal antibody for injection)	Solid tumor and lymphoma	Approved for clinical trial	_
19		HLX53 (anti-TIGIT Fc fusion protein)	Solid tumor and lymphoma	Phase I clinical trial	_
20		HLX60 (recombinant anti-GARP humanized monoclonal antibody injection)	Solid tumor and lymphoma	Phase I clinical trial	_
21		HLX60 (recombinant anti-GARP humanized monoclonal antibody injection) + Han Si Zhuang (serplulimab injection)	Solid tumor	_	Phase I clinical trial (in Australia)
22	Blood system	Recombinant human erythropoietin-HyFc fusion protein injection	Anemia	Phase lb/ll clinical trial	_
23	Others	HLX04-O (recombinant anti-VEGF humanized monoclonal antibody injection)	Wet age-related macular degeneration (wAMD)	Phase III clinical trial	Phase III clinical trial (international multi-center)
24		GC101	Recessive dystrophic epidermolysis bullosa (RDEB)	Approved for clinical trial	_

Note: Serplulimab injection (PD-1 inhibitor) received the IND approval in the United States, the EU and other countries and regions.

No.	Therapeutic area	Drug name/code	Indications	R&D progress in major licensed territory as at the end of the Reporting Period
1		FS-1502 (recombinant HER2 humanized	HER2-positive locally advanced or metastatic breast cancer	Chinese mainland: Phase III clinical trial
2		monoclonal antibody-monomethyl auristatin F conjugate for injection)	HER2-expressing advanced malignant solid tumors	Chinese mainland: Phase II clinical trial
3	-	FS-1502 (recombinant HER2 humanized monoclonal antibody-monomethyl auristatin F conjugate for injection) in combination with serplulimab and/or chemotherapy	HER2-expressing advanced gastric cancer	Chinese mainland: Phase II clinical trial
4	-	HLX208 Note 1	Solid tumor (metastatic colorectal cancer, non-small cell lung cancer, etc.), LCH and ECD	Chinese mainland: Phase II clinical trial
5	Anti-tumor	HLX208 (BRAF V600E inhibitor) + Han Si Zhuang (serplulimab injection)	BRAF V600E or BRAF V600 mutation-positive advanced solid tumor (non-small cell lung cancer)	Chinese mainland: Phase II clinical trial
6	_	HLX22 (anti-human epidermal factor receptor-2 (HER2) humanized monoclonal antibody injection) + Han Qu You (trastuzumab injection)	Gastric cancer (GC)	Chinese mainland: Phase II clinical trial
7		HLX22 (anti-human epidermal factor receptor-2 (HER2) humanized monoclonal antibody injection) + Han Si Zhuang (serplulimab injection) + Standardized treatment (trastuzumab in combination with chemotherapy)	Gastric cancer (GC)	Chinese mainland: Approved for clinical trial
8		SVN53-67/M57-KLH peptide vaccine (SurVaxM)	Primary diagnosis of glioblastoma	Chinese mainland: Approved for clinical trial
9		Keverprazan Hydrochloride tablets	Duodenal ulcer (DU)	Chinese mainland: Approved for launch U.S.: Phase I clinical trial
10	Metabolism and alimentary system	(trade name in Chinese mainland: Bei Wen (倍穩))	Reflux esophagitis (RE)	Chinese mainland: Approved for launch U.S.: Phase I clinical trial
11		Tenapanor tablets (tenapanor hydrochloride tablets)	Irritable bowel syndrome with constipation (IBS-C)	Chinese mainland: Phase I clinical trial Hong Kong: Application for launch
12		Comirnaty BNT162b2 (mRNA vaccine BNT162b2), Comirnaty Bivalent Vaccine (mRNA COVID-19 Original/Omicron BA.4/ BA.5-adapted bivalent vaccine)	Prevention of disease (COVID-19) caused by novel coronavirus (SARS-CoV-2) infection	Chinese mainland: Phase II clinical trial completed Hong Kong: Officially registered Macau: Approved as a regular imported vaccine Taiwan, China: Obtained special approval for emergency use
13	Anti-infection	Pretomanid tablets	Extensively drug-resistant (XDR) or multidrug-resistant tuberculosis (MDR-TB) with treatment intolerance/low efficacy of treatment	China: Phase I clinical trial
14		OP0595 (Nacubactam for injection) + cefepime or aztreonam	Treatment of adults infected by aerobic gram-negative bacteria with limited options	Chinese mainland: approved for clinical trail ^{Note 2}

Table 5 — License-in innovative drugs

No.	Therapeutic area	Drug name/code	Indications	R&D progress in major licensed territory as at the end of the Reporting Period
15	Central nervous system	Opicapone capsules	Parkinson syndrome	Chinese mainland: NDA
16		Avatrombopag maleate tablets	Chronic immune thrombocytopenia (ITP)	Chinese mainland: NDA
17	Blood system	Tenapanor tablets (tenapanor hydrochloride tablets)	Hyperphosphatemia in end- stage renal disease dialysis patients (ESRD-HD)	Chinese mainland: Phase III clinical trial ^{Note 3}
18		RT002	Moderate to severe glabellar lines in adults (GL)	Chinese mainland: NDA
19	Others (DaxibotulinumtoxinA botulinum toxin)		Cervical dystonia in adults (CD)	Chinese mainland: Phase III clinical trial ^{Note 4}
20		Fortacin spray (lidocaine prilocaine spray)	Premature ejaculation	Chinese mainland: Phase III clinical trial

Note 1: HLX208 for the treatment of BRAF V600E mutated langerhans cell histiocytosis (LCH) and Erdheim-Chester disease (ECD) in adults was included in the breakthrough therapy drug program in April 2023.

Note 2: In July 2023, the phase I and Phase III clinical trial application of combination dosing of OP0595 and cefepime or aztreonam for the treatment of adults infected by aerobic gram-negative bacteria with limited options was approved by NMPA.

Note 3: The NDA of tenapanor hydrochloride tablets (project code: Tenapanor) for controlling hyperphosphatemia in adult patients receiving hemodialysis treatment for chronic kidney disease (CKD) was accepted by the NMPA in July 2023.

Note 4: The NDA of DaxibotulinumtoxinA botulinum toxin (project code: RT002) for the treatment of cervical dystonia in adults was accepted by the NMPA in July 2023.

No.	Therapeutic area	Drug name/code	Indications	R&D progress in Chinese mainland as at the end of the Reporting Period
1		HLX11 (recombinant anti-HER2 domain II humanized monoclonal antibody injection)	Neoadjuvant treatment of BC	Phase III clinical trial (international multi-center)
2	Anti-tumor	HLX05 (recombinant anti-EGFR human/ murine chimeric monoclonal antibody injection)	Metastatic colorectal cancer (mCRC) and metastatic head and neck squamous cell carcinoma (HNSCC)	Phase I clinical trial
3	Anti-tumor	HLX13 (recombinant anti-CTLA-4 fully human monoclonal antibody injection)	Melanoma, renal cell carcinoma (RCC), metastatic colorectal cancer (mCRC) and liver cancer	Approved for clinical trial
4		HLX15 (recombinant anti-CD38 fully human monoclonal antibody injection)	Multiple myeloma (MM)	Phase I clinical trial
5		Mixed protamine zinc recombinant insulin lispro injection (50R)	Diabetes	NDA
6	Metabolism and alimentary system	Mixed protamine zinc recombinant insulin lispro injection (25R)	Diabetes	NDA
7		Semaglutide injection	Diabetes	Approved for clinical trial
8		Liraglutide injection	Diabetes	Phase III clinical trial
9	Others	HLX14 (recombinant anti-RANKL fully human monoclonal antibody injection)	Osteoporosis (OP)	Phase III clinical trial (international multi-center)

Table 6 — Biosimilars under independent development

As at the end of the Reporting Period, a total of 31 products of the Group that had passed or deemed to have passed the consistency evaluation of generic drugs were selected in eight batches of national centralized drug procurement bidding (for details, please refer to Table 7 — Products won tenders for centralized procurement). In particular, the eighth batch of centralized procurement was implemented since July 2023. For the existing products included in centralized procurement, the Group leveraged the advantages of multi-channel marketing and lean production to strengthen the life cycle management of centralized procurement products while sacrificing price for volume, and actively promoted incremental products to quickly enter the market through centralized procurement and effectively smoothen the impact of existing products participating in centralized procurement.

No.	Round selected	Name of drugs	Indications	Specifications	Charge unit
1		Amlodipine Besylate Tablets	High blood pressure	5mg*7 tablets/box	Вох
2	4+7 scope expansion	Escitalopram Oxalate Tablets	Depression disorder	10mg*7 tablets/box, 10mg*10 tablets/box, 10mg*14 tablets/box	Вох
3	Azithromycin Capsules The second round		caused by chlamydia trachomatis and non-multidrug-resistant neisseria gonorrhoeae; 5. skin and underlying tissue infection caused by		Вох
4		Clindamycin Hydrochloride Capsules	Infection caused by susceptible strains such as streptococci, staphylococci and anaerobic bacteria	0.15g*10 capsules/box	Box
5		Indapamide Tablets	Essential hypertension	2.5mg*10 tablets/box	Box
6		Isoniazid Tablets	Tuberculosis	0.1g*100 tablets/bottle	Bottle
7		Febuxostat Tablets	Long-term treatment of gout patients with hyperuricemia	40mg*16 tablets/box	Box
8		Quetiapine Fumarate Tablets	Manic episodes of schizophrenia and bipolar disorder	0.1g*10 tablets/strip *3 strips/box, 25mg*14 tablets/strip *2 strips/box, 0.2g*8 tablets/strip *2 strips/box	Вох
9	The third	Pitavastatin Calcium Tablets	Hypercholesterolemia and familial hypercholesterolemia	2mg*14 tablets/box	Box
10	round Ethambutol Hydrochloride Tablets		Applicable to tuberculosis caused by treatment of mycobacterium tuberculosis in combination of other anti-tuberculosis drugs. It can also be used for the treatment of tuberculous meningitis and atypical mycobacterium infection	0.25g*50 tablets/box	Box
11		Memantine Hydrochloride Tablets	Moderate to severe Alzheimer's dementia	10mg*14 tablets/box	Box
12		Telmisartan Tablets	Essential hypertension	40mg*8 tablets/ strip*4 strips/box	Box
13		Empagliflozin Tablets	Type 2 diabetes	10mg*10 tablets/ strip *1 strip/box	Box
14	The fourth round	Calcium Dobesilate Capsules	 Treatment of microangiopathy: Diabetic microangiopathy — retinopathy and glomerulosclerosis (Kimmerstiel-Wilson syndrome); microvascular injury — accompanying with increased capillary fragility and permeability, capillary diseases and acrocyanosis. 2. adjuvant therapy for chronic venous insufficiency (varicose vein syndrome) and its sequelae (including post-embolism syndrome, leg ulcers, purpuric dermatitis and other stagnant skin diseases, peripheral vascular stasis edema etc.) 	0.5g*10 tablets/ strip *3 strips/box	Box
15		Sorafenib Tosylate Tablets	Inoperable or distant metastasis of hepatocellular carcinoma	0.2g*10 tablets/ strip *3 strips/box	Box
16		Duloxetine Hydrochloride Enteric Capsules	Generalized anxiety disorder and depression	20mg*60 capsules/bottle, 30mg*90 capsules/bottle, 60mg*30 capsules/bottle	Bottle
17		Pyrazinamide Tablets	This product is only effective for mycobacterium, and can be used for treatment of tuberculosis in combination with other anti-tuberculosis drugs (such as streptomycin, isoniazid, rifampin and ethambutol)	0.25g*100 tablets/bottle	Bottle
18		Alfacalcidol Tablets	 Improve the symptoms of patients with chronic renal insufficiency, hypoparathyroidism, vitamin D-resistant rickets and osteomalacia due to abnormal vitamin D metabolism, such as hypocalcemia, convulsions, ostealgia and bone damage. 2. Osteoporosis. 	0.25µg*10 tablets/ strip *3 strips/box	Вох
19	The fifth round	Bicalutamide Tablets	 50mg per day: For the treatment for advanced prostate cancer together with luteinizing hormone-releasing hormone (LHRH) analogue or surgical orchiectomy. 2. 150mg per day: For the treatment of patients with locally advanced prostate cancer without distant metastasis who are not suitable or unwilling to receive surgical castration or other medical treatments. 	50mg*14 tablets/strip/box	Вох
20		Human Insulin Injection	Diabetes	3ml:300 unit (refill) *1 vial	Vial
21	The sixth round	Protamine Recombinant Human Mixed Insulin Injection (30/70)	Diabetes	3ml:300 unit (refill) *1 vial	Vial

Table 7 — Products won tenders for centralized procurement

No.	Round selected	Name of drugs	Indications	Specifications	Charge unit
22		Cefmetazole Sodium for injection	Among staphylococcus aureus, escherichia coli, pneumococcus, proteus (indole positive and negative) bacteroides, peptococcus and peptostreptococcus, the following infections caused by susceptible bacteria to this product: sepsis; bronchitis, bronchitis dilated infection, pneumonia, secondary infection of chronic respiratory disease, pulmonary suppuration (lung abscess), empyema; cholangitis, cholecystitis; peritonitis; pyelonephritis, cystitis; bartholinitis, intrauterine infection, uterine adnexitis, parametritis; cellulitis around the jaw, jaw inflammation.	1g*10 bottles/box, 0.25g*10 bottles/box, 0.5g*10 bottles/box, 2g*10 bottles/box	Box
23	The seventh round	Cefminox Sodium for injection	 Respiratory system infection: tonsillitis, peritonsillar abscess, bronchitis, bronchiolitis, bronchiectasis (in the case of infection), secondary infection of chronic respiratory disease, pneumonia, pulmonary suppuration; 2. Urinary system infection: pyelonephritis, cystitis; 3. Abdominal infection: cholecystitis, cholangitis, peritonitis; 4. Pelvic infection: pelvic peritonitis, uterine adnexitis, intrauterine infection, pelvic dead space inflammation, parametritis; 5. Sepsis. 	0.25g*10 bottles/box, 0.5g*10 bottles/box, 1g*10 bottles/box	Box
24		Lidocaine Hydrochloride Injection	This product is a local anesthetic and an antiarrhythmic drug. Mainly used for infiltration anesthesia, epidural anesthesia, topical anesthesia (including mucosal anesthesia during thoracoscopy or abdominal surgery) and nerve conduction block. This product can be used for ventricular premature beats and ventricular tachycardia after acute myocardial infarction, and can also be used for ventricular arrhythmia caused by digitalis poisoning, cardiac surgery and cardiac catheterization. This product is usually ineffective for supraventricular arrhythmias.	5ml:0.1g*5 vials/box, 10ml:0.2g*5 vials/box, 20ml:0.4g*5 vials/box	Box
25		Roxithromycin Tablets	For the treatment of infections caused by roxithromycin-sensitive pathogens	150mg*6 tablets/strip/box	Вох
26		Enoxaparin Sodium Injection	 Prevention of venous thromboembolic diseases (prevention of venous thrombosis), especially for thrombosis related to orthopedic or general surgery; Treatment of established deep vein thrombosis, with or without pulmonary embolism, without severe clinical symptoms, excluding pulmonary embolism requiring surgery or thrombolytic agent treatment; Treatment of unstable angina and non-Q wave myocardial infarction, in combination with aspirin; Prevention of thrombosis in extracorporeal circulation of hemodialysis; For the treatment of acute ST-elevation myocardial infarction, in combination with thrombolytics or concurrently in combination with percutaneous coronary intervention (PCI). 	0.6ml:6000AxalU (prefilled) *2 vials/box	Box
27		Piperacillin Sodium and Tazobactam Sodium for injection	For the treatment of the following systemic and/or local infections caused by detected or suspected susceptible bacteria: 1. Lower respiratory tract infection; 2. Urinary tract infection (mixed infection or single bacterial infection; 3. Intra- abdominal infection; 4. Skin and underlying tissue infection; 5. Bacterial sepsis; 6. Gynecological infection; 7. Treatment for bacterial infection in patients with neutropenia in combination with aminoglycosides; 8. Bone and joint infection; 9. Mixed infection of various bacteria.	2.25g (2.0g Piperacillin and 25g Tazobactam) *8 bottles/box	Box
28		Oseltamivir Phosphate for oral suspension	For the treatment of influenze A and influenze B in adults and children aged 2 weeks or above. Prevention of influenze A and influenze B in patients aged 1 year or above.	0.36g*1 bottle/box	Box
29	The eighth round	Cefoperazone Sodium and Sulbactam Sodium for injection	Monotherapy: Cefuroxime/Sulbactam is indicated for the treatment of the following infections caused by susceptible bacteria:1. Upper and lower respiratory tract infection; 2. Upper and lower urinary tract infection; 3. Peritonitis, cholecystitis, cholangitis and other intra- abdominal infections; 4. Septicemia; 5. Meningitis, 6. Skin and soft tissue infection; 7. Bone and joint infection; 8. pelvic inflammatory disease, endometritis, gonorrhea and other reproductive tract infections. Combination medication: Cefuroxime/sulbactam should be used in combination with other antibiotics.	1g(1:1)*10 bottles/box	Box
30		Furosemide Injection	 Edema disease; 2. Hypertension; 3. Prevention of acute renal failure;4. Hyperkalemia and hypercalcemia; 5. Dilutional hyponatremia; Hypersecretion of antidiuretic hormone (SIADH); 7. Acute drug poisoning. 	2ml:20mg*10 vials/box	Вох
31		Rifampicin Capsules	 For the initial treatment and retreatment of various tuberculosis, including tuberculous meningitis, in combination with other anti-tuberculous drugs. 2. for the treatment of leprosy and non-tuberculous mycobacterium infection in combination with other drugs. 3. for the treatment of severe infections caused by methicillin- resistant staphylococci in combination of vancomycin (intravenous). Rifampin in combination with erythromycin can be used for the treatment of severe Legionella infections. 4. for the treatment of asymptomatic Neisseria meningitidis carriers to eliminate Neisseria meningitidis in the nasopharymx, not suitable for the treatment of Neisseria meningitidis infection. 	0.15g*100 capsules/bottle	Bottle

2. Medical Devices and Medical Diagnosis

During the Reporting Period, the Group recorded revenue of RMB2,215 million from the medical devices and medical diagnosis segment, representing a period-on-period decrease of 45.11%. Segment results amounted to RMB56 million, representing a period-on-period decrease of 87.27%, and segment profit amounted to RMB114 million, representing a period-on-period decrease of 83.69%. The decline in results of medical devices and medical diagnosis segment was attributable to the significant decrease in revenue from COVID-19 antigen and nucleic acid test kits and the overseas sales of non-proprietary anti-epidemic products.

(1) Medical Devices

The Group's medical devices business has formed three major business divisions focusing on medical cosmetology, respiratory health and professional medical devices.

In the field of medical cosmetology, during the Reporting Period, the revenue of Sisram Medical, a subsidiary, amounted to US\$172 million and net profit amounted to US\$19 million (based on the financial statements of Sisram Medical in its reporting currency), recording a period-on-period decrease of 1.71% and 8.50%, respectively. The change of revenue was mainly affected by the cyclical fluctuations of business in regions such as Europe, the Middle East and Africa, and the temporary side effect due to the transition process from distribution model to direct sale model in certain regions; the decrease in net profit was mainly due to the increase in selling expenses, including the increase in the direct sales business expenses and the expenses related to a newly employed brand ambassador to enhance brand awareness.

While actively expanding its existing energy-based medical aesthetics equipment business, Sisram Medical continued to deepen its business deployment and integration on strategic tracks such as aesthetic dentistry, injectables and personal care. During the Reporting Period, two new products named Soprano Titanium and Alma Opus were launched to new market by Sisram Medical; each of the two complementary accessories for BeautiFill intended for laser assisted liposuction and skin tightening achieved U.S. FDA regulatory clearance; Alma Veil, a pioneering new product targeting common dermatological and vascular conditions, has achieved market introduction readiness in North America. In June 2023, the acquisition of the "PhotonMed" brands and channels was completed, thus achieving a direct sales layout in Chinese market for the medical aesthetics business, which is conductive to Sisram Medical's further focus on the Chinese market and the continuous enhancement of beauty and healthcare ecosystem.

In the field of respiratory health, the Group continued to increase its efforts to expand into the Chinese market while exploring the European and the U.S. markets in depth. Meanwhile, the Group is accelerating its efficiency improvement and digitalization. During the Reporting Period, the Vivo1, 2 and 3 ventilators of Breas were approved for launch in Chinese mainland, and the R&D of the new generation of respiratory health product has been initiated.

In the field of professional medical devices, the Group accelerated integration, and continued to enrich its product pipeline and enhance the closed loop of R&D, production and marketing industry chain through license-in, incubation and the "Intelligently Manufactured in China" policy. During the Reporting Period, the installation volume of "Da Vinci Surgical Robot" of Intuitive Fosun, an associated company, was 34. In June 2023, the domestic medical device registration of "thoracic and abdominal endoscopy surgical control system" was approved by NMPA, marking the forthcoming launch of domestically-manufactured Da Vinci Surgical Robot. As the fourth generation of Da Vinci Surgical System, the system can be applied in endoscopic surgeries in urology, general surgery, obstetrics and gynecology, thoracic surgery etc.

In addition, the medical devices segment has formed a global marketing network that combines direct sales and distribution. During the Reporting Period, Sisram Medical, through strengthening its digital channels and diversifying its global marketing strategies and methods, continuously expanded the global direct sales market. As at the end of the Reporting Period, the marketing network of Sisram Medical covers more than 90 countries and regions across the world. In the first half of 2023, the proportion of direct sales revenue further increased to 72%. At the same time, the respiratory health sales network of the Group also covered markets such as Europe, the U.S., China, Japan, India and Australia.

(2) Medical Diagnosis

During the Reporting Period, revenue from COVID-19 antigen and nucleic acid test kits significantly decreased, and the short-term revenue and profit of medical diagnosis segment were substantially affected as a result. As the COVID-19 no longer constituted a "Public Health Emergency of International Concern", the business focus of medical diagnosis segment was adjusted towards non anti-epidemic products. During the Reporting Period, reagents products such as hepatitis B quantitative virus nucleic acid test kit (PCR-Fluorescence probe method), myocardial calciumin T test kit (Chemical luminescence), brain sodium peptide test kit (Chemical luminescence) and new devices such as F-A7000 Series assembly line system and chemistry immunoassay integrated analyzer were launched successively. As at the end of the Reporting Period, among the chemiluminescence products, several reagent products for tumor marker, hormone, thyroid function and infection had entered the stage of mass production and commercialization; R&D of diagnostic reagents with high clinical value in the product pipeline such as high-speed biochemical testing instruments, high-speed chemiluminescence analyzer, fully automated molecular workstations, Glycotest HCC Panel (early liver cancer diagnosis and screening solution), several joint inspection panels on Molecular POCT respiratory testing and infectious pathogen detection panels on the immunofluorescence chromatography platform were proactively in progress.

At the same time, the medical diagnosis segment of the Group specified the functions and positioning of each bases as R&D and manufacturing center, differentiated instrument R&D platform, inspection service business platform and reagent manufacturing base in accordance with the business focus and characteristics of each base, and continued to promote the integration and operation integration process of the medical diagnosis segment.

3. Healthcare services

During the Reporting Period, the revenue from the healthcare services segment amounted to RMB3,127 million, representing a period-on-period increase of 7.20%. Segment results amounted to RMB–151 million, representing a period-on-period decrease in loss of RMB236 million. Segment profit amounted to RMB–268 million, representing a period-on-period decrease in loss of RMB174 million. The main reasons for the decrease in loss included the revenue recovery of offline hospitals and the further focus and optimization of online business.

During the Reporting Period, the Group continued to integrate internal and external high-quality medical resources to deepen its professional services, and promoted the integrated development of professional medical and health management to expand one-stop services. As the digital channel has become one of the major ways for residents to access medical care, the Group proactively improved the connection of online, offline, inside and outside the hospital, expedited medical digital transformation centering on its professional medical capabilities, and provided services such as medical centers and regional medical institution alliance, smart healthcare and insurance empowerment. As at the end of the Reporting Period, the hospitals controlled by the Group had a total of 6,448 authorized beds, and the Group held 9 internet hospital licenses.

Regarding medical centers and regional medical institution alliance, through the continuous establishment of highlevel medical disciplines, the facilitation of the integrated operation, the promotion of the integration of online and offline medical institutions and the expansion of primary medical services, the Group cultivated a regional healthcare model to form a regional healthcare services network surrounding key regions such as the Greater Bay Area and the Yangtze River Delta. During the Reporting Period, the Group took hospitals controlled by it as the starting point to collaborate with regional medical institutions to integrate prevention, diagnosis, treatment and rehabilitation service, thereby meeting the diversified medical needs of the users throughout the cycle from prevention, diagnosis, treatment to recovery. Meanwhile, the Group continued to improve disciplines and set up key specialty committees. The Group continued to enhance its medical strength through the "Doctor Group" model by introducing expert partners in key specialties to medical institutions controlled by the Group. Some of the medical institutions controlled by the Group have set up key specialties at a municipal level and provincial level in their regions. During the Reporting Period, Foshan Fosun Chancheng Hospital became the first medical institution in Foshan designated by the measure of using Hong Kong registered drugs and medical devices used in Hong Kong public hospitals in Guangdong-Hong Kong-Macao Greater Bay Area; Guangzhou Xinshi Hospital entered into a strategic cooperation with Guangdong Pharmaceutical University to establish close cooperation; Shanghai Xingchen Children's Hospital formally commenced its business in the gynecology and pediatrics sector; while Chongging Xingrong Plastic Surgery Hospital became the first dual-base for drug and medical device clinical trials in China registered as a socially-organized medical institution. In addition, the Group continued to strengthen its integrated operation. The healthcare services segment continued to enhance asset management efficiency and quality control compliance, and reduced costs significantly through the centralized procurement of drugs and devices.

Regarding smart healthcare, taking "making a healthier family and a better life" as the mission, the healthcare service platform of the Group provided users with closed-loop solutions throughout the treatment course and onestop health management services that combines healthcare, medicines, health and insurance during the Reporting Period. Multiple medical institutions, including Foshan Fosun Chancheng Hospital and its medical institution alliance, fully launched "Cloud HIS" (a new generation of smart medical cloud platform) and the internet hospital SaaS during the Reporting Period, which gradually promoted the online-offline integrated service model of regional medical associations in the Greater Bay Area and continued to expand hospital department and patient coverage. The Group continued to improve its smart healthcare solutions based on the operational needs of hospitals operation and the treatment course focusing on patients with specialized medical needs, private doctor services focusing on facilitating the healthcare needs of patients, specialized point-of-care services aiming at expanding the coverage of specialites, as well as healthcare collaboration services focusing on empowering primary healthcare organizations. The Group also continued to improve and gradually explored its output capabilities to establish a closed-loop business.

Regarding insurance empowerment, the Group continued to promote the two-way empowerment of healthcare and insurance. During the Reporting Period, the Group continued to establish the commercial insurance system for its member medical institutions. Leveraging the specialty departments and cutting-edge medical technologies of medical centers and regional medical associations, the Group created customized innovative insurance payment solutions, allowing more patients with specialized needs to enjoy specialized medical services. The Group also deepened its cooperation with retail pharmacies, insurance companies and pharmaceutical companies. At the same time, the Group explored in covering TPA (i.e. third party administrator) capacity for commercial insurance with relevant insurance companies, which connected high-end customers in the insurance ecosystem, strengthened the service capacity for hospital commercial insurance, and established a long-term and stable cooperation model.

4. Pharmaceutical Distribution and Retail

During the Reporting Period, Sinopharm recorded a revenue of RMB300,950 million, a net profit of RMB6,893 million and the profit attributable to owners of the parent of RMB4,104 million, representing a period-on-period increase of 15.10%, 10.67% and 11.12%, respectively.

In respect of pharmaceutical distribution, during the Reporting Period, Sinopharm focused on core and key regions to further enhance the share of its business in relevant markets. The pharmaceutical distribution business achieved rapid growth in northwest, northeast and north China and other regions. During the Reporting Period, the revenue of the pharmaceutical distribution business of Sinopharm was RMB225,433 million, representing a period-on-period increase of 14.71%.

In respect of medical devices, during the Reporting Period, Sinopharm actively followed the policy direction of updating and upgrading of medical devices and seized the trend change of "expansion of quality medical resources and balanced regional layout" to effectively strengthen the integrated management of internal centralized procurement and supply chain and continuously improve the business scale and network coverage. During the Reporting Period, the revenue of the medical devices business of Sinopharm was RMB62,954 million, representing a period-on-period increase of 17.27%.

In respect of retail pharmacy, during the Reporting Period, facing the rapid transformation of the retail pharmacy market, Sinopharm continued to focus on the change of C-side demand, and created a full-scenario, full-cycle and full-channel business model that integrates online and offline, and continued to promote the rapid development of retail business. As at the end of the Reporting Period, the total number of retail stores of Sinopharm was 11,352, representing a net increase of 599 in total compared with the end of 2022. During the Reporting Period, the revenue of the retail pharmacy business of Sinopharm was RMB17,697 million, representing a period-on-period increase of 15.86%.

5. Financing

During the Reporting Period, the Group continued to optimize its debt structure, reasonably controlled the debt scale and comprehensive financing cost, and through diversified financing channels, effectively seized the opportunities in the industry so as to ensure the long-term sustainable development.

The Group actively enhanced its good cooperation with domestic and foreign financial institutions. In particular, the Group continued to deepen its cooperation with International Finance Corporation (IFC). During the Reporting Period, both parties reached agreements on loans of EUR50 million in aggregate to support the construction of the Group's projects, such as the Cote d'Ivoire medical production base located in Africa. In addition, as at the end of the Reporting Period, the Company had registered quota to issue super short-term commercial paper in interbank market of RMB6,000 million and quota to issue medium-term notes in the interbank market of RMB4,000 million.

III. Core Competence Analysis

During the Reporting Period, the core competitiveness of the Group was reflected in its open-style R&D ecology, forward-looking international layout, systematic commercialization team and other aspects:

- 1. Advantages in R&D and innovation. The Group connected with teams with outstanding scientific talents, leading technologies and high-value products worldwide through diversified and multi-level cooperation models such as independent R&D, co-development, license-in projects and deep incubation. In addition, the Group continued to enrich its innovative product pipelines, enhanced the research and clinical development capabilities of FIC and BIC new drugs, and promoted the research and practice of innovative technologies and products through the integrated management of the innovative R&D projects by the global R&D center. As at the end of the Reporting Period, the Group had more than 3,500 R&D personnel, of which over 1,800 persons obtained a master's degree or above. During the Reporting Period, the R&D expenditure of the Group amounted to RMB2,884 million, accounting for 13.48% of the Group's revenue.
- 2. Advantages in internationalization. The Group implemented its internationalization strategy in multiple dimensions including innovative R&D, two-way license, production and operation as well as commercialization. The global BD team kept enhancing the two-way license of products and IP, and deploys in frontier areas through R&D cooperation and license-in projects, while drug clinical and registration teams in the U.S., Africa, Europe and India continued to strengthen overseas drug registration and application capabilities. The Group also accelerated the international quality system certification of domestic production lines, and further deepened its international marketing capabilities so as to further expand the international market.
- 3. Advantages in commercialization. The Group continuously enhanced the construction and integration of marketing system, and had formed a marketing system by product lines featured by professionalism, branding, digitalization and compliance that supported existing products and products to be launched. As at the end of the Reporting Period, the Group had built up a comprehensive supporting system covering aspects such as medical affairs, market access, medical strategic alliance, brand and market promotion, etc.

IV. Major Operations in the Reporting Period

- (I) Analysis on Principal Operations
 - 1. Analysis of Changes in Relevant Items of Financial Statements

Unit: million Currency: RMB

Items	Amount for the period	Amount for the corresponding period of last year	Period-on- period change (%)
Revenue (Note 1)	21,316	21,282	0.16
Cost of sales (Note 1)	10,699	11,578	-7.59
Selling and distribution expenses (Note 2)	5,071	4,175	21.46
Administrative expenses (Note 3)	2,103	1,722	22.13
R&D expenses (Note 4)	2,134	1,827	16.80
Finance costs (Note 5)	603	439	37.36
Other gains (Note 6)	857	651	31.64
Other expenses (Note 6)	256	912	-71.93
Net cash flow generated from operating activities	1,810	1,799	0.63
Net cash flow generated from investment activities	-2,362	-2,485	-4.95
Net cash flow generated from financing activities (Note 7)	1,400	2,441	-42.65

- Note 1: For the reasons for the change in revenue, please refer to "Segment Performance Overview" in "Management Discussion and Analysis". With the increasing proportion of new products and sub-new products with higher gross profit margin in total revenue, the gross profit margin of the Group was 49.81% during the Reporting Period, representing a period-on-period increase of 4.21 percentage points.
- *Note 2:* During the Reporting Period, selling expense ratio was 23.79%, representing an increase of 4.17 percentage points as compared to the same period last year. The gross profit margin less selling expense ratio increased by 0.04 percentage point period-on-period. The period-on-period change in selling expense ratio was mainly due to: (1) the effect of selling expenses of anti-epidemic products, as there were still expenses arising from the team, medical and market activities during the Reporting Period in spite of the significant decrease in revenue generated from anti-epidemic products; (2) the increase in overseas market expenses, such as the investment in the preparation for the launch of serplulimab injection (PD-1 inhibitor) in the market of the United States, and the increase in Sisram Medical's direct sales business expenses and the expenses related to a newly employed brand ambassador to enhance brand awareness; and (3) the investment such as team building and enhancement and market development in Han Si Zhuang (serplulimab injection), Bei Wen (keverprazan hydrochloride tablets) and other new products.
- Note 3: During the Reporting Period, administrative expenses increased by RMB381 million period-on-period, representing an increase of 22.13% as compared to the same period last year. The period-on-period increase in administrative expenses was mainly due to the increased human resources cost, effects from newly acquired companies and consultant fees for the proposed merger and acquisition projects.
- *Note 4:* During the Reporting Period, R&D expenses increased by RMB307 million period-on-period, representing an increase of 16.80% as compared to the same period last year. The period-on-period increase in R&D expenses was mainly due to the Group's continuous investments in innovative drugs, biosimilars, innovative incubation platforms and early research stage projects.
- Note 5: During the Reporting Period, the increase in finance costs was mainly due to the increase in interest-bearing debts, as well as the increase in finance expenses arising from US\$ interest hike and other factors.
- Note 6: During the Reporting Period, the increase in other gains and other expenses was mainly due to the fair value change of financial assets held such as shares in YSB, investment gains from disposal of financial assets and the increase in exchange loss arising from US\$ appreciation.
- Note 7: During the Reporting Period, the decrease in net cash flow generated from financing activities was mainly due to the repayment for "21 Fosun 01" corporate bonds.

2. R&D expenditure

(1) R&D expenditure

Unit: million Currency: RMB

R&D expenditure expensed for the period	2,134
R&D expenditure capitalized for the period	750
Total R&D expenditure	2,884
Total R&D expenditure as a percentage of revenue (%)	13.48
R&D expenditure in the pharmaceutical manufacturing segment	
as a percentage of the revenue from the pharmaceutical manufacturing segment (%)	15.82
Percentage of R&D expenditure capitalized (%)	26.01

(2) Descriptions

During the Reporting Period, the R&D expenditure in the pharmaceutical manufacturing segment amounted to RMB2,519 million, representing a period-on-period increase of RMB457 million or 22.16%, accounting for 15.82% of the revenue from the pharmaceutical manufacturing segment. In particular, the R&D expenses amounted to RMB1,792 million, representing a period-on-period increase of RMB301 million or 20.19%, accounting for 11.26% of the revenue from the pharmaceutical manufacturing segment. The increase in R&D expenditure during the Reporting Period was mainly due to the Group's continuous investments in innovative drugs, biosimilars, innovative incubation platforms and early research stage projects.

(II) Segment and Regional Operations

Principal Operations by Segments, Products and Regions

Unit: million Currency: RMB

By segments	Revenue	Cost of sales	Gross profit margin (%)	Period-on- period change in revenue (%)	Period-on- period change in cost of sales (%)	Period-on-period change in gross margin
Pharmaceutical manufacturing (Note 1)	15,921	7,115	55.31	11.56	9.31	increase of 0.92 percentage point
Medical devices and medical diagnosis (Note 2)	2,215	1,052	52.51	-45.11	-60.30	increase of 18.19 percentage points
Healthcare services	3,127	2,484	20.56	7.20	3.41	increase of 2.90 percentage points

By products	Revenue	Cost of sales	Gross profit margin (%)	Period-on- period change in	Period-on- period change in cost of sales (%)	Period-on-period change in gross margin
			(70)	(70)	(70)	
Major products of anti- tumor and immune modulation <i>(Note 3)</i>	3,699	757	79.54	45.05	53.31	decrease of 1.11 percentage points
Major products of anti- infection	3,318	1,462	55.94	-9.00	-14.93	increase of 3.06 percentage points
Major products of metabolism and alimentary system	1,504	326	78.32	8.76	12.95	decrease of 0.79 percentage point
Major products of cardiovascular system	839	507	39.57	-23.40	-28.19	increase of 4.07 percentage points
Major products of central nervous system	551	50	90.93	14.93	3.97	increase of 0.97 percentage point
Major products of APIs and intermediate products	654	468	28.44	3.21	-1.67	increase of 3.59 percentage points

Principal operations by products

By geographical locations	Principal op Revenue	erations by g Cost of sales	Jeographica Gross profit margin (%)	Period-on- period change in	Period-on- period change in cost of sales (%)	Period-on-period change in gross margin
Chinese Mainland Regions outside Chinese Mainland and other countries	16,530 4,786	7,989 2,710	51.67 43.38	20.75 –36.96	16.42 -42.54	increase of 1.79 percentage points increase of 5.50 percentage points

Note 1: The increase in gross profit margin of the pharmaceutical manufacturing segment as compared with the same period last year was mainly due to the increase in proportion of new products and sub-new products with higher gross profit margin in total revenue during the Reporting Period.

Note 2: The decrease in revenue and operating cost of the medical devices and medical diagnosis segment as compared with the same period last year was mainly due to the decrease in the revenue from COVID-19 antigen and nucleic acid test kits, and the decreased overseas sales of non-proprietary anti-epidemic product during the Reporting Period. Excluding anti-epidemic products, the revenue of the medical devices and medical diagnosis segment increased by 9.32% period-on-period.

The increase in gross profit margin of the medical devices and medical diagnosis segment as compared with the same period last year was mainly due to the lower gross profit margin of overseas sales of non-proprietary anti-epidemic products in the same period last year.

Note 3: The increase in revenue and cost of sales of the major products of anti-tumor and immune modulation as compared with the same period last year was mainly due to the launch of new products in therapeutic areas.

1.

(III) Subsidiaries and Investees Analysis

- Operation and Results of Major Subsidiaries of the Group
- (1) Operation and Results of Major Subsidiaries

Unit: million Currency: RMB

Company name	Major business	Registered capital	Total assets	Net assets	Revenue	Operating profit	Net profit
Yao Pharma	Pharmaceutical R&D and manufacturing	197	7,867	5,692	2,974	476	433
Wanbang Pharma	Pharmaceutical R&D and manufacturing	492	7,015	4,067	4,166	486	434
Gland Pharma (Note 1)	Pharmaceutical R&D and manufacturing	N/A	10,745	8,513	1,690	191	137

Note 1: The data for Gland Pharma is prepared in accordance with India Generally Accepted Accounting Reporting Standards.

Note 2: Each of the above data included appreciation of asset evaluation and amortization of appreciation of asset evaluation.

(2) Status of Other Major Subsidiaries

Unit: million Currency: RMB

Company name	Major business	Registered capital	Total assets	Net assets	Revenue	Net profit
Shanghai Henlius <i>(Note 1)</i>	Pharmaceutical R&D and manufacturing	543	9,592	1,890	2,500	240
Foshan Fosun Chancheng Hospital <i>(Note 2)</i>	Healthcare services	50	3,800	2,046	1,133	68
Sisram Medical (Note 3)	Medical devices R&D and manufacturing	N/A	4,370	3,294	1,196	131

Note 1: The data for Shanghai Henlius is prepared in accordance with International Financial Reporting Standards.

Note 2: The data for Foshan Fosun Chancheng Hospital include appreciation of asset evaluation and amortization of appreciation of asset evaluation.

Note 3: The data for Sisram Medical is prepared in accordance with International Financial Reporting Standards.

2. Operation and Results of Investee Companies whose Net Profit and Investment Income Contributing More Than 10% of the Group's Net Profit

Unit: million Currency: RMB

Company name	Major business	Registered capital	Total assets	Net assets	Revenue	Operating profit	Net profit
Sinopharm Industrial	Pharmaceutical investment	100	417,635	114,713	300,950	8,847	6,886

- 3. Acquisition and Disposal of Subsidiaries for the Reporting Period (including the Purposes and Methods of the Acquisitions and Disposals and their Effects on the Group's Overall Operation and Results)
 - Acquisition of Subsidiaries during the Reporting Period The acquisition of subsidiaries during the Reporting Period had the following effect on the Group's production and results:

Unit: million Currency: RMB

Company/ asset name	Acquired through	Net assets (as at the end of Reporting Period)	Net profit (from date of merger/ acquisition up to the end of Reporting Period)	Date of acquisition/ merger
Cenexi	Equity transfer	842	-2	27 April 2023
PhotonMed	Asset acquisition (Note 2)	123		27 April 2023 28 June 2023

Note 1: The above data included appreciation of asset valuation and amortization of appreciation of asset valuation.

Note 2: Alma Laser and Alma HK (both subsidiaries) entered into an asset purchase agreement with the seller (i.e. PhotonMed HK and its ultimate beneficial owner, etc.), pursuant to which Alma HK would purchase all the assets of PhotonMed HK relating to the distribution business of Alma Lasers products in China by way of cash and issue of shares.

(2) Disposal of Subsidiaries during the Reporting Period The disposal of subsidiaries during the Reporting Period had the following effect on the Group's production and results:

			Unit: million	Currency: RMB
Company name	Disposed through	Net assets as at date of disposal	Net profit from beginning of Reporting Period to date of disposal	Date of disposal
Fosun Health Pharmacy (Zhejiang)	Deregistration	_	_	30 June 2023

(IV) Employees and Remuneration Policies

As at the end of the Reporting Period, the Group had a total of 38,591 employees. The employee's remuneration policies of the Group are formulated on the basis of the performance, work experience and salary level prevailing in the market.

(V) Assets and Liabilities Analysis

As at the end of the Reporting Period, the Group's gearing ratio, calculated as total interest-bearing bank and other borrowings over total assets, was 29.05%, as compared with 27.18% as at 31 December 2022.

As at the end of the Reporting Period, the Group's net current assets amounted to RMB32 million, as compared with RMB1,981 million as at 31 December 2022. The period-on-period decrease in net current assets was mainly due to the new acquisition of companies during the Reporting Period.

V. ESG Progress during the Reporting Period

1. Overview

During the Reporting Period, the Group continued to improve the ESG (environmental, social and governance) system as well as the overall ESG standards, in order to support the long-term sustainable development of the enterprise. As a top-tier enterprise in the pharmaceutical and the biotechnology industry under the medical and healthcare industry, Fosun Pharma retained an A in MSCI ESG rating and received an A– in HSI ESG rating in 2023, and was selected into the Hang Seng (China A) Corporate Sustainability Benchmark Index, the Hang Seng (China A) Corporate Sustainability Index and the Hang Seng (Mainland and HK) Corporate Sustainability Index. In addition, the Group has also won a number of titles and honors including the Top 20 Chinese Pharmaceutical Listed Companies in ESG Competitiveness in 2022 and the 2022 Fortune China ESG Impact List.

In terms of environmental protection, the Group abides by the Environmental Protection Law, the Environmental Impact Assessment Law, the Environmental Protection Tax Law and other laws and regulations, and has formulated and issued the Environmental Health and Safety (EHS) Policy, which clarifies the Group's overall management approach and vision for EHS. The Group also established the EHS Special Committee and the EHS Team to continuously optimize EHS management in five dimensions of environmental protection, safety, fire prevention, occupational health and EHS management system. During the Reporting Period, while increasing investment in environmental protection, the Group advanced air pollution control, promoted energy conservation and emission reduction, and safeguarded ecological diversity, so as to put the concept of green development into consistent practice.

In terms of social responsibility, the Group is committed to enhancing product accessibility and affordability, and its inclusive healthcare strategy is supervised by the Board and the ESG Committee thereunder. As at the end of the Reporting Period, the Group has launched two rare disease or orphan drug products, namely Su Ke Xin (avatrombopag maleate tablets) and Wei Ge Ding (vigabatrin powder for oral solution). The Group continued to promote the construction of rare disease product lines and used R&D and innovation to care for the rare disease population. In addition, during the Reporting Period, a second-line indication of Yi Kai Da (ejilunsai injection) for the treatment of adult patients with large B-cell lymphoma (r/r LBCL) that is refractory to first-line immunochemotherapy or that relapses within 12 months of first-line immunochemotherapy was approved for launch in Chinese mainland. As at the end of June 2023, Yi Kai Da has been included in over 90 urban customized commercial health insurances and over 60 commercial insurances, while the number of treatment centers on record exceeded 140, covering more than 25 provinces and municipalities across China, which benefited over 500 patients with lymphoma in total in China. Meanwhile, as one of the world's largest companies covering the production, R&D and manufacturing of anti-malaria drugs, the Group has supplied more than 300 million vials of its self-developed and-produced Artesun (Artesunate for injection) to the international market as at the end of the Reporting Period. More than 245 million children in Africa have benefited from our "Seasonal Malaria Chemoprevention Project" with SPAQ-CO series products as the core drug, effectively reducing the incidence of malaria among local children.

In terms of corporate governance, the Group takes ESG as the starting point to continuously improve the level of corporate governance and ensure the long-term sustainable development of the enterprise. The Company has a corporate governance structure composed of, among others, the general meeting, the Board including various Board committees, the Supervisory Committee, the management and specialized working committees in place, which is responsible for the overall governance and supervision, and regular review of the Group. During the Reporting Period, the Group continued to improve corporate governance structure and optimize internal management, in order to protect the rights and interests of all stakeholders, and promote the improvement of corporate competitiveness and value.

Key initiatives		Details
Improved internal compliance supervision	1.	Improved transparency of systems In January 2023, a number of internal systems were announced on the official website of the Company, including the Regulation on Anti-Corruption, the Provisions on Integrity Administration o Engineering Construction Projects (Trial) and the Regulations or the Management of Integrity in Practice, which specify the red line mechanism, and strictly prohibit briberies, aiming to create a fai and clean business environment and culture.
	2.	Strengthened staff training The Group regularly provides "responsible marketing" special training to all employees in marketing-related positions, covering laws and regulations, internal rules and regulations, and produce knowledge. The training adopts a combination of online and offline methods to help marketing personnel understand the marketing-related regulations of the Group and ensure legal compliance during sales activities.

2. Key initiatives of the Group to improve ESG since 2023

Key initiatives	Details	
Strengthened ESG culture promotion	In August 2023, the Group launched the "ESG Culture Month" activity and invited internal experts and external consultants to carry out training covering all employees of the headquarters and member companies or topics such as anti-corruption, compliant marketing, drug safety, corporate governance, and employee diversity, so as to deepen their understanding and recognition of ESG.	
Paid attention and responded to demands of relevant parties	1. While putting sustainable development into practice, the Group regularly discloses the progress of its ESG work through the publication of ESG reports. At the same time, the Group carefully listens to the demands and expectations of various stakeholders, and makes corresponding improvements based on the feedbacks and suggestions in combination with its own business and development to continuously improve the ESG management system.	
	2. Through internal interviews, questionnaires and other means, the ESG Working Group acquires an in-depth understanding of the Group's progress and challenges during implementation of ESG work. In order to ensure comprehensive information is obtained, employees from different departments and levels are selected for anonymous interviews, including senior management, department heads and general employees. Employees are encouraged to share specific ESG cases and challenges, and make suggestions. According to the interview results, specific action plans, including improving policies, rectifying processes and strengthening training, are formulated. Through regular review, the effectiveness of the action plans is also assessed and necessary adjustments are made to continuously improve ESG standards.	

VI. Outlook for Operations in the Second Half of 2023

In the second half of 2023, the Group will enhance innovative R&D and steadily expand into the international market at a steady pace. The Group will also actively deploy products and technologies in therapeutic areas with greater unmet needs. The Group will strengthen R&D efficiency and optimize its product structure. The Group will enhance its operational efficiency in the healthcare service business, expand the construction of competitive disciplines, and continue to implement online and offline integration. Meanwhile, the Group will continue to promote lean operations to reduce costs and increase efficiency, and optimize its financial structure.

In order to achieve the above operating objectives, the Group will continue to optimize its control throughout operation and enhance the efficiency of asset operations.

Pharmaceutical Manufacturing

In the second half of 2023, the Group will continue to implement the "4IN" strategy (Innovation, Internationalization, Intelligentization and Integration), enhance capabilities in innovative R&D, strive to develop strategic products and expand global market opportunities. Whilst actively seeking opportunities for mergers and acquisitions as well as consolidation in the industry, the Group seeks to achieve steady growth of its revenue and profit.

In terms of innovative drug business, the Group will continue to optimize its R&D strategy, focus on its competitive resources to ensure the smooth advancement of key projects, and increase international BD cooperation to expand its early and late pipelines and consolidate its dominant position in hematological tumors, solid tumors and other fields. By actively cooperating with world-class universities and scientific research institutes, the Group will strengthen the layout of chronic diseases (liver disease, metabolism, kidney disease) and central nervous system in the early research stage. At the same time, the Group will actively promote the overseas export of quality products and promote global simultaneous development. Meanwhile, through innovative all-area marketing, the Group will strengthen product life cycle management, maximize the commercial value of innovative products, and strive to create a matrix of billion – RMB blockbuster products.

In terms of the established medicines manufacturing & supply business, the Group will continue to focus on integration, R&D, industrial collaboration and efficiency improvement under the influence of factors such as the normalization of centralized procurement and the restructuring of the global supply chain. In terms of R&D, the Group will establish R&D projects for first/first three generic drugs, difficult generic drugs and differentiated products, efficiently promote the development of pipeline products, and make deployment in high-end/complex preparations such as in situ gels, minitablets, oral fast dissolving film, inhalation and sustained and controlled release, to form a differentiated R&D layout and create the strategic goals to be "fast", "specialized" and "novel". In terms of operation, the Group will consolidate and plan the industrial layout, strengthen the integration of APIs and preparations, deploy in characteristic APIs and emerging technology platforms, strengthen the capacity construction of international registration and marketing system of APIs, comprehensively improve operational efficiency, and develop leadership in terms of cost. In terms of marketing, the Group will actively respond to centralized procurement and accelerate the transformation of the marketing model. Focusing on markets such as the United States, Europe, Africa, the Middle East, India, Southeast Asia and Latin America, the Group will comprehensively advance its global layout, form a regional focus, and accelerate international market expansion with the help of external mergers and acquisitions. In terms of organization and personnel, the Group will also strengthen the reserve and team construction of professional and management talents, and establish a cohesive, agile and refined organization to promote the implementation of strategies and create an internationally competitive generic drug industry chain.

In terms of the vaccines business, the Group will continue to enrich the product portfolio of bacterial vaccines, viral vaccines and emerging vaccine technology platforms. The Group will actively promote the marketing progress of 13-valent pneumococcal conjugate vaccine (multivalent combinations), rabies vaccine (Vero cell) for human use (freeze dried) and quadrivalent influenza virus lysate vaccine, and orderly advance the R&D of strategic vaccine products in the pipeline. At the same time, the Group will strengthen independent R&D and open cooperation, and reinforce the core competitiveness of the vaccine technology platform.

Medical Devices and Medical Diagnosis

In the second half of 2023, in terms of the medical devices business, the Group will continue to focus on integration and concentration towards independent R&D to make more breakthroughs. Through diversified means including continuous increase in R&D expenditure, license-in and cooperation, and introducing investment funds, the Group will enrich its business and product layout and further promote the professional and platform development of the medical devices business. In particular, the Group will strengthen the diversity of medical cosmetic business to achieve an extensive global network coverage through both internal and external expansion to gain a higher global leading position. The Group will accelerate integration and efficiency improvement, digital empowerment and localized expansion in China of the respiratory health business to create a leading brand. The Group will strengthen professional marketing of high-value devices business and create an advantageous brand in the field of specialties through the combination of incubation and introduction with "intelligently manufactured in China".

In the second half of 2023, in terms of the medical diagnosis business, the Group will continue to deepen the product line portfolios in the construction of product matrix, so as to promote the development, introduction and localization of strategic products and emerging technologies. The Group will foster a closed-loop model in application in order to enhance the competitiveness of the products. At the same time, the Group will focus on infection, tumor, maternal and child, reproductive, digestion and metabolism, central nervous system and other fields, further enrich its product and service mix, and provide customers with comprehensive solutions.

In addition, the Group will continue to leverage its strengths in international operations, use the existing overseas enterprises as a platform, and vigorously expand business cooperation with overseas enterprises and seek investment opportunities on the basis of active integration. By introducing cutting-edge technology and innovative products, the Group will also continue to enhance the competitiveness of overall clinical solutions to achieve the business growth of the medical devices and medical diagnosis segment.

Healthcare Services

In the second half of 2023, based on its existing advantageous medical resources and digital platforms, in terms of the healthcare services business, the Group will continue to deepen its business deployment in the fields of medical groups, intelligent medical care and insurance empowerment. The Group will integrate online and offline services, improve specialized service capabilities and a full life cycle management system based on patients' disease process, and accelerate the expansion of one-stop health management services for the integration of medicine, healthcare and insurance. At the same time, the Group will continue to strengthen its core capabilities, consolidate its doctor resource system, optimize its special supply chain, and enhance the integrated operation efficiency.

Pharmaceutical Distribution and Retail

In the second half of 2023, the Group will continue to support and facilitate consolidation and rapid development of Sinopharm in business including pharmaceutical and medical devices distribution business and the continued expansion of its competitive advantages in the pharmaceutical and medical devices distribution sectors.

VII. Potential Risks

(I) Industry policies adjustments

The pharmaceutical industry is one of the industries most affected by national policies, involving various government departments, ministries and commissions and institutions such as national medical insurance, health, drug supervision and administration, industrialization and informatization, technology and intellectual property rights. With the intensified efforts in the reform of drug production and manufacturing, medical health and medical protection, the pharmaceutical market environment continues changing significantly, and innovative transformation, industry consolidation and transformation in business models are inevitable. As the connection between the elements in "Three Medical Linkages" grow stronger, the promotion and implementation of policies on national and regional centralized procurement in quantity for drugs, rational use of drugs, restriction on adjuvant drugs and new policies including medical expense growth control, price and payment method adjustments for medical insurance payments, National Essential Medicine List adjustments, tendency to innovative medicine with high cost efficiency in the National Medical Insurance Catalogue and biosafety and environmental protection affect the production costs and profitability of the entire pharmaceutical industry and have brought about a renovated competitive structure to the industry.

With respect to medical devices and medical diagnosis, the policies encourages the integration of the company's resources and advantage complementation, and putting innovation as the development focus, which intensifies the support for the innovation of high-end devices, and thus the technology levels of clinical products are continuously improved. The centralized procurement in quantity for high-value consumables brings about a drastic change in the supply side. The demand for remote intelligence, internet-based medical equipment and service mode is significant. The equipment installation of primary hospitals is much more funded and the needs for the enhancement of the public health system and establishment of a contingency mechanism obviously drive the development of the industry.

In the field of medical and healthcare services, it requires more strategic and diversified thinking on how sociallyorganized medical institutions can achieve closer cooperation, differentiated development and collaborative expansion with the mainstay of healthcare services to explore new areas of healthcare services.

In this regard, the Group will closely monitor and analyze on the policy trends of related industries, keep abreast of the development trends of the industry, continuously improve business management, and aims to fully reduce the business risks caused by policy changes.

(II) Market risks

With the deepening reform of the medical system, the government introduced centralized bidding, zero mark-up and differential pricing as price management systems as well as provisional measures for price management of the circulation links of drugs that are mainly guided by price reduction. Comprehensive adjustments have been made to the drug prices included in the scope of government pricing.

In the field of innovative drugs, since the market size of generic drugs has been drastically shrunk, numerous generic drugs companies seek transformation. With China's entry into the ICH (i.e. The International Council for Harmonisation of Technical Requirements for Pharmaceuticals for Human Use) and the domestic drug review and approval system being gradually brought into line with international standards, more and more innovative drugs are being marketed at a faster pace. The internal competition among local innovative pharmaceutical companies has been increasingly fierce, and at the same time, they are also facing competition from international pharmaceutical companies. In the field of generic drugs, with the gradually tighter control policy on medical insurance payments, the advancement of consistency evaluation of generic drugs, and the implementation of centralized procurement of drugs in quantity, the existing situation in the generic drugs industry with an excessive number of pharmaceutical manufacturing companies, a fragmented market and low market concentration will change. There will be further concentration in the industry. With the progressing supply-side reforms, the market shares and profit margins of generic pharmaceutical products will be subject to further pressure.

In addition, the competition for generic drugs in the overseas markets, mainly in the U.S., is fierce, and drug regulatory agencies implemented increasingly stringent requirements on production quality. These factors constitute unavoidable risks during the deepening of internationalization. In emerging markets such as Africa, more and more Indian generic drugs companies have joined the competition, resulting in intensified price pressure on government tenders, as well as increasing risk of competition.

In this regard, the Group will keep abreast of the change in development trend of the industry, strengthen innovation R&D investment, enrich product lines, optimize product structure, and enhance the R&D efficiency. At the same time, the Group will enhance the benefits from economies of scale, and actively reduce costs and increase productivity for production. In terms of marketing, the Group will increase efforts in market development and enhance the marketability of products, so as to expand market coverage.

(III) Business and operating risks

1. R&D risks of drugs

Drugs must undergo processes ranging from preclinical research, clinical trials, application for registration and approval for production during the R&D stage to marketing stage, and drug R&D is characterized by large investment, long cycles, and high risks, etc. and is also susceptible to unpredictable factors. In addition, if the R&D of drugs does not match future market demand, or if the sales of the new drugs are not sufficient due to intensified competition and other factors, the recovery of the initial investment and the realization of economic benefits may be affected, which will in turn adversely affect the profitability and development of the Group.

In this regard, the Group will continue to strengthen its project and early research capabilities, establish a lean R&D process and concept, and improve R&D efficiency and output with an effective reward and punishment mechanism. In addition, the Group will further strengthen the construction of BD and clinical registration teams, introduce and develop product pipelines with high clinical value and strong innovative attributes, and accelerate the approval for launch of innovative products; at the same time actively explore the layout of new technologies and new targets through various modes, including self-incubation, to expand the technology platform layout and continue to build up product incubation capability in long run.

2. Control risks of product/service quality

Pharmaceutical products, medical devices and diagnostic products are special commodities, and the society pays a great deal of attention to their quality. The Group has been continuously increasing its management efforts and investment in technological transformation in terms of quality management. The technology and equipment standards of subsidiaries have been significantly improved. However, due to the many production stages for pharmaceutical products, quality issues may arise due to raw materials, production, transportation, storage, use and other matters. Meanwhile, the Group has formulated corresponding management measures and established management agencies to ensure that the procurement, inventory, preparation, and sales of pharmaceuticals, medical devices, and diagnostic products comply with GMP and relevant requirements and operate in accordance with the laws. However, there may still be the possibility that the relevant operating entities will be punished for failing to strictly abide by relevant laws and regulations due to various reasons such as poor management in the actual course of operation.

The medical and healthcare services segment may be subject to risks of medical malpractice claims or disputes, including complaints and disputes between doctors and patients arising from surgical errors, medical misdiagnosis and incidents relating to defects of treatment and diagnostic devices. In the event of serious medical malpractice, relevant compensation and loss may be incurred by the Group, which may in turn affect the operation results, brand and market reputation of the Group's healthcare services institutions.

In this regard, the Group will continue to focus on quality and risk management throughout the life cycle of its products, implement quality and safety control mechanisms and pharmacovigilance mechanism and keep taking lean operations as a means. For healthcare services, the Group will strengthen the construction of disciplines and improve the quality of operations while pursuing business development.

3. Safety and environmental risks

Manufacturing companies are also exposed to safety and environmental risks during the production process. In the process of production of drugs, medical devices and diagnostic products, due to the dangerous chemical substances involved in the APIs, improper operation or inadequate maintenance measures during loading, unloading, handling, storage and use may cause production safety incident. Residue, waste gas, waste liquid and other pollutants produced during the manufacturing of products or provision of healthcare services will be harmful to the nearby environment if they are not treated properly, which in turn will affect the normal production and operation of the Group. Although the Group has bioremediate and emitted pollutants strictly in compliance with the relevant environmental laws, regulations and standards, the environmental protection over time, and the potential implementation of more stringent environmental protection laws and regulations by central and local government.

In this regard, the Group will continuously strengthen production safety management, reinforce staff training and implement relevant safety production measures to reasonably control risks. Meanwhile, the Company will attach importance and fulfill its social responsibility for environmental protection, increase investment in environmental protection and ensure the normal operation of environmental protection facilities and that the target of emissions is met.

(IV) Management risks

1. Risks of internationalization

Amid the high inflation in Europe and the United States, the United States promulgated the Inflation Reduction Act in 2022 and the European Union announced a proposed regulation on accelerating the marketing authorization application of innovative drugs, thus creating new challenges in cost, innovation competition, regulatory barriers and other aspects for Chinese enterprises to expand overseas. At the same time, regulatories of different countries are considering regulating the application of technologies such as artificial intelligence. The U.S. FDA has issued discussion paper on the application of AI/ML (artificial intelligence/machine learning) in drug R&D and biological products, aiming to re-establish relevant regulatory concepts. In addition, the Group may face various problems during the implementation of its internationalization strategy, including unfamiliarity with the overseas regulatory environment and markets, difference in the demands between overseas and domestic customers, and implementation of trade protection policies in certain countries. At the same time, with the further expansion of the global sales network, the scale of sales and the scope of business, there will be higher requirements on the operating and management ability of the Group. If the Group's capability on aspects such as production and operation, marketing, quality control, risk management, compliance with integrity, data protection and talent training does not align with the development pace of the internationalization or the requirement for the expansion of the Group, the Group will be exposed to operating and management risks.

2. Risks arising from mergers, acquisitions and restructuring

Legal, policy and operating risk exposures may also be confronted by the Group during the process of mergers, acquisitions and business consolidations. Upon completion of acquisitions, the requirements on the operation and management of the Group will become higher. If mergers and acquisitions could not bring about a synergistic impact, the operating results of the Group may be adversely affected.

In this regard, the Group will continue to improve its technologies and professionalism, the understanding of regulatory rules and policies of overseas market so as to try to minimize the potential operational risks of operational activities.

(V) Foreign exchange risks

With the implementation of internationalization strategies, the Group continued to expand its operation scale, and the proportion of purchases, sales, and mergers and acquisitions denominated in foreign currencies has continued to increase. Changes in exchange rates will affect the value of assets and liabilities denominated in foreign currencies and the value of invested overseas entities, thereby indirectly causing changes in the Group's income or cash flow over a period of time. With the continuous deepening of the reform of exchange rate marketization, the exchange rate between the RMB and other convertible currencies fluctuates in a greater range during the exchange rate settlement process and therefore brings the risk of greater exchange rate fluctuations.

In this regard, the Group will keep paying attention to fluctuations of the foreign exchange, optimizing the structure of domestic and overseas assets, and reasonably controlling foreign exchange exposure so as to improve the ability to deal with foreign exchange fluctuation risks.

(VI) Force majeure risks

Severe natural disasters and abrupt public health incidents may harm the properties and personnel of the Group, and may affect the ordinary production and operation of the Group.

In this regard, the Group will strengthen the analysis and prediction of force majeure risks, establish and improve the emergency management system so as to try to reduce the adverse impact that force majeure incidents may bring to operations.

VIII. Other Events

Approved by CSRC for the Potential Issuance of H Shares or/and H Share Convertible Bonds

On 30 March 2023, the CSRC issued the "Approval in relation to the Issuance of Overseas Listed Foreign Shares and Corporate Bonds Convertible to the Overseas Listed Foreign Shares by Shanghai Fosun Pharmaceutical (Group) Co., Ltd." (Zheng Jian Xu Ke [2023] No. 724) (the "**Approval**"), approving the issuance by the Company of no more than 110,388,100 H Shares (the "**Approved Quota**") by way of either or both: (1) issuance of H Shares and placing to investors including institutional investors and professional investors; and (2) issuance of corporate bonds convertible into such number of H shares in the principal amount of no more than US\$600 million (or the equivalent in other foreign currencies) by the Company or its offshore wholly-owned subsidiary and guaranteed by the Company. The Company may proceed with the issuance in one or more tranches within the Approved Quota and validity period under the Approval. The Approval will be valid within 12 months from the date of the Approval (i.e. 30 March 2023).

As at the date of the report, no H Shares or any bonds convertible to H Shares have been issued pursuant to the Approval.

Delisting of "18 Fosun 01" Corporates Bonds

In August 2023, the payment of the remaining principal of RMB745.001 million and the interest for the last tranche of the Public Issuance of Corporate Bonds (First Tranche) of Shanghai Fosun Pharmaceutical (Group) Co., Ltd. in 2018 (18 Fosun 01) (上海復星醫藥(集團)股份有限公司2018年公開發行公司債(第一期)(18復藥01)) was completed and the related bonds were delisted.

Statutory Disclosures

RESULTS AND DIVIDENDS

The Group's profit for the Reporting Period and the financial position of the Group as at 30 June 2023 are set out in the interim condensed consolidated financial statements and the accompanying notes on pages 75 to 110.

The Board does not recommend the distribution of any interim dividend for the Reporting Period.

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

Sell back of "21 Fosun 01" Corporate Bonds

The total initial offering size of "21 Fosun 01" (21復藥01) corporate bonds was RMB1,600 million. The bondholders exercised their put option at the end of the second interest-bearing year during the term of such corporate bonds according to the right of adjustment to the coupon rate of the issuer and investors' put option as provided in the "Offering Memorandum for the Public Issuance of Corporate Bonds (First Tranche) to Qualified Investors in 2021 by Shanghai Fosun Pharmaceutical (Group) Co., Ltd." (《上海復星醫藥(集團)股份有限公司2021年公開發行公司債券(第一期)募集説明書(面向專業投資者)》). Such sell back amounted to RMB1,600 million. As at 1 March 2023, the full amount of such corporate bonds was registered for selling back and has not been resold. Therefore, such corporate bonds were cancelled in full amount and delisted on 13 March 2023.

Save as disclosed above, neither the Company nor any of its subsidiaries repurchased, sold or redeemed any of the Company's listed securities during the period from 1 January 2023 to the date of this report.

DIRECTORS

As at the end of the Reporting Period, the Board consists of twelve Directors. The Directors are as follows:

Executive Directors

Mr. Wu Yifang (吳以芳) *(Chairman)* Mr. Wang Kexin (王可心) *(Co-Chairman)* Ms. Guan Xiaohui (關曉暉) *(Vice-Chairman)* Mr. Wen Deyong (文德鏞) *(Chief Executive Officer)*

Non-executive Directors

Mr. Chen Qiyu (陳啟宇) Mr. Yao Fang (姚方) Mr. Xu Xiaoliang (徐曉亮) Mr. Pan Donghui (潘東輝)

Independent Non-executive Directors

Ms. Li Ling (李玲) Mr. Tang Guliang (湯谷良) Mr. Wang Quandi (王全弟) Mr. Yu Tze Shan Hailson (余梓山)



SUPERVISORS

As at the end of the Reporting Period, the Supervisory Committee consists of three Supervisors. The Supervisors are as follows:

Ms. Ren Qian (任倩) *(Chairman)* Mr. Guan Yimin (管一民) Mr. Chen Bing (陳冰)

At the annual general meeting held on 28 June 2023, Mr. Chen Bing was elected by the Shareholders as Supervisor of the ninth session of the Supervisory Committee. The appointment became effective on 28 June 2023 until the expiry of the term of the session. Mr. Cao Genxing's resignation as a Supervisor of the Company became effective on 28 June 2023.

CHANGE OF INFORMATION OF DIRECTORS AND SUPERVISORS

Mr. Wu Yifang, an executive Director, was appointed as a senior vice president of Fosun International (stock code: 00656), a company listed on the Hong Kong Stock Exchange, on 5 January 2023.

Mr. Wang Kexin, an executive Director, was appointed as a senior vice president of Fosun International (stock code: 00656), a company listed on the Hong Kong Stock Exchange, on 3 July 2023.

Mr. Pan Donghui, a non-executive Director, was appointed as an executive director of Fosun International (stock code: 00656), a company listed on the Hong Kong Stock Exchange, on 29 March 2023.

At the annual general meeting held on 28 June 2023, the Shareholders of the Company approved the adjustment of allowance of independent non-executive Director from RMB300,000 (before tax) per person per year to RMB400,000 (before tax) per person per year from the year 2023 onward.

Save as disclosed above, during the period from 1 January 2023 to the date of this report, there was no change to information which is required to be disclosed by Directors and Supervisors pursuant to paragraphs (a) to (e) and (g) of Rule 13.51(2) of the Hong Kong Listing Rules.

SHARE INCENTIVE SCHEMES

2022 Restricted A Share Incentive Scheme

On 29 November 2022, the Shareholders of the Company approved the adoption of the 2022 Restricted A Share Incentive Scheme at the extraordinary general meeting, the A Shareholders class meeting and the H Shareholders class meeting. The Restricted A Share Incentive Scheme aims to further improve the corporate governance structure, promote the establishment and improvement of the incentive mechanism of the Group, fully mobilize the enthusiasm of the executive Directors and senior management personnel of the Company and employees of the Group, effectively align the interests of the Shareholders, corporate(s) and operators to focus on and work collectively for the long-term development of the Group.

Statutory Disclosures

The maximum number of Shares under the Restricted A Share Incentive Scheme is 3,434,300 restricted A Shares, representing approximately 0.13% of the total share capital of the Company (i.e. 2,672,156,611 Shares, the same below) as at the date of this report. Specifically, the maximum number of Shares under the first grant is 2,747,500 Shares, representing approximately 0.10% of the total share capital of the Company as at the date of this report; and the maximum number of Shares reserved for further grant is 686,800 Shares, representing approximately 0.03% of the total share capital of the Company as at the date of this report; and the maximum number of Shares reserved for further grant is 686,800 Shares, representing approximately 0.03% of the total share capital of the Company as at the date of this report. The reserved grant portion represents up to 20% of the total restricted A Shares to be granted under the Restricted A Share Incentive Scheme. The total number of shares of the Company granted to any of the participants under all share incentive schemes currently in force does not in the aggregate exceed 0.1% of the total share capital of the Company as at 29 August 2022 (i.e. 2,669,655,211 Shares), the day when the scheme was announced for the first time.

On 1 December 2022, under the authorization of the above-mentioned extraordinary general meeting and class meetings, the Board resolved to grant a total of 2,706,400 restricted A Shares to 138 proposed participants under the first grant on 1 December 2022, as the grant date of the first grant, at the grant price of RMB21.29 per share under the first grant. Except for 12 participants (who were granted a total of 205,000 restricted A Shares) who voluntarily decided not to participate in the first grant, 126 participants had signed grant agreements with the Company and completed the payment to subscribe for a total of 2,501,400 restricted A Shares, and the registration of the relevant Shares was completed on 13 December 2022. The maximum number of restricted A Shares available for grant under the Restricted A Share Incentive Scheme on 1 January 2023 and 30 June 2023 is 686,800 shares, respectively. During the Reporting Period, no restricted A Shares have been granted under the Restricted A Share Incentive Scheme.

During the Reporting Period, details of changes in the relevant restricted A Shares under the Restricted A Share Incentive Scheme are set out as follows:

				Restricted A Shares Granted		Changes during the Reporting F		
Participant(s)	Grant date	Grant price (RMB/share)	Lock-up period ^{Note}	Number of restricted A Shares granted and issued (shares)	Not yet unlocked as at 1 January 2023 (shares)	Unlocked during the Reporting Period (shares)	Lapsed/ cancelled during the Reporting Period (shares)	Not yet unlocked as at 30 June 2023 (shares)
Wu Yifang	1 December 2022	21.29	From 13 December 2022 to 12 December 2025	257,200	257,200	0	0	257,200
Wang Kexin	1 December 2022	21.29	From 13 December 2022 to 12 December 2025	215,200	215,200	0	0	215,200
Guan Xiaohui	1 December 2022	21.29	From 13 December 2022 to 12 December 2025	187,100	187,100	0	0	187,100
Wen Deyong	1 December 2022	21.29	From 13 December 2022 to 12 December 2025	187,100	187,100	0	0	187,100
Other participants	1 December 2022	21.29	From 13 December 2022 to 12 December 2025	1,654,800	1,654,800	0	0	1,654,800
Total	_	_	_	2,501,400	2,501,400	0	0	2,501,400

Note: Upon fulfilment of certain unlocking conditions of the Restricted A Share Incentive Scheme (including Group level performance appraisal and individual level performance appraisal of participants, please refer to the Company's circular dated 31 October 2022 for details), the arrangement for the unlocking of restricted A Shares granted on 1 December 2022 is as follows:

Lock-Up period	Unlocking period	Maximum proportion of the unlocked restricted A Shares in the total restricted A Shares to be granted
From 13 December 2022 to 12 December 2023	From 13 December 2023 to 12 December 2024	33%
From 13 December 2022 to 12 December 2024	From 13 December 2024 to 12 December 2025	33%
From 13 December 2022 to 12 December 2025	From 13 December 2025 to 12 December 2026	34%

The impact of the implementation of the Restricted A Share Incentive Scheme on the Company's accounting costs for each period would be calculated and amortized in accordance with the requirements of the HKFRS.

2022 H Share Employee Share Ownership Scheme

On 29 November 2022, the Shareholders of the Company approved the adoption of the 2022 H Share Employee Share Ownership Scheme at the extraordinary general meeting. The H Share Employee Share Ownership Scheme aims to further improve the corporate governance structure, promote the establishment and improvement of the incentive mechanism of the Group, fully mobilize the enthusiasm of the executive Directors and senior management personnel of the Company and employees of the Group, and effectively align the interests of the Shareholders, corporate(s) and operators to focus on and work collectively for the long-term development of the Group.

The source of funds of the H Share Employee Share Ownership Scheme is the Company's funds designated for incentive purposes with a size of RMB73,462,500, and the holders are not required to pay any consideration. The H Share Employee Share Ownership Scheme is denominated in "units", each being RMB1 in value, i.e. the maximum number of units under the H Share Employee Ownership Scheme is 73,462,500. Amongst which, there are up to 58,770,000 units under the first grant, and the remainder of up to 14,692,500 units are reserved units. The total number of H Shares to be held under the H Share Employee Share Ownership Scheme shall not in the aggregate exceed 0.5% of the total share capital of the Company, and the total number of H Shares corresponding to units to be held by a holder under the H Share Employee Ownership Scheme shall not in the aggregate exceed 0.5% of the total share capital of the Company.

On 9 December 2022, as a total of 17 proposed holders under the first grant of the H Share Employee Share Ownership Scheme have resigned or voluntarily decided not to participate in the H Share Employee Share Ownership Scheme, the Board resolved, under the authorization of the above-mentioned extraordinary general meeting, to adjust the number of holders of the first grant under the H Share Employee Share Ownership Scheme from no more than 143 to 126, the size of the first grant from no more than RMB58,770,000 to RMB53,500,000 and the maximum fund size of the reserved grant (not yet granted as at 30 June 2023) will remain at RMB14,692,500. The maximum number of units under the H Share Employee Share Ownership Scheme as at 1 January 2023 and 30 June 2023 is 14,692,500, respectively. During the Reporting Period, no units under the H Share Employee Share Ownership Scheme the H Share Employee Share Ownership Scheme.

	Units Gran	nted under the H Share Employee Share Ownership Scheme		Changes during the Reporting Period (units)			
			N	Marta dalamina dha	Lapsed/cancelled	N	
		Moto	Not yet vested as	Vested during the	during the	Not yet vested as	
Participant(s)	Units granted	Lock-up period ^{Note}	at 1 January 2023	Reporting Period	Reporting Period	at 30 June 2023	
Wu Yifang	5,500,000	From 29 December 2022 to 28 December 2025	5,500,000	0	0	5,500,000	
Wang Kexin	4,600,000	From 29 December 2022 to 28 December 2025	4,600,000	0	0	4,600,000	
Guan Xiaohui	4,000,000	From 29 December 2022 to 28 December 2025	4,000,000	0	0	4,000,000	
Wen Deyong	4,000,000	From 29 December 2022 to 28 December 2025	4,000,000	0	0	4,000,000	
Other Participants	35,400,000	From 29 December 2022 to 28 December 2025	35,400,000	0	0	35,400,000	
Total	53,500,000	_	53,500,000	0	0	53,500,000	

During the Reporting Period, the details of the changes in the shares of the H Share Employee Share Ownership Scheme are set out as follows:



Note: The units granted to holders under the H Share Employee Share Ownership Scheme shall be vested as follows upon fulfilment of certain vesting conditions of the 2022 H Share Employee Share Ownership Scheme (including Group level performance appraisal and individual level performance appraisal of the participants, please refer to the Company's circular dated 31 October 2022 for details):

Lock-up period	Vesting period	Maximum proportion of the units that can be vested in the total number of units granted
From 29 December 2022 to 28 December 2023	From 29 December 2023 to 28 December 2024	33%
From 29 December 2022 to 28 December 2024	From 29 December 2024 to 28 December 2025	33%
From 29 December 2022 to 28 December 2025	From 29 December 2025 to 28 December 2026	34%

The impact of the implementation of the H Share Employee Share Ownership Scheme on the Company's accounting costs would be calculated and amortized in accordance with the requirements of the HKFRS.

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

As at 30 June 2023, the interests or short positions of the Directors, Supervisors and chief executive of the Company in the shares, underlying shares and debentures of the Company or any of its associated corporations (within the meaning of Part XV of the SFO) which should be recorded in the register required to be kept pursuant to Section 352 of the SFO, or as otherwise should be notified to the Company and the Hong Kong Stock Exchange pursuant to the Model Code as set out in Appendix 10 to the Hong Kong Listing Rules were as follows:

(1) Interests in the Shares, underlying Shares and debentures of the Company

Name	Capacity	Class of Shares	Number of Shares ⁽¹⁾	Approximate percentage of Shares in relevant class of Shares
Mr. Wu Yifang	Beneficial owner	H Share	373,000 (L)	0.07%
ivii. vva mang	Beneficial owner	A Share	1,007,100 (L)	0.05%
Mr. Wang Kexin	Beneficial owner	H Share	20,000 (L)	0.00%
5	Beneficial owner	A Share	447,700 (L)	0.02%
Ms. Guan Xiaohui	Beneficial owner	H Share	25,000 (L)	0.00%
	Beneficial owner	A Share	393,100 (L)	0.02%
Mr. Wen Deyong	Beneficial owner	H Share	20,000 (L)	0.00%
	Beneficial owner	A Share	207,100 (L)	0.01%
Mr. Chen Qiyu	Beneficial owner	A Share	114,075 (L)	0.01%
Mr. Yao Fang	Beneficial owner	A Share	458,300 (L)	0.02%
Ms. Ren Qian	Beneficial owner	A Share	17,250 (L)	0.00%

Note:

(1) (L) — Long position

Statutory Disclosures

(2) Interests in the shares and underlying shares of the Company's associated corporations (within the meaning of Part XV of the SFO)

	Name of associated		<i></i>	Number of	Approximate percentage of Shares in relevant class
Name	corporation	Class of Shares	Capacity	Shares ⁽¹⁾	of Shares
Mr. Wu Yifang	Fosun International	Ordinary share	Beneficial owner	200,000 (L)	0.00%
Mr. Wang Kexin	Fosun International	Ordinary share	Beneficial owner	1,260,000 (L)	0.02%
Ms. Guan Xiaohui	Fosun International	Ordinary share	Beneficial owner	1,200,000 (L)	0.01%
Mr. Chen Qiyu	Fosun International	Ordinary share	Beneficial owner	31,084,400 (L)	0.38%
	Fosun Tourism	Ordinary share	Beneficial owner	501,478 (L)	0.04%
Mr. Yao Fang	Fosun International	Ordinary share	Beneficial owner	8,549,500 (L)	0.10%
Mr. Xu Xiaoliang	Fosun International	Ordinary share	Beneficial owner	27,480,000 (L)	0.33%
	Fosun Tourism	Ordinary share	Beneficial owner	2,052,328 (L)	0.17%
Mr. Pan Donghui	Fosun International	Ordinary share	Beneficial owner	14,323,484 (L)	0.17%
	Fosun Tourism	Ordinary share	Beneficial owner	490,000 (L)	0.04%
Mr. Chen Bing	Fosun International	Ordinary share	Beneficial owner	3,387,300 (L)	0.04%
	Fosun Tourism	Ordinary share	Beneficial owner	72,000 (L)	0.01%

Note:

(1) (L) — Long position

(3) Interests in debentures of the Company's associated corporations (within the meaning of Part XV of the SFO)

Name	Name of associated corporations	Capacity	Amount of debentures
Mr. Wu Yifang	Fortune Star (BVI) Limited ^{Note}	Beneficial owner	US\$739,121
Mr. Chen Qiyu	Fortune Star (BVI) Limited ^{Note}	Beneficial owner	US\$1,478,241
Mr. Yao Fang Mr. Xu Xiaoliang	Fortune Star (BVI) Limited ^{Note} Fortune Star (BVI) Limited ^{Note}	Beneficial owner Beneficial owner	US\$739,121 US\$6,356,437
Mr. Pan Donghui	Fortune Star (BVI) Limited ^{Note}	Beneficial owner	US\$739,121

Note: The debenture was canceled after expiration of maturity and repayment on 2 July 2023.

INTERESTS AND SHORT POSITIONS OF SUBSTANTIAL SHAREHOLDERS IN SHARES AND UNDERLYING SHARES

As at 30 June 2023, so far as is known to the Directors and Supervisors, the persons or entities, other than the Directors, Supervisors or chief executive of the Company, who had interests or short positions in the shares or underlying shares of the Company which would fall to be disclosed to the Company under the provisions of Divisions 2 and 3 of Part XV of the SFO, or who were deemed to be directly or indirectly interested in 5% or more of the nominal value of any class of share capital carrying rights to vote in all circumstances at general meetings of the Company were as follows:

Name of Shareholders	Nature of interest	Class of Shares	Number of Shares ⁽¹⁾	Approximate percentage of Shares in relevant class of Shares
Fosun High Tech	Beneficial owner	H Share	71,533,500 (L)	12.96%
rosurrigh reen	Beneficial owner	A Share	885,595,955 (L) ⁽²⁾	41.77%
Fosun International	Beneficial owner	H Share	6,000,000 (L)	1.09%
	Interest of a controlled corporation	H Share	71,533,500 (L) ⁽³⁾	12.96%
	Interest of a controlled corporation	A Share	885,595,955 (L) ⁽⁵⁾	41.77%
Fosun Holdings	Interest of a controlled corporation	H Share	77,533,500 (L) ⁽⁴⁾	14.05%
-	Interest of a controlled corporation	A Share	885,595,955 (L) ⁽⁵⁾	41.77%
Fosun International Holdings	Interest of a controlled corporation	H Share	77,533,500 (L) ⁽⁴⁾	14.05%
	Interest of a controlled corporation	A Share	885,595,955 (L) ⁽⁵⁾	41.77%
Mr. Guo Guangchang	Interest of a controlled corporation	H Share	77,533,500 (L) ⁽⁴⁾	14.05%
	Interest of a controlled corporation	A Share	885,595,955 (L) ⁽⁵⁾	41.77%
	Beneficial owner	A Share	114,075 (L)	0.01%
Black Rock, Inc.	Interest of a controlled corporation	H Share	27,755,789 (L)	5.03%
			1,092,000 (S)	0.20%

Notes:

(1) (L) — Long position; (S) — Short position

(2) As at the end of the Reporting Period, Fosun High Tech had in the aggregate pledged 536,980,000 A Shares as held by it, the proceeds from the loan(s) to which the share pledge relates are to be applied towards repayment of the debt(s) of Fosun High Tech.

(3) The Shares are held by Fosun High Tech. Fosun High Tech is wholly owned by Fosun International and therefore Fosun International is deemed to be interested in these Shares.

(4) Among them, 71,533,500 shares are held by Fosun High Tech and 6,000,000 shares are held by Fosun International. Fosun High Tech is wholly owned by Fosun International, which in turn is owned as to 73.67% by Fosun Holdings, and Fosun Holdings is a wholly-owned subsidiary of Fosun International Holdings. Fosun International Holdings is owned as to 85.29% by Mr. Guo Guangchang. Therefore, Fosun Holdings, Fosun International Holdings and Mr. Guo Guangchang are deemed to be interested in these Shares.

(5) The Shares are held by Fosun High Tech. Fosun High Tech is wholly owned by Fosun International, which in turn is owned as to 73.67% by Fosun Holdings, and Fosun Holdings is a wholly-owned subsidiary of Fosun International Holdings. Fosun International Holdings is owned as to 85.29% by Mr. Guo Guangchang. Therefore, Fosun International, Fosun Holdings, Fosun International Holdings and Mr. Guo Guangchang are deemed to be interested in these Shares.

DIRECTORS' AND SUPERVISORS' RIGHTS TO ACQUIRE SHARES OR DEBENTURES

Except for the 2022 Restricted A Share Incentive Scheme and the 2022 H Share Employee Share Ownership Scheme, none of the Company, its subsidiaries, the Company's controlling shareholders and their subsidiaries is a party to any arrangement that would enable the Directors or Supervisors to acquire benefits by means of acquisition of any shares or debentures in the Company or any other body corporate, and none of the Directors, Supervisors or their spouses or children under the age of 18, had any right to subscribe for securities of the Company, or had exercised any such right for the year.

USE OF PROCEEDS

Pursuant the "Approval in relation to the Non-public Issuance of Shares by Shanghai Fosun Pharmaceutical (Group) Co., Ltd." by the CSRC (Zheng Jian Xu Ke [2021] No. 2501), the Company completed the issuance of 106,756,666 new A Shares (with a nominal value of RMB1.00 per share) in July 2022. The issuance price of the 2022 Non-public Issuance of A Shares was RMB42.00 per share, and the total amount of proceeds raised was RMB4,483.78 million. The net amount of the aforementioned total proceeds after deducting the issuance expenses was RMB4,456.20 million.

As at 30 June 2023, RMB3,353.40 million of the net proceeds raised from the Non-public Issuance had been utilized, specially RMB326.25 million had been utilized during the Reporting Period, details of which are as follows:

Unit: million Currency: RMB

Project name	Proposed investment amount from the proceeds	Accumulated amount of the proceeds invested during the Reporting Period	Accumulated amount of the proceeds invested as at 30 June 2023
Innovative drug clinical, license in and relevant			
marketing preparation	1,874.48	198.78	1,182.41
Intensive comprehensive base for APIs and preparations	1,349.30	127.47	938.57
Replenishment of working capital	1,232.42	0	1,232.42
Total	4,456.20	326.25	3,353.40

As at 30 June 2023, the remaining proceeds raised from the Non-public Issuance was RMB1,102.80 million.

In order to speed up the progress of R&D of innovative drugs and improve the efficiency of the use of proceeds, taking into account the progress of the innovative R&D projects of the Group, the Company proposed to make adjustments to the use of proceeds from the 2022 Non-Public Issuance of A Shares, including (1) the proposed application of the proceeds originally planned for use in the "intensive comprehensive base for active pharmaceutical ingredients and preparations" project amounting to RMB193.14 million (being the portion that has not been invested) to the "innovative drug clinical, license in and relevant marketing preparation" project; and (2) the proposed optimization of the investment allocation among the sub-projects under the "innovative drug clinical, license in and relevant marketing preparation" project, i.e. (a) reducing the investment amount from proceeds of RMB257.73 million and RMB72.32 million (being the portion that has not been investment amount from proceeds of RMB194.07 million for sub-project "FS-1502", and (c) adding sub-projects "FCN-338" and "SAF-189" thereunder with investment amount from proceeds of RMB186.21 million and RMB142.90 million. The above-metioned adjustments are subject to the approval of the shareholders of the Company. Please refer to the Company's announcement dated 18 August 2023 for the details.

MODEL CODE FOR SECURITIES TRANSACTIONS

The Company has adopted the Model Code as set out in Appendix 10 to the Hong Kong Listing Rules and formulated the Written Code as its codes of conduct regarding securities transactions.

Specific enquiries have been made to all the Directors and the Directors have confirmed that they have complied with the Model Code and the Written Code throughout the Reporting Period.

No incident of non-compliance of the Written Code by the Directors and relevant employees is noted by the Company.

COMPLIANCE WITH THE CG CODE

As a company whose shares are listed on the Hong Kong Stock Exchange and the Shanghai Stock Exchange, the Company has remained in strict compliance with the Articles of Association, relevant laws and regulations, the Hong Kong Listing Rules and the Shanghai Listing Rules. The Company is committed to continuously improving its corporate governance structure, and optimizing its internal management and control and its business operation in order to improve the corporate governance of the Company.

The corporate governance practices adopted by the Company are based on the principles and code provisions of the CG Code contained in Appendix 14 to the Hong Kong Listing Rules.

The Board believes that high corporate governance standards are essential in providing a framework for the Group to safeguard the interests of Shareholders and to enhance corporate value and accountability.

The Board is of the view that throughout the Reporting Period, the Company has complied with all the Code Provisions as set out in the CG Code.

REVIEW OF INTERIM RESULTS AND INTERIM REPORT BY THE AUDIT COMMITTEE

As at the end of the Reporting Period, the audit committee of the Company comprised three independent non-executive Directors, namely Mr. Tang Guliang (chairman), Mr. Wang Quandi and Ms. Li Ling.

The main duties of the audit committee of the Company are to review and monitor the financial reporting procedures, risk management and internal control system of the Company, and to provide recommendations and advice to the Board.

The audit committee of the Company has reviewed the unaudited interim results and the interim report of the Group for the six months ended 30 June 2023.

On Behalf of the Board **Wu Yifang** *Chairman*

Shanghai, the PRC 29 August 2023

Interim Condensed Consolidated Statement of Profit or Loss

For the six months ended 30 June 2023

		For the six months ended 30 June		
	Notes	2023 RMB'000 (Unaudited)	2022 RMB'000 (Unaudited) Restated	
REVENUE Cost of sales	5	21,315,899 (10,698,520)	21,282,131 (11,578,145)	
Gross profit		10,617,379	9,703,986	
Other income Selling and distribution expenses Administrative expenses Research and development expenses Impairment losses on financial assets	6	220,140 (5,071,296) (2,103,288) (2,134,279) (57,976)	183,900 (4,175,166) (1,722,407) (1,827,106) (22,860)	
Other expenses Interest income	7	(37,376) 857,069 (256,491) 171,494	(22,300) 651,104 (911,508) 118,424	
Finance costs Share of profits and losses of: Joint ventures Associates	8	(603,375) (95,841) 1,118,104	(438,906) (99,564) 898,583	
PROFIT BEFORE TAX	9	2,661,640	2,358,480	
Income tax expense	10	(610,245)	(509,086)	
PROFIT FOR THE PERIOD		2,051,395	1,849,394	
Attributable to: Owners of the parent Non-controlling interests		1,783,642 267,753	1,541,885 307,509	
		2,051,395	1,849,394	
EARNINGS PER SHARE ATTRIBUTABLE TO ORDINARY EQUITY HOLDERS OF THE PARENT Basic	12			
— For profit for the period		RMB0.67 Yuan	RMB0.60 Yuan	
Diluted — For profit for the period		RMB0.67 Yuan	RMB0.60 Yuan	

Interim Condensed Consolidated Statement of Comprehensive Income

For the six months ended 30 June 2023

	For the six months ended 30 June	
	2023 RMB'000 (Unaudited)	2022 RMB'000 (Unaudited) Restated
PROFIT FOR THE PERIOD	2,051,395	1,849,394
OTHER COMPREHENSIVE INCOME		
Other comprehensive income that may be reclassified to profit or loss in subsequent periods:		
Exchange differences on translation of foreign operations	549,556	115,920
Share of other comprehensive income of joint ventures	—	48
Share of other comprehensive loss of associates	(74,012)	(71,933)
Net other comprehensive income that may be reclassified to		
profit or loss in subsequent periods	475,544	44,035
Other comprehensive income/(loss) that will not be reclassified to profit or loss in subsequent periods:		
Equity investments designated at fair value through other comprehensive income Changes in fair value	73	(8,121)
Income tax effect	(11)	1,218
		(5.000)
	62	(6,903)
Net other comprehensive income/(loss) that will not be reclassified to		
profit or loss in subsequent periods	62	(6,903)
OTHER COMPREHENSIVE INCOME FOR THE PERIOD, NET OF TAX	475,606	37,132
TOTAL COMPREHENSIVE INCOME FOR THE PERIOD	2,527,001	1,886,526
Attributable to:	2,042,466	1 610 752
Owners of the parent Non-controlling interests	484,535	1,610,753 275,773
	2,527,001	1,886,526

Interim Condensed Consolidated Statement of Financial Position

30 June 2023

	Notes	30 June 2023 RMB'000 (Unaudited)	31 December 2022 RMB'000 (Audited)
NON-CURRENT ASSETS			
Property, plant and equipment	13	18,286,383	15,718,789
Right-of-use assets		2,871,063	2,837,229
Goodwill		11,059,458	10,337,053
Other intangible assets		14,658,696	13,951,625
Investments in joint ventures		136,060	230,606
Investments in associates		23,725,966	22,863,449
Equity investments designated at fair value through other comprehensive income		52,257	15,451
Financial assets at fair value through profit or loss		1,083,199	2,388,829
Deferred tax assets		457,421	442,570
Trade receivables — non-current		88,684	91,663
Other non-curent assets		2,827,928	2,956,749
Total non-curent assets		75,247,115	71,834,013
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CURRENT ASSETS			
Inventories		7,866,867	6,882,432
Trade and bills receivables	14	8,882,652	7,612,942
Prepayments, other receivables and other assets		1,972,421	2,635,453
Financial assets at fair value through profit or loss		2,435,162	928,532
Debt investments at fair value through other comprehensive income		388,967	558,927
Cash and bank balances		14,885,382	16,241,313
		36,431,451	34,859,599
Assets of a disposal group classified as held for sale		419,578	419,578
Total current assets	-	36,851,029	35,279,177
CURRENT LIABILITIES	1 Г	C 200 C 40	C 204 041
Trade and bills payables	15	6,398,619	6,284,041
Other payables and accruals	10	7,597,309	7,649,161
Interest-bearing bank and other borrowings Lease liabilities	16	20,888,422	17,016,360
Contract liabilities		198,483 1,210,488	184,406
Tax payable		525,483	1,544,763 619,339
		525,465	019,559
Total current liabilities		36,818,804	33,298,070
NET CURRENT ASSETS		32,225	1,981,107
TOTAL ASSETS LESS CURRENT LIABILITIES		75,279,340	73,815,120

Interim Condensed Consolidated

Statement of Financial Position

30 June 2023

	Notes	30 June 2023 RMB'000 (Unaudited)	31 December 2022 RMB'000 (Audited)
NON-CURRENT LIABILITIES			
Interest-bearing bank and other borrowings	16	11,677,280	12,099,868
Lease liabilities		760,883	744,992
Deferred tax liabilities		3,625,412	3,362,940
Contract liabilities		279,610	354,413
Deferred income		619,121	632,433
Other long term liabilities		2,912,666	2,562,281
Total non-current liabilities Net assets	⁻	19,874,972 55,404,368	19,756,927 54,058,193
EQUITY			
Equity attributable to owners of the parent		2 (72 457	
Issued share capital		2,672,157	2,672,157
Treasury shares Reserves		(53,255) 42,796,566	(53,255) 41,912,839
		42,790,500	41,912,039
Non-controlling interests		45,415,468 9,988,900	44,531,741 9,526,452
Total equity		55,404,368	54,058,193

Interim Condensed Consolidated Statement of Changes in Equity

For the six months ended 30 June 2023

				Attributable	to owners of	f the parent					
	Share capital RMB'000	Treasury shares RMB'000	Share premium RMB'000	Fair value reserve RMB'000	Statutory surplus reserve RMB'000	Other reserve RMB'000	Exchange fluctuation reserve RMB'000	Retained profits RMB'000	Total RMB'000	Non- controlling interests RMB'000	Total equity RMB'000
At 1 January 2023 (Audited)	2,672,157	(53.255)	15,781,357*	71,007*	2,952,929*	1.351.646*	(1,257,801)*	23,013,701*	44.531.741	9.526.452	54,058,193
Profit for the Period				_				1.783.642	1.783.642	267,753	2,051,395
Other comprehensive income for the Period:								.,,	.,,,		_,
Change in fair value of equity investments											
at fair value through other											
comprehensive income, net of tax		_	_	(130)	_		_	_	(130)	192	62
Share of other comprehensive loss of joint				(150)					(150)	152	02
ventures and associates				(74,012)					(74,012)		(74,012)
Exchange differences on translation of	_	_	_	(74,012)	_	_	_	_	(74,012)	_	(74,012)
foreign operations							222.066		222.066	216 500	
Toreign operations	_						332,966		332,966	216,590	549,556
Total comprehensive income for the period	_			(74,142)			332,966	1,783,642	2,042,466	484,535	2,527,001
Acquisition of non-controlling interests	_					(13,632)			(13,632)	(2,051)	(15,683)
Acquisitions of subsidiaries (note 17)	_									106,630	106,630
Establishment of new subsidiaries	_									1,870	1,870
Deemed disposal of partial interest in											
subsidiaries without losing control	_					131			131	329	460
Disposal of associates	_					(15,521)			(15,521)		(15,521)
Capital injections from non-controlling shareholders of subsidiaries	_									29,987	29,987
Dividends declared to non-controlling											
shareholders of subsidiaries	_									(187,103)	(187,103)
Cancellation of subsidiaries	_									(677)	(677)
Equity-settled share-based payments	_					10,310			10,310	21,868	32,178
Fair value adjustment on the share						10,510			10,510	21,000	52,170
redemption option granted to non-controlling shareholders of											
subsidiaries	-					(30,940)			(30,940)	7,060	(23,880)
Share of changes in equity other than comprehensive income and											
distributions received of associates	—					13,219			13,219		13,219
Transfer of fair value reserve upon the											
disposal of investments in associates	—			(33,142)				33,142			
Final 2022 cash dividend declared (note 11)	_							(1,122,306)	(1,122,306)		(1,122,306)
At 30 June 2023 (Unaudited)	2,672,157	(53,255)	15,781,357*	(36,277)*	2,952,929*	1,315,213*	(924,835)*	23,708,179*	45,415,468	9,988,900	55,404,368

* These reserve accounts comprise the consolidated reserves of RMB42,796,566,000 (31 December 2022: RMB41,912,839,000) in the consolidated statement of financial position.

Interim Condensed Consolidated Statement of Changes in Equity

For the six months ended 30 June 2023

	Attributable to owners of the parent									
	Share capital RMB'000	Share premium RMB'000	Fair value reserve RMB'000	Statutory surplus reserve RMB'000	Other reserve RMB'000	Exchange fluctuation reserve RMB'000	Retained profits RMB'000	Total RMB'000	Non- controlling interests RMB'000	Total equity RMB'000
At 1 January 2022 (Audited)	2.562.899	11,385,162	203,703	2,826,306	2.784.724	(1,457,965)	20.830.233	39.135.062	9.183.616	48,318,678
Business combination involving enterprises under common control					11,498		(7,888)	3,610	394	4,004
At 1 January 2022 (As restated) Profit for the Period Other comprehensive income for the Period: Change in fair value of equity investments at fair	2,562,899 —	11,385,162* —	203,703* —	2,826,306* —	2,796,222* —	(1,457,965)* —	20,822,345* 1,541,885	⁴ 39,138,672 1,541,885	9,184,010 307,509	48,322,682 1,849,394
value through other comprehensive income, net of tax	_	_	(6,471)	_	_	_	_	(6,471)	(432)	(6,903)
Share of other comprehensive loss of joint ventures and associates	_	_	(71,885)	_	_	_	_	(71,885)	_	(71,885)
Exchange differences on translation of foreign operations		_	_	_	_	147,224	_	147,224	(31,304)	115,920
fotal comprehensive income for the period	_	_	(78,356)	_	_	147,224	1,541,885	1,610,753	275,773	1,886,526
Acquisition of non-controlling interests	_	_	_	_	(1,150,544)	_	_	(1,150,544)	(74,382)	(1,224,926)
Acquisitions of subsidiaries	_	_	_	_	—	_	_	_	196,369	196,369
establishment of new subsidiaries	_	_	_	—	_	_	_	_	1,360	1,360
Deemed disposal of partial interest in subsidiaries										
without losing control	—	_	_	—	4,922	_	_	4,922	11,421	16,343
Disposal of associates	_	_	_	_	(9,435)	_	_	(9,435)	_	(9,435
Capital injections from non-controlling shareholders									22.454	22.454
of subsidiaries	_	_	_	_	_	_	_	_	23,151	23,151
Dividends declared to non-controlling shareholders of subsidiaries									(141,048)	(141,048
Disposal of subsidiaries	_	_	_	_	_	—	_	_	(141,048)	(141,048) (15,420
equity-settled share-based payments			_	_		_			61,756	61,756
Fair value adjustment on the share redemption option granted to non-controlling shareholders of									01,750	01,750
subsidiaries	_	_	_	_	(28,381)	_	_	(28,381)	2,020	(26,361
Share of changes in equity other than comprehensive										
income and distributions received of associates	_	_	_	_	9,566	_	-	9,566	2,175	11,741
inal 2021 cash dividend declared	_	_	_	_	_	_	(1,435,465)	(1,435,465)	_	(1,435,465
Transfer of fair value reserve upon the disposal of investments in associates	_	_	(33,142)	_	_	_	33,142	_	_	_

* These reserve accounts comprise the consolidated reserves of RMB35,577,189,000 (31 December 2021: RMB36,575,773,000) in the consolidated statement of financial position.

Interim Condensed Consolidated Statement of Cash Flows

For the six months ended 30 June 2023

		nths ended ne	
	Note	2023 RMB'000 (Unaudited)	2022 RMB'000 (Unaudited) Restated
Cash generated from operations	-	2,333,113	2,200,171
Income tax paid		(523,105)	(401,483)
Net cash flows from operating activities		1,810,008	1,798,688
CASH FLOWS FROM INVESTING ACTIVITIES	-		
Purchases of items of property, plant and equipment, prepaid land			
lease payments, other intangible assets and other non-current assets	_	(2,942,564)	(2,595,422)
Acquisition of subsidiaries	17	(1,104,282)	(459,451)
Purchases of investments in associates and joint ventures	_	(270,571)	(239,719)
Purchase of equity investments designated at fair value			
through other comprehensive income	-	(37,395)	—
Purchases of financial assets at fair value through profit or loss	-	(168,174)	(252,071)
Disposals of shareholdings in associates		93,438	6,581
Disposal of financial assets at fair value through profit or loss	-	573,399	1,256,217
Disposals of subsidiaries, net of cash paid	-	—	704,493
Dividends received from associates	-	68,464	55,719
Dividends received from financial assets at fair value through profit or loss	-	12,757	32,175
Proceeds from disposals of items of property, plant and equipment, prepaid land		2.000	102 505
lease payments, other intangible assets and other non-current assets	-	2,969	103,686
Decrease/(increase) in deposit for construction projects	-	17,264	(25,000)
Decrease/(increase) in non-pledged time deposits with original maturity of three months or more when acquired and deposits for other acquisitions		1,371,635	(1,310,390)
Net receipt of loans to associates, joint ventures and others	-	1,371,635	(1,310,390) 161,366
Others	-	5,894	76,573
		5,894	
Net cash flows used in investing activities		(2,362,026)	(2,485,243)

Interim Condensed Consolidated

Statement of Cash Flows

For the six months ended 30 June 2023

	For the six mo 30 Ju	
	2023 RMB'000 (Unaudited)	2022 RMB'000 (Unaudited) Restated
CASH FLOWS FROM FINANCING ACTIVITIES		
New bank and other borrowings	13,661,290	17,868,543
Repayment of bank and other borrowings	(11,511,955)	(12,918,555)
Interest paid	(625,160)	(448,224)
Repayment of lease liabilities	(115,309)	(88,200)
Capital injections from non-controlling shareholders of subsidiaries	34,316	41,508
Dividend paid to owners of the Company	—	(1,335,223)
Dividends paid to non-controlling shareholders of subsidiaries	(156,733)	(74,686)
Acquisition of non-controlling interests	(29,559)	(1,088,182)
Receipt of capital contribution from limited partners of consolidated Structured entities	231,000	411,520
Other (payments)/receipts relating to financing activities	(87,981)	72,622
Net cash flows from financing activities	1,399,909	2,441,123
Net increase in cash and cash equivalents	847,891	1,754,568
Cash and cash equivalents at beginning of the Period	11,170,067	6,459,717
Effect of foreign exchange rate changes, net	41,415	68,077
Cash and cash equivalents at end of the Period	12,059,373	8,282,362
Analysis of balances of cash and cash equivalents:		
Cash and bank balances at end of the Period Less: Pledged bank balances and time deposits with original maturity of	14,885,382	12,266,296
more than three months	(2,826,009)	(3,983,934)
Cash and cash equivalents at end of the Period	12,059,373	8,282,362

30 June 2023

1. CORPORATE AND GROUP INFORMATION

Shanghai Fosun Pharmaceutical (Group) Co., Ltd. (the "Company") was established as a joint company with limited liability on 31 May 1995 in the PRC. The Company's A Shares have been listed on the Shanghai Stock Exchange since 7 August 1998. The Company's H shares have been listed on the Main Board of The Stock Exchange of Hong Kong Limited (the "Hong Kong Stock Exchange") since 30 October 2012. The operating term is from 31 December 1998 to indefinite period.

The holding company of the Company is Shanghai Fosun High Technology (Group) Co., Ltd. ("Fosun High Tech"). The ultimate holding company of the Company is Fosun International Holdings Ltd.. The ultimate controlling shareholder of the Company is Mr. Guo Guangchang.

During the six months ended 30 June 2023 (the "Period"), the Group was principally engaged in the development, manufacture and sale of pharmaceutical products and medical equipment, import and export of medical equipment and the provision of related and other consulting services and investment management.

2. BASIS OF PREPARATION

The interim condensed consolidated financial information for the six months ended 30 June 2023 has been prepared in accordance with HKAS 34 *Interim Financial Reporting*. The interim condensed consolidated financial information does not include all the information and disclosures required in the annual financial statements, and should be read in conjunction with the Group's annual consolidated financial statements for the year ended 31 December 2022.

3.1 CHANGES IN ACCOUNTING POLICIES AND DISCLOSURES

The accounting policies adopted in the preparation of the interim condensed consolidated financial information are consistent with those applied in the preparation of the Group's annual consolidated financial statements for the year ended 31 December 2022, except for the adoption of the following new and revised Hong Kong Financial Reporting Standards ("HKFRSs") for the first time for the current period's financial information.

HKFRS 17	Insurance Contracts
Amendments to HKFRS 17	Insurance Contracts
Amendment to HKFRS 17	Initial Application of HKFRS 17 and HKFRS 9 — Comparative Information
Amendments to HKAS 1 and HKFRS Practice	Disclosure of Accounting Policies
Statement 2	
Amendments to HKAS 8	Definition of Accounting Estimates
Amendments to HKAS 12	Deferred Tax related to Assets and Liabilities arising from a Single
	Transaction
Amendments to HKAS 12	International Tax Reform — Pillar Two Model Rules

Financial Information

30 June 2023

3.1 CHANGES IN ACCOUNTING POLICIES AND DISCLOSURES (Continued)

The nature and impact of the new and revised HKFRSs that are applicable to the Group are described below:

- (a) Amendments to HKAS 1 require entities to disclose their material accounting policy information rather than their significant accounting policies. Accounting policy information is material if, when considered together with other information included in an entity's financial statements, it can reasonably be expected to influence decisions that the primary users of general purpose financial statements make on the basis of those financial statements. Amendments to HKFRS Practice Statement 2 provide non-mandatory guidance on how to apply the concept of materiality to accounting policy disclosures. The Group has applied the amendments since 1 January 2023. The amendments did not have any impact on the Group's interim condensed consolidated financial information but are expected to affect the accounting policy disclosures in the Group's annual consolidated financial statements.
- (b) Amendments to HKAS 8 clarify the distinction between changes in accounting estimates and changes in accounting policies. Accounting estimates are defined as monetary amounts in financial statements that are subject to measurement uncertainty. The amendments also clarify how entities use measurement techniques and inputs to develop accounting estimates. The Group has applied the amendments to changes in accounting policies and changes in accounting estimates that occur on or after 1 January 2023. Since the Group's policy of determining accounting estimates aligns with the amendments, the amendments did not have any impact on the financial position or performance of the Group.
- (c) Amendments to HKAS 12 Deferred Tax related to Assets and Liabilities arising from a Single Transaction narrow the scope of the initial recognition exception in HKAS 12 so that it no longer applies to transactions that give rise to equal taxable and deductible temporary differences, such as leases and decommissioning obligations. Therefore, entities are required to recognise a deferred tax asset (provided that sufficient taxable profit is available) and a deferred tax liability for temporary differences arising from these transactions. The Group has applied the amendments on temporary differences related to leases as at 1 January 2022, with any cumulative effect recognised as an adjustment to the balance of retained profits or other component of equity as appropriate at that date. In addition, the Group has applied the amendments prospectively to transactions other than leases that occurred on or after 1 January 2022, if any. Since the Group's policy of determining accounting estimates aligns with the amendments, the amendments did not have any impact on the financial position or performance of the Group.
- (d) Amendments to HKAS 12 International Tax Reform Pillar Two Model Rules introduce a mandatory temporary exception from the recognition and disclosure of deferred taxes arising from the implementation of the Pillar Two model rules published by the Organisation for Economic Co-operation and Development. The amendments also introduce disclosure requirements for the affected entities to help users of the financial statements better understand the entities' exposure to Pillar Two income taxes, including the disclosure of current tax related to Pillar Two income taxes separately in the periods when Pillar Two legislation is effective and the disclosure of known or reasonably estimable information of their exposure to Pillar Two income taxes in periods in which the legislation is enacted or substantively enacted but not yet in effect. Entities are required to disclose the information relating to their exposure to Pillar Two income taxes in annual periods beginning on or after 1 January 2023, but are not required to disclose such information for any interim periods ending on or before 31 December 2023. The Group has applied the amendments retrospectively. The Group is currently assessing its exposure to Pillar Two income taxes.

30 June 2023

3.2 PRIOR PERIOD RESTATEMENT

3.2.1Restatement of Prior Period's Financial Statements as a Result of Business Combinations for Entities Under Common Control

In March 2022, Shanghai Fosun Pharmaceutical Industrial Development Co., Ltd., the subsidiary of the Company acquired 87% equity interest in Shanghai Xingchuang Health Technology Co., Ltd. ("Shanghai Xingchuang") held by Shanghai Fosun High Technology (Group) Co., Ltd. at a cash consideration of RMB4,000,000. Shanghai Xingchuang is mainly engaged in businesses including health technology, medical technology, enterprise management consulting and business information consulting.

In September 2022, Shanghai Fosun Health Technology (Group) Co., Ltd., the subsidiary of the Company, and Ningbo Fuji Medical Technology Co., Ltd. ("Ningbo Fuji"), an indirectly owned subsidiary of the Company, acquired 56.66% equity interest in Shanghai Fuyun Health Technology Co., Ltd. ("Shanghai Fuyun") held by Shanghai Fosun High Technology (Group) Co., Ltd through subscribing the registered capital at a consideration of RMB17,000,000. Shanghai Fuyun is mainly engaged in businesses including health consulting services (excluding diagnosis treatment services) and electronic product sales.

After the completion of the acquisition, these acquired companies were accounted for as subsidiaries of the Company. Since the Company and these acquired companies were under common control of Shanghai Fosun High Technology (Group) Co., Ltd. before and after the completion of the aforesaid acquisition, the business combination of these acquired companies have been accounted for by applying pooling of interest method.

Business combinations arising from transfers of interests in entities that are under the control of the ultimate shareholder that controls the Group are accounted for as if the acquisitions had occurred at the beginning of the earliest date presented or, if later, at the date that common control was established. The assets and liabilities acquired are recognised at the carrying amounts recognised previously in the acquired entities' financial statements.

Upon transfer of interest in an entity to another entity that is under the control of the ultimate shareholder that controls the Group, any difference between the Group's interest in the carrying value of the assets and liabilities and the cost of transfer of interest in the entity is recognised directly in equity.

The consolidated statement of comprehensive income includes the results of each of the combining entities from the earliest date presented or since the date when the combining entities first came under the common control, where this is a shorter period.

All intra-group balances, transactions, unrealised gains and losses resulting from intra-group transactions and dividends are eliminated in full on consolidation.

The opening balances as at 1 January 2022 and comparative information for the six months ended 30 June 2022 have been restated in the consolidated financial statements.

Financial Information

30 June 2023

3.2 PRIOR PERIOD RESTATEMENT (Continued)

3.2.2 Quantitative Impact on the Consolidated Financial Statements

i. Restated consolidated statement of comprehensive income for the six months ended 30 June 2022:

	As previously reported RMB'000	Effect of prior period adjustments RMB'000 (note 3.2.1)	As restated RMB'000
Profit for the period	1,869,495	(20,101)	1,849,394
Net other comprehensive income to be reclassified to profit or loss in subsequent periods	44,035	_	44,035
Net other comprehensive loss that will not be reclassified to profit or loss in subsequent periods Total comprehensive income for the period	(6,903) 1,906,627	(20,101)	(6,903) 1,886,526
Attributable to: Owners of the parent Non-controlling interests	1,622,372 284,255	(11,619) (8,482)	1,610,753 275,773

Details of the restated consolidated statement of comprehensive income for the six months ended 30 June 2022 include the followings:

	As previously reported RMB'000	Effect of prior period adjustments RMB'000	As restated RMB'000
Revenue	21,274,606	7,525	21,282,131
Cost of sales	(11,575,661)	(2,484)	(11,578,145)
Other income	183,645	255	183,900
Interest income	118,416	8	118,424
Selling and distribution expenses	(4,166,397)	(8,769)	(4,175,166)
Administrative expenses	(1,715,275)	(7,132)	(1,722,407)
Research and development expenses	(1,818,335)	(8,771)	(1,827,106)
Other expenses	(911,494)	(14)	(911,508)
Finance costs	(438,187)	(719)	(438,906)

30 June 2023

4. OPERATING SEGMENT INFORMATION

For management purposes, the Group is organised into business units based on their products and services and has five reportable operating segments as follows:

- (a) the pharmaceutical manufacturing segment mainly engages in the R&D, production, and sale of medicine;
- (b) the medical devices and medical diagnosis segment mainly engages in the R&D, production and sale of medical devices and diagnostic products;
- (c) the healthcare service segment mainly engages in the provision of healthcare service and hospital management;
- (d) the pharmaceutical distribution and retail segment mainly engages in the retail and wholesale of medicine; and
- (e) the other business operations segment comprises businesses other than those mentioned above.

Management monitors the results of the Group's operating segments separately for the purpose of making decisions about resource allocation and performance assessment. Segment performance is evaluated based on reportable segment profit or loss, which is a measure of adjusted profit or loss after tax. The adjusted profit or loss after tax is measured consistently with the Group's profit or loss after tax except that dividend income from financial assets at fair value through profit or loss and equity investments designated at fair value through other comprehensive income, fair value gain or loss on financial assets at fair value through profit or loss, as well as head office and investment management entities income and expenses are excluded from such measurement.

Intersegment revenues are eliminated on consolidation. Intersegment sales and transfers are transacted with reference to the selling prices used for sales made to third parties at the then prevailing market prices.

Segment assets exclude financial assets at fair value through profit or loss, equity investments designated at fair value through other comprehensive income and unallocated head office and investment management entities assets as these assets are managed on a group basis.

Segment liabilities exclude interest-bearing bank and other borrowings, interest payable and unallocated head office and investment management entities liabilities as these liabilities are managed on a group basis.

Financial Information

30 June 2023

4. OPERATING SEGMENT INFORMATION (Continued)

Six months ended 30 June 2023 (unaudited)

	Pharmaceutical manufacturing RMB'000	Medical devices and medical diagnosis RMB'000	Healthcare Service RMB'000	Pharmaceutical distribution and retail RMB'000	Other business operations RMB'000	Eliminations RMB'000	Total RMB'000
Segment revenue:							
Sales to external customers Intersegment sales	15,921,190 253,786	2,215,367 36,867	3,127,263 14,485		52,079 18,355	 (323,493)	21,315,899 —
Total revenue	16,174,976	2,252,234	3,141,748	_	70,434	(323,493)	21,315,899
Segment results*	1,660,146	55,696	(150,752)		(58,747)	26,194	1,532,537
Other income	150,863	29,391	21,492		7,915		209,661
Other gains	320,123	3,720	7,045		103,260		434,148
Interest income	107,917	16,180	11,607		1,546	(11,895)	125,355
Finance costs	(168,389)	(15,398)	(105,556)		(22,052)	66,375	(245,020)
Other expenses	(173,829)	(41,184)	(23,321)		(215)	841	(237,708)
Chara of profits and losses of	-						
Share of profits and losses of: Joint ventures	(104 457)				8,616		(95,841)
Associates	(104,457) 9,828	 69,560	(1,341)	1,023,301	16,756		(95,841) 1,118,104
Associates	9,020	09,500	(1,541)	1,025,501	10,730	_	1,110,104
Unallocated other income, interest income, other gains, finance cost, and expenses							(179,596)
Profit/(loss) before tax	1,802,202	117,965	(240,826)	1,023,301	57,079	81,515	2,661,640
Tax	(373,730)	(3,514)	(27,413)		(2,674)		(407,331)
Unallocated tax							(202,914)
Profit/(loss) for the period	1,428,472	114,451	(268,239)	1,023,301	54,405	81,515	2,051,395
Segment assets:	60,706,554	10,816,045	11,563,857	18,386,423	5,983,591	(3,627,016)	103,829,454
Including:							
Investments in joint ventures	122,920				13,140		136,060
Investments in associates	479,667	1,396,309	683,887	18,386,423	2,779,680		23,725,966
Unallocated assets							8,268,690
Total assets	-						112,098,144
Segment liabilities: Unallocated liabilities	24,141,427	3,316,942	5,720,428		2,184,070	(16,401,114)	18,961,753 37,732,023
Total liabilities							56,693,776
Other segment information:	-						
Depreciation and amortisation	1,089,966	161,154	238,330		75,556		1,565,006
Impairment losses recognised in the statement of							
profit or loss, net	75,389	18,423	18,437				112,249
Impairment losses recognised in the statement of							
profit or loss, net (unallocated)	2 011	222.45	200 200		440.400		37,385
Capital expenditure**	2,011,412	333,465	268,328		110,180		2,723,385

* Segment results are obtained as segment revenue less cost of sales, selling and distribution expenses, administrative expenses and research and development expenses.

** Capital expenditure consists of additions to property, plant and equipment, other intangible assets and prepaid land lease payments included in rightof-use assets (excluding the addition from acquisition of subsidiaries).

30 June 2023

4. OPERATING SEGMENT INFORMATION (Continued)

Six months ended 30 June 2022 (unaudited) (Restated)

	Pharmaceutical manufacturing RMB'000	Medical devices and medical diagnosis RMB'000	Healthcare Service RMB'000	Pharmaceutical distribution and retail RMB'000	Other business operations RMB'000	Eliminations RMB'000	Total RMB'000
Segment revenue:							
Sales to external customers	14,270,930	4,034,954	2,916,662	_	59,585	_	21,282,131
Intersegment sales	140,363	214,035	43,313		9,334	(407,045)	
Total revenue	14,411,293	4,248,989	2,959,975		68,919	(407,045)	21,282,131
Segment results*	1,889,837	439,669	(386,703)	_	21,757	(20,930)	1,943,630
Other income	103,862	11,334	15,396	_	11,268	_	141,860
Other gains	302,498	301,515	47,933	_	_	_	651,946
Interest income	83,261	7,596	12,901	_	118	(5,711)	98,165
Finance costs	(105,897)	(14,518)	(89,415)	_	(5,044)	49,853	(165,021)
Other expenses	(229,699)	(28,089)	(19,820)	-	14,628	305	(262,675)
Share of profits and losses of:							
Joint ventures	(96,979)	_	_	_	(2,585)	_	(99,564)
Associates	14,208	93,494	(16,446)	919,864	(112,537)	—	898,583
Unallocated other income, interest income, other gains, finance cost, and expenses						_	(848,444)
Profit/(loss) before tax	1,961,091	811,001	(436,154)	919,864	(72,395) (23)	23,517	2,358,480
Tax Unallocated tax	(382,366)	(111,764)	(5,670)	_	(23)	_	(499,823) (9,263)
Profit/(loss) for the period	1,578,725	699,237	(441,824)	919,864	(72,418)	23,517	1,849,394
Segment assets: Including:	51,748,370	10,007,104	11,108,724	16,774,252	5,037,837	(2,539,162)	92,137,125
Investments in joint ventures	290,610	_	832	_	7,785	_	299,227
Investments in associates	1,318,013	1,250,089	893,241	16,774,252	2,599,526	_	22,835,121
Unallocated assets	, <u>,</u>	, ,		·, , ·	,,	_	6,633,308
Total assets						_	98,770,433
Segment liabilities: Unallocated liabilities	22,453,057	3,539,092	5,408,677	_	1,530,697	(15,682,906)	17,248,617 33,854,545
Total liabilities						_	51,103,162
Other segment information:							
Depreciation and amortisation Impairment losses recognised in the statement of	722,087	115,279	206,588	_	20,402	_	1,064,356
profit or loss, net	65,473	20,319	11,628	_	_	_	97,420
	1,800,755	155,846	196,281		21,498		2,174,380

* Segment results are obtained as segment revenue less cost of sales, selling and distribution expenses, administrative expenses and research and development expenses.

** Capital expenditure consists of additions to property, plant and equipment, other intangible assets and prepaid land lease payments included in rightof-use assets (excluding the addition from acquisition of subsidiaries).

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5. **REVENUE**

An analysis of revenue is as follows:

	For the six m	For the six months ended		
	30 Ju	30 June		
	2023	2022		
	RMB'000	RMB'000		
	(Unaudited)	(Unaudited)		
		Restated		
Revenue from contracts with customers	21,287,424	21,266,285		
Revenue from other sources				
Gross rental income	28,475	15,846		
	21,315,899	21,282,131		

Disaggregated revenue information for revenue from contracts with customer

For the six months ended 30 June 2023 (unaudited)

Segments	Pharmaceutical manufacturing RMB'000	Medical devices and medical diagnosis RMB'000	Healthcare service RMB'000	Other business operations RMB'000	Total RMB'000
Types of goods or services	-				
Sale of products	15,116,386	2,077,953	442,048	16,956	17,653,343
Rendering of services	798,421	130,033	2,683,374	12,410	3,624,238
Sale of materials	3,100	6,743			9,843
Total revenue from contracts with customers	15,917,907	2,214,729	3,125,422	29,366	21,287,424
Geographical markets					
Mainland China	12,556,992	792,113	3,125,422	28,639	16,503,166
Overseas countries and regions	3,360,915	1,422,616		727	4,784,258
Total revenue from contracts with customers	15,917,907	2,214,729	3,125,422	29,366	21,287,424
Timing of revenue recognition					
Goods transferred at a point in time	15,119,486	2,084,696	442,048	16,956	17,663,186
Services transferred at a point in time	639,595	6,345	2,683,374	12,410	3,341,724
Services transferred over time	158,826	123,688			282,514
Total revenue from contracts with customers	15,917,907	2,214,729	3,125,422	29,366	21,287,424

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5. **REVENUE** (Continued)

Disaggregated revenue information for revenue from contracts with customers (Continued)

For the six months ended 30 June 2022 (unaudited) (Restated)

Segments	Pharmaceutical manufacturing RMB'000	Medical devices and medical diagnosis RMB'000	Healthcare service RMB'000	Other business operations RMB'000	Total RMB'000
Types of goods or services					
Sale of products	13,844,207	3,915,452	441,291	7,525	18,208,475
Rendering of services	418,473	89,828	2,472,638	41,175	3,022,114
Sale of materials	6,625	29,071		·	35,696
Total revenue from contracts with customers	14,269,305	4,034,351	2,913,929	48,700	21,266,285
Geographical markets					
Mainland China	9,253,783	1,460,631	2,913,290	47,278	13,674,982
Overseas countries and regions	5,015,522	2,573,720	639	1,422	7,591,303
Total revenue from contracts with customers	14,269,305	4,034,351	2,913,929	48,700	21,266,285
Timing of revenue recognition					
Goods transferred at a point in time	13,850,832	3,944,523	441,291	7,525	18,244,171
Services transferred at a point in time	276,437	33,096	2,472,638	41,175	2,823,346
Services transferred over time	142,036	56,732	_		198,768
Total revenue from contracts with customers	14,269,305	4,034,351	2,913,929	48,700	21,266,285

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6. OTHER INCOME

	For the six months ended 30 June	
	2023 RMB'000 (Unaudited)	2022 RMB'000 (Unaudited) Restated
Dividend income from financial assets at fair value through profit or loss and equity investments designated at fair value through other comprehensive income Government grants Others	12,604 207,536 —	36,451 147,300 149
	220,140	183,900

7. OTHER GAINS

	For the six months ended 30 June	
	2023 RMB'000	2022 RMB'000
	(Unaudited)	(Unaudited)
Gain on disposal of investments in associates	244,560	186,594
Gain on disposal of financial assets at fair value through profit or loss	200,124	
Fair value gain on financial assets at fair value through profit or loss, net	387,374	_
Gain on disposal of subsidiaries	—	382,978
Others	25,011	81,532
	857,069	651,104

8. FINANCE COSTS

		For the six months ended 30 June	
	2023 RMB'000 (Unaudited)	2022 RMB'000 (Unaudited) Restated	
Interest on bank and other borrowings	603,996	444,963	
Interest on lease liabilities	21,367	22,647	
Less: Interest capitalised	(21,988)	(28,704)	
Interest expenses, net	603,375	438,906	

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9. PROFIT BEFORE TAX

The Group's profit before tax is arrived at after charging/(crediting):

	For the six months ended 30 June	
	2023 RMB'000 (Unaudited)	2022 RMB'000 (Unaudited) (Restated)
Cost of inventories sold	8,531,759	9,674,633
Cost of services provided	2,166,761	1,903,512
Staff costs (including Directors', Supervisors' and Chief Executive's remuneration)		
Salaries and other staff costs	4,678,614	4,120,838
Retirement benefits:		
Defined contribution fund	293,951	261,459
Accommodation benefits:	474 405	152 600
Defined contribution fund	171,435	153,680
Share-based payment	32,178	33,725
	5,176,178	4,569,702
Research and development expenses: Current period expenditure excluding amortisation of other intangible assets Less: Government grants for R&D projects*	1,981,564 (17,970)	1,730,993 (50,780)
Rental expenses from short term and low value assets	42,934	29,708
Depreciation of property, plant and equipment	701,576	609,431
Depreciation of right-of-use assets	136,291	114,947
Amortisation of other intangible assets	689,200	339,978
Provision for impairment of inventories and deferred development costs	21,477	29,341
Impairment of financial assets		
Impairment of trade receivables	55,847	20,601
Provision of impairment of other receivables	2,129	2,259
	8,899	—
Provision for other non-current assets		45 00 4
Provision for other non-current assets Impairment of prepayments and other assets	_	45,224
Provision for other non-current assets Impairment of prepayments and other assets Impairment of investments in associates	— 61,284	—
Provision for other non-current assets Impairment of prepayments and other assets Impairment of investments in associates Fair value (gain)/loss on financial assets at fair value through profit or loss, net	— 61,284 (387,374)	 640,805
Provision for other non-current assets Impairment of prepayments and other assets Impairment of investments in associates	— 61,284	45,224 — 640,805 (72,842) 2,306

* The Group received various government grants related to research and development projects. The government grants received have been recorded in other income. Government grants received for which related expenditure has not yet been undertaken are included in deferred income in the consolidated statement of financial position. There are no unfulfilled conditions or contingencies relating to these grants.

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10. INCOME TAX

The provision for Mainland China current income tax is based on a statutory rate of 25% (for the six months ended 30 June 2022: 25%) of the taxable profits of the Group as determined in accordance with the PRC Corporate Income Tax Law which was approved and effective on 1 January 2008, except for certain subsidiaries of the Group in Mainland China, which are taxed at preferential rates of 0% to 20%.

Taxes on profits assessable elsewhere have been calculated at the tax rates prevailing in the jurisdictions in which the Group operates. Hong Kong profits tax has been provided at the rate of 16.5% on the estimated taxable profits arising in Hong Kong during the period. The provision of current income tax of Alma Lasers Ltd., a subsidiary of the Company incorporated in Israel, is based on a preferential rate of 6%. The provision of current income tax of Nova Medical Israel Ltd. ("Nova"), a subsidiary of the Company incorporated in Israel, is based on a statutory rate of 23%. The provision of current income tax of Gland Pharma Limited ("Gland Pharma"), a subsidiary of the Company incorporated in India, is based on a statutory rate of 25.17%. The provision of current income tax of Breas Medical Holdings AB ("Breas"), a subsidiary of the Company incorporated in Sweden, is based on a statutory rate of 20.6%. The provision of current income tax of Tridem Pharma S.A.S ("Tridem Pharma"), a subsidiary of the Company incorporated in France, is based on a statutory rate of 25%. The provision of current income tax of Phixen S.A.S ("Cenexi"), a subsidiary of the Company incorporated in France, is based on a statutory rate of 25%.

The major components of tax expenses for the six months ended 30 June 2023 and 2022 are as follows:

	For the six months ended		
	30 J	30 June	
	2023	2022	
	RMB'000	RMB'000	
	(Unaudited)	(Unaudited)	
Current	427,510	603,241	
Deferred	182,735	(94,155)	
Total tax charge for the period	610,245	509,086	

11. DIVIDENDS

The Board of Directors did not recommend the payment of an interim dividend in respect of the six months period ended 30 June 2023 (for the six months period ended 30 June 2022: Nil).

The proposed final dividend of RMB0.42 (inclusive of tax) per ordinary share for the year ended 31 December 2022 was approved by the Shareholders at the annual general meeting of the Company on 28 June 2023.

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12. EARNINGS PER SHARE ATTRIBUTABLE TO ORDINARY EQUITY HOLDERS OF THE PARENT

The calculation of the basic earnings per share amounts is based on the profit for the period attributable to ordinary equity holders of the parent, adjusted to reflect the cash dividends distributed to the Restricted A Share Incentive Scheme, and the weighted average number of ordinary shares of 2,669,655,211 (for the six months period ended 30 June 2022: 2,562,898,545) in issue during the period.

The calculation of the diluted earnings per share amounts is based on the profit for the period attributable to ordinary equity holders of the parent. The weighted average number of ordinary shares used in the calculation is the number of ordinary shares in issue during the period, as used in the basic earnings per share calculation, and the weighted average number of ordinary shares assumed to have been issued at no consideration on the deemed conversion of all dilutive potential ordinary shares into ordinary shares.

The calculations of basic and diluted earnings per share are based on:

	For the six months ended 30 June	
	2023 RMB'000 (unaudited)	2022 RMB'000 (unaudited) Restated
Earnings	4 702 642	4 5 44 005
Profit attributable to ordinary equity holders of the parent	1,783,642	1,541,885
Less: Cash dividends distributed to the Restricted A Share Incentive Scheme	(1,050)	
Adjusted profit attributable to ordinary equity holders of the parent, used in the basic earnings per share calculation	1,782,592	1,541,885
Cash dividends distributed to the Restricted A Share Incentive Scheme	1,050	
	1,783,642*	1,541,885

	Number of shares For the six months ended 30 June	
	2023 2 (unaudited) (unaudi	
Shares Weighted average number of ordinary shares in issue during the period used in the basic earnings per share calculation	2,669,655,211	2,562,898,545
Effect of dilution — weighted average number of ordinary shares: — the Restricted A Share Incentive Scheme	133,916	
	2,669,789,127*	2,562,898,545

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12. EARNINGS PER SHARE ATTRIBUTABLE TO ORDINARY EQUITY HOLDERS OF THE PARENT (Continued)

* Because the diluted earnings per share amount increased when taking the Restricted A Share Incentive Scheme into account, the Restricted A Share Incentive Scheme had an anti-dilutive effect on the basic earnings per share for the six months ended 30 June 2023 and were ignored in the calculation of diluted earnings per share. Therefore, the diluted earnings per share amount is based on the profit for the six months ended 30 June 2023 of RMB1,782,592,000, and the weighted average number of ordinary shares of 2,669,655,211 in issue for the six months ended 30 June 2023.

13. PROPERTY, PLANT AND EQUIPMENT

	For the six months ended 30 June	
	2023 RMB'000 (Unaudited)	2022 RMB'000 (Unaudited) Restated
Carrying value at 1 January	15,718,789	13,012,075
Additions	1,820,621	1,552,774
Acquisitions of a subsidiary	1,367,672	44,342
Disposals	(26,425)	(21,878)
Disposal of subsidiaries	—	(78,349)
Depreciation charge for the Period	(722,336)	(609,431)
Exchange realignment	128,062	(8,576)
Carrying value at 30 June	18,286,383	13,890,957

The Group's property, plant and equipment with a net carrying value of RMB1,656,153,000 (31 December 2022: RMB1,280,172,000), were pledged as security for interest-bearing bank loans as set out in note 16 to the interim condensed consolidated financial statements.

14. TRADE AND BILLS RECEIVABLES

	30 June	31 December
	2023	2022
	RMB'000	RMB'000
	(Unaudited)	(Audited)
Trade receivables	8,867,945	7,588,099
Bills receivable	14,707	24,843
	8,882,652	7,612,942

The credit period for trade receivables is generally three months, which may be extended up to six months for major customers. Trade and bills receivables are non-interest-bearing.

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14. TRADE AND BILLS RECEIVABLES (Continued)

An ageing analysis of the trade receivables as at the end of the reporting period, based on the invoice date and net of loss allowance, is as follows:

	30 June 2023 RMB'000 (Unaudited)	31 December 2022 RMB'000 (Audited)
	(onaddited)	(Addited)
Outstanding balances with ages:	-	
Within 1 year	8,713,109	7,519,069
1 to 2 years	247,486	198,235
2 to 3 years	59,758	29,153
Over 3 years	57,732	48,834
	9,078,085	7,795,291
Less: Provision for impairment	(210,140)	(207,192)
	8,867,945	7,588,099

As at 30 June 2023, no trade receivables and bills receivable were used to obtain interest-bearing bank borrowings (31 December 2022: Nil).

15. TRADE AND BILLS PAYABLES

	30 June	31 December
	2023	2022
	RMB'000	RMB'000
	(Unaudited)	(Audited)
Trade payables	5,802,885	5,426,162
Bills payable	595,734	857,879
	6,398,619	6,284,041

Trade and bills payables are non-interest-bearing and should normally be settled within two months.

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15. TRADE AND BILLS PAYABLES (Continued)

An ageing analysis of the trade payables as at the end of the reporting period, based on the invoice date, is as follows:

	30 June 2023 RMB'000 (Unaudited)	31 December 2022 RMB'000 (Audited)
Outstanding balances with ages:		_
Within 1 year	5,631,851	5,267,809
1–2 years	123,092	119,022
2–3 years	16,667	19,691
Over 3 years	31,275	19,640
	5,802,885	5,426,162

16. INTEREST-BEARING BANK AND OTHER BORROWINGS

	Notes	30 June 2023 RMB'000 (Unaudited)	31 December 2022 RMB'000 (Audited)
Bank loans:	(1)		
— Secured		2,047,724	1,824,443
— Unsecured		29,273,089	24,446,522
		31,320,813	26,270,965
Corporate bonds	(2)	1,244,889	2,845,263
Total		32,565,702	29,116,228
Portion classified as current liabilities		(20,888,422)	(17,016,360)
Non-current portion		11,677,280	12,099,868

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16. INTEREST-BEARING BANK AND OTHER BORROWINGS (Continued)

A repayable analysis of interest-bearing bank and other borrowings is as follows:

	30 June 2023 RMB'000 (Unaudited)	31 December 2022 RMB'000 (Audited)
Repayable:		-
Within 1 year	20,888,422	17,016,360
1 to 2 years 2 to 5 years	6,219,663 3,195,125	3,369,141 6,463,773
Over 5 years	2,262,492	2,266,954
	32,565,702	29,116,228
Portion classified as current liabilities	(20,888,422)	(17,016,360)
Non-current portion	11,677,280	12,099,868

Notes:

(1) Bank loans

The bank loans bear interest at rates ranging from 0.3000% to 6.2640% (31 December 2022: 0.3000% to 4.8300%) per annum.

As at 30 June 2023, certain of the Group's bank loans are secured by the mortgage of certain of the Group's property, plant and equipment (note 13) amounting to RMB1,656,153,000 (31 December 2022: RMB1,280,172,000), prepaid land lease payments included in right-of-use assets amounting to RMB596,114,000 (prepaid land lease payments included in right-of-use-assets on 31 December 2022: RMB505,506,000), patent included in other intangible assets amounting to RMB509,000 (patent included in other intangible assets on 31 December 2022: nil).

As at 30 June 2023, the Group pledged 58.67% equity of its subsidiary Suzhou Abcarta Medical Technology Co., Ltd. to obtain bank loans (31 December 2022: 58.67% equity of Suzhou Baidao).

(2) Corporate bonds

On 13 August 2018, the Company issued corporate bonds with a maturity of five years in an aggregate amount of RMB1,300,000,000, which bear interest at 3.50% per annum. The interest is payable annually in arrears and the maturity date is 13 August 2023. As at 30 June 2023, the book value of the five-year corporate bonds is RMB745,221,000.

On 9 March 2022, the Company issued medium-term notes with a maturity of four years in an aggregate amount of RMB500,000,000, which bear interest at 3.50% per annum. The interest is payable annually in arrears and the maturity date is 9 March 2026. Since holders of the corporate bonds with a maturity of four years, have the right, at their option, to require the Company to repurchase for cash the corporate bonds in whole or in part at the interest payment date of the second interest-bearing year (namely 2024), the corporate bonds were presented as current liabilities as at 30 June 2023. As at 30 June 2023, the book value of the four-year corporate bonds is RMB499,668,000.

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17. BUSINESS COMBINATION

During the period, Gland Pharma International PTE Ltd, a subsidiary of the Company, acquired 100% equity interest in Phixen S.A.S from a third party. The consideration for the acquisition was RMB873,339,000. The Group determined that the acquisition date of this transaction was 27 April 2023, Phixen S.A.S was included in the scope of consolidation from 27 April 2023.

During the period, a subsidiary of the Company, Alma Hong Kong 2023 Limited ("Alma HK"), entered into an asset purchase agreement with PhotonMed International Limited ("PhotonMed HK") and its owner, pursuant to which Alma HK has agreed to purchase the business (comprising the target assets). After the completion of the acquisition on 28 June 2023, Alma HK shall issue 40% of its shares to PhotonMed HK so that Alma and PhotonMed HK will hold 60% and 40% of the total issued shares of Alma HK, respectively. The total consideration is an amount of up to RMB270,000,000, including contingent portion up to RMB37,500,000, which is subject to adjustment in relation to the target revenue and earnings. The Group determined that the acquisition date of this transaction was 28 June 2023, PhotonMed HK was included in the scope of consolidation from 28 June 2023.

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17. BUSINESS COMBINATION (Continued)

The fair values of the identifiable assets and liabilities of the subsidiaries acquired during the period as at the dates of acquisition were as follows:

	Note	Fair value recognised on acquisition RMB'000 (Unaudited)
Property, plant and equipment	13	1,367,672
Right-of-use assets		44,491
Other intangible assets		419,501
Deferred tax assets		43,948
Other non-curent assets		18,840
Inventories		345,222
Trade and bills receivables		302,665
Prepayments, deposits and other receivables		92,664
Cash and bank balances		47,391
Trade and bills payable		(408,046)
Other payables and accruals		(232,530)
Interest-bearing bank and other borrowings — current		(218,437)
Lease liabilities — current		(15,917)
Contract liabilities — current		(59,322)
Tax payable		(1,739)
Interest-bearing bank and other borrowings — non-current		(760,782)
Lease liabilities — non-current		(28,574)
Deferred tax liabilities		(82,677)
Other long term liabilities		(132,931)
Total identifiable net assets at fair value		741,439
Non-controlling interests		(106,630)
		634,809
Goodwill at acquisition date		508,530
		1,143,339
Satisfied by:		
Cash Consideration paid during reporting period Cash Consideration payable		1,068,392 74,947
		1,143,339

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17. BUSINESS COMBINATION (Continued)

An analysis of the cash flows in respect of the acquisitions of subsidiaries is as follows:

	RMB'000 (Unaudited)
Cash consideration paid during reporting period Cash and cash equivalents acquired	(1,068,392) 47,391
Payment of prepaid cash consideration as at 30 June 2023	(83,281)
Net outflow of cash and cash equivalents included in cash flows from investing activities	(1,104,282)

Reconciliation of the carrying amount of the Group's goodwill at the beginning and end of the reporting period is presented below:

	RMB'000 (Unaudited)
Gross carrying amount	
At 1 January 2023	11,024,553
Acquisitions of subsidiaries	508,530
Exchange realignment	213,875
At 30 June 2023	11,746,958
Accumulated impairment losses	
At 1 January 2023 and 30 June 2023	(687,500)
Net book value	
At 1 January 2023	10,337,053
At 30 June 2023	11,059,458

The fair values of trade and bills receivables and other receivables as at the dates of acquisitions amounted to RMB302,665,000 and RMB23,813,000, respectively. The gross contractual amounts of trade receivables and other receivables were RMB329,165,000 and RMB23,813,000, respectively, of which trade receivables of RMB26,500,000 and other receivables of Nil are expected to be uncollectible.

Since the acquisitions, the acquired subsidiaries contributed RMB271,071,000 to the Group's revenue and a loss of RMB2,407,000 to the consolidated profit for the six months ended 30 June 2023.

Had the combinations taken place at the beginning of the period, the revenue and the profit of the Group for the period would have been RMB21,808,022,000 and a profit of RMB1,924,145,000, respectively.

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18. COMMITMENTS

The Group had the following capital commitments at the end of the reporting period:

	30 June 2023 RMB'000 (Unaudited)	31 December 2022 RMB'000 (Audited)
Contracted, but not provided for: Property, plant and equipment Investments in subsidiaries, Joint ventures and associates Investment in Financial assets at fair value through profit or loss	1,313,624 992,709 499,727	1,719,010 1,889,457 518,528
Authorized, but not signed: Prepaid land lease payments included in right-of-use assets, Property, plant and equipment	2,022,806	2,342,848
	4,828,866	6,469,843

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19. RELATED PARTY TRANSACTIONS

The Group had the following transactions with related parties during the period:

(a) Sales of pharmaceutical products and services

	For the six months ended 30 June	
	2023 RMB'000 (Unaudited)	2022 RMB'000 (Unaudited)
Sinopharm Group Co., Ltd. and its subsidiaries (notes 4 & 7 & 9)	3,919,643	2,210,042
C.Q. Pharmaceutical Holding Co., Ltd. And its subsidiaries		
(notes 3 & 7 & 11 & 18)	575,001	365,650
Shanghai Fosun Public Welfare Foundation (notes 3 & 7)	12,413	11,744
Fosun International Limited and its subsidiaries (notes 6 & 7 & 11 & 12)	8,579	2,749
Suzhou Fujian Xingyi Venture Investment Partnership (Limited Partnership)		
(notes 1 & 7 & 11)	7,439	4,670
Tianjin Fosun Haihe Healthcare Industry Fund Partnership (Limited Partnership)		
(notes 1 & 7 & 11)	3,031	2,335
Shanghai Lingjian Information Technology Co., Ltd. (notes 1 & 7)	2,927	2,930
Beijing Jinxiang Fosun Pharmaceuticals Joint Stock Co., Ltd. (notes 1 & 7)	2,858	
Fosun Kite Biological Technology Co., Ltd. (notes 2 & 7)	1,762	3,222
Huaihai Hospital Management Co., Ltd. (notes 1 & 7)	1,646	
Shanghai Lonza Fosun Pharmaceutical Science and Technology Development		
(notes 2 & 7)	1,306	123
Shanghai Zilamai Trading Co., Ltd. (notes 3 & 7)	67	_
Pramerica Fosun Life Insurance Co., Ltd. (notes 6 & 7)	36	57
Tongde Equity Investment and Management (Shanghai) Co., Ltd. (notes 5 & 7)	27	19
SINNOWA Medical Science & Technology Co., Ltd. (notes 1 & 7)	13	_
Intuitive Surgical-Fosun Medical Technology (Shanghai) Co.,Ltd. (notes 1 & 7)	6	447
Jingfukang Pharmaceutical Group Co., Ltd. (notes 3 & 7 & 19)	—	537
New Frontier Health Corporation and its subsidiaries (notes 1 & 7)	—	179
Shanghai Xingmai Information Technology Co., Ltd. (notes 7 & 20)	—	10
Shanghai Fosun Bund Property Co., Ltd. (notes 6 & 7 & 21)	_	5
	4,536,754	2,604,719

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19. RELATED PARTY TRANSACTIONS (Continued)

(b) Purchase of pharmaceutical products and services

	For the six months ended 30 June	
	2023	2022
	RMB'000	RMB'000
	(Unaudited)	(Unaudited)
Sinopharm Group Co., Ltd. and its subsidiaries (notes 4 & 7 & 9)	188,028	168,498
C.Q. Pharmaceutical Holding Co., Ltd. And its subsidiaries	,	,
(notes 3 & 7 & 11 & 18)	107,911	19,470
Fosun International Limited and its subsidiaries (notes 6 & 7 & 11 & 13)	18,345	72,128
Saladax Biomedical, Inc. (notes 1 & 7)	6,625	3,204
Tongde Equity Investment and Management (Shanghai) Co., Ltd. (notes 5 & 7)	4,910	5,407
Fosun United Health Insurance Co., Ltd. (notes 3 & 7)	2,025	12,854
Fosun Kite Biological Technology Co., Ltd. (notes 2 & 7)	1,390	_
Intuitive Surgical-Fosun Medical Technology (Shanghai) Co., Ltd. (notes 1 & 7)	857	_
SINNOWA Medical Science & Technology Co., Ltd. (notes 1 & 7)	345	179
Anhui Sunhere Pharmaceuticals Excipients Co., Ltd. (notes 1 & 7)	311	632
Shanghai Zilamai Trading Co., Ltd. <i>(notes 3 & 7)</i>	163	
Huaihai Hospital Management Co., Ltd. (notes 1 & 7)	154	
Shanghai Lingjian Information Technology Co., Ltd. (notes 1 & 7)	31	3
Beijing Jinxiang Fosun Pharmaceuticals Joint Stock Co., Ltd. (notes 1 & 7)	30	
Fosun Nanfeng (Shenzhen) Medical Technology Co., Ltd. (notes 7 & 22)	_	8,892
	331,125	291,267

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19. RELATED PARTY TRANSACTIONS (Continued)

(c) Leasing and property management services

As lessor

	For the six months ended 30 June	
	2023 RMB'000 (Unaudited)	2022 RMB'000 (Unaudited)
Fosun Kite Biological Technology Co., Ltd. <i>(notes 2 & 8)</i> Fosun International Limited and its subsidiaries <i>(notes 6 & 8 & 11 & 14)</i> Tongde Equity Investment and Management (Shanghai) Co., Ltd. <i>(notes 5 & 8)</i> Intuitive Surgical-Fosun Medical Technology (Shanghai) Co.,Ltd. <i>(notes 1 & 8)</i> New Frontier Health Corporation and its subsidiaries <i>(notes 1 & 8)</i>	4,438 490 485 128 —	4,519 476 471 124 13
	5,541	5,603

As lessee

	For the six months ended 30 June	
	2023 RMB'000 (Unaudited)	2022 RMB'000 (Unaudited)
Fosun International Limited and its subsidiaries <i>(notes 6 & 8 & 11 & 15)</i> Shanghai Fosun Bund Property Co., Ltd. <i>(notes 8 & 21)</i>	12,826 —	9,454 4,215
	12,826	13,669

Management services

	For the six months ended 30 June	
	2023 RMB'000 (Unaudited)	2022 RMB'000 (Unaudited)
Fosun International Limited and its subsidiaries (notes 6 & 8 & 11 & 16)	10,364	11,732

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19. RELATED PARTY TRANSACTIONS (Continued)

(d) Loans from/to a related parties

Maximum daily outstanding balance of deposits in Fosun Finance

The Company entered into a financial service agreement with Fosun Group Finance Corporation Limited ("Fosun Finance"), pursuant to which Fosun Finance shall provide financial services to the Company and its subsidiaries, including deposit service, credit service, settlement service and other financial services as approved by the China Banking Regulatory Commission for a period from 1 January 2023 and ended 31 December 2025. The maximum daily outstanding balance of deposits placed by the Group with Fosun Finance is RMB2,000,000,000. The maximum daily outstanding balance of loans granted by Fosun Finance to the Group is RMB2,000,000,000.

Deposits in Fosun Finance	30 June 2023 RMB'000 (Unaudited)	31 December 2022 RMB'000 (Audited)
Fosun Finance (notes 6 & 10 & 11)	1,840,799	984,625
Loans from Fosun Finance	30 June 2023 RMB'000 (Unaudited)	31 December 2022 RMB'000 (Audited)
Fosun Finance (notes 6 & 10 & 11)	139,316	128,785
Others to Fosun Finance	30 June 2023 RMB'000 (Unaudited)	31 December 2022 RMB'000 (Audited)
Accrued interest expenses Fosun Finance <i>(notes 6 & 10 & 11)</i>	1,403	153

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19. RELATED PARTY TRANSACTIONS (Continued)

(d) Loans from/to a related parties (Continued)

Loans to Fosun Kite Biological Technology Co., Ltd

Shanghai Fosun Pharmaceutical Development Co., Ltd. provided a two-year loan of RMB121,139,000 to Fosun Kite Biological Technology Co., Ltd. from 12 October 2022 to 12 October 2024 and the interest rate is 4.73%. As at 31 December 2022, the loan interest receivable was RMB175,000. During this period, the Group provided a two-year loan of RMB75,604,000 to Fosun Kite Biological Technology Co. from 19 May 2023 to 28 March 2025 and the interest rate is 4.73%, Ltd. As at 30 June 2023, the loan principal was RMB196,743,000 (31 December 2022: RMB121,139,000), and the loan interest receivable was RMB258,000 (31 December 2022: RMB175,000).

	30 June	31 December
	2023	2022
	RMB'000	RMB'000
	(Unaudited)	(Audited)
Fosun Kite Biological Technology Co., Ltd (note 2)	197,001	121,314

Loans from Shanghai Fosun High Tech (Group) Company Limited

Shanghai Fosun High Tech (Group) Company Limited provided a loan at RMB28,242,000 to Shanghai Fuyun Health Technology Co., Ltd.. The annual interest rate is 5.80%. The loan period is from 5 December 2022 to 5 December 2023. As at 30 June 2023, the loan principal was RMB28,242,000 (31 December 2022: RMB14,050,000) and the loan interest payable was RMB869,000 (31 December 2022: RMB61,000).

	30 June 2023	31 December 2022
	RMB'000 (Unaudited)	RMB'000 (Audited)
Shanghai Fosun High Tech (Group) Company limited (note 6 & 11)	29,111	14,111

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19. RELATED PARTY TRANSACTIONS (Continued)

(e) Interest income from/interest expense to related parties

	Six months ended 30 June	
	2023	2022
	RMB'000	RMB'000
Interest income	(Unaudited)	(Unaudited)
Fosun Finance (notes 6 & 10 & 11)	6,657	4,026
Fosun Kite Biological Technology Co., Ltd. (note 2)	3,125	4,248
StarKids Children's Hospital Shanghai (note 23)	—	180
Nature's Sunshine (Far East) Limited (note 1)	—	14
	9,782	8,468

The interest rate for deposits in Fosun Finance is made reference to the benchmark interest rate and the market interest rate. The annual interest rate of demand deposits is 0.35% (For the six months ended 30 June 2022: 0.35%), the seven-day notice deposit interest rate is 1.485%–1.89% (For the six months ended 30 June 2022: 1.485%–1.89%), the agreed deposit interest rate is 1.15%–1.35% (For the six months ended 30 June 2022: 1.15%), and the fixed deposits interest rate is 1.55%–1.755% (For the six months ended 30 June 2022: 1.55%–1.755%).

	Six months ended 30 June	
	2023	2022
	RMB'000	RMB'000
Interest expense	(Unaudited)	(Unaudited)
Fosun Finance (notes 6 & 10 & 11)	3,507	2,666
Shanghai Fosun High Tech (Group) Company limited (notes 6 & 11)	666	406
Shanghai Youle Information Technology Co., Ltd (notes 3)	—	119
	4,173	3,191

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19. RELATED PARTY TRANSACTIONS (Continued)

Notes:

- (1) They are associates of the Group.
- (2) They are joint ventures of the Group.
- (3) They are other related companies of the Group.
- (4) They are the subsidiaries of the Group's associates.
- (5) They are the subsidiaries of the Group's joint ventures.
- (6) They are the subsidiaries of Fosun International Limited, the holding company of the Company.
- (7) The sales and purchases were undertaken on commercial terms similar to those offered to/by unrelated customers/suppliers in the ordinary course of business of the relevant companies.
- (8) The fees for the leasing and property management services received from or paid to these related companies were determined based on prices available to third party customers of these related companies.
- (9) Sinopharm Group Co., Ltd. is a major subsidiary of Sinopharm Investment, an associate of the Group.
- (10) Fosun Finance is a subsidiary of Fosun High Tech, the holding company of the Company.
- (11) The related party transactions also constitute connected transactions or continuing connected transactions as defined in Chapter 14A of the Listing Rules. The Group confirmed that it has complied with the disclosure requirements in accordance with Chapter 14A of the Listing Rules in respect of these transactions.
- (12) During this period, the Group offered Fosun International Limited and its subsidiaries with other services and products at market prices. Fosun International Limited and its subsidiaries include Shanghai Fosun High Technology (Group) Co., Ltd., Hainan Fuxing International Business Travel Co., Ltd., Hainan Fuxing Trading Co., Ltd., Shanghai Golte Property Management Co., Ltd., Beijing Golte Property Management Co.,Ltd., Shanghai Yunji Information Technology Co.Ltd., Shanghai Xingchong Business Consulting Co.,Ltd., Shanghai Yilian Enterprise Management Co.,Ltd., Shanghai Fosun Venture Capital Management Co.Ltd., Shanghai Fosun Industry and Technology Development Co.,Ltd., Shanghai Fuxing Tourism Management Co., Ltd., Shanghai Fosun Industry Investment Co.,Ltd., Shanghai Fuxing Chuangfu Investment Management Co.,Ltd., Shanghai Meituo Culture Development Co., Ltd., Shanghai Xingpian Management Consulting Co.,Ltd., Shanghai Fosun Huanyu International Trade Co., Ltd., Shanghai Zhiqia Information Technology Service Co., Ltd., Stater Cloud (Wuxi) Supply Chain Management Company Ltd., Xintai Yiliankang (Shanghai) Information Technology Development Co.,Ltd., Shanghai Zhuqun Information Technology Co., Ltd., Shanghai Xingfu Enterprise Management Consulting Co., Ltd., Hainan Fuxing International Logistics Co., Ltd., Shanghai Fuxing xinghui Business Consulting Co., Ltd., Shanghai Xingyi Human Resource Management Co.,Ltd., Stater Cloud (Hangzhou) Supply Chain Management Company Ltd., Stater Cloud (Shanghai) Supply Chain Management Company Ltd., Xingheng Insurance Agency Co., Ltd..
- (13) During this period, the Group received services and purchased products from Fosun International Limited and the subsidiaries of Fosun International Limited at market prices. The subsidiaries of Fosun International Limited include Hainan Fuxing Trading Co., Ltd., Hainan Fuxing International Business Travel Co., Ltd., Shanghai Yunji Information Technology Co.,Ltd., Shanghai Fosun Huanyu International Trade Co.,Ltd., Hainan Fuxing International Logistics Co., Ltd., Shanghai Xingyi Human Resource Management Co.,Ltd., Shanghai Zhiqia Information Technology Service Co., Ltd., Shanghai Yilian Enterprise Management Co.,Ltd., Fosun Life Science and Technology (Jiangsu) Co., Ltd., and Beijing Fuyun Xingtong Technology Co., Ltd..
- (14) During this period, the Group leased out the office buildings to Fosun International Limited and its subsidiaries. Fosun International Limited and its subsidiaries include Shanghai Fosun High Tech (Group) Co., Ltd..

30 June 2023

19. RELATED PARTY TRANSACTIONS (Continued)

Notes: (Continued)

- (15) During this period, the Group leased from the office buildings to Fosun International Limited and its subsidiaries. Fosun International Limited and its subsidiaries include Shanghai New Shihua Investment Management Co., Ltd., Shanghai Fosun High Tech (Group) Co., Ltd. and Shanghai Fosun Bund Property Co., Ltd..
- (16) During this period, the Group received management services from subsidiaries of Fosun International Limited. The subsidiaries of Fosun International Limited include Shanghai Golte Property Management Co., Ltd and Beijing Golte Property Management Co., Ltd..
- (17) Fosun International Limited is the intermediate holding company of the Group.
- (18) C.Q. Pharmaceutical Holding Co., Ltd. was an associate of the Group before December 2022 and was included in other related companies of the Group from December 2022.
- (19) Jingfukang Pharmaceutical Group Co., Ltd. was an associate of the Group before November 2022 and was included in other related companies of the Group from November 2022.
- (20) Xingmai Information was an associate of the Group before August 2022 and was included in the scope of consolidation from August 2022.
- (21) Shanghai Fosun Bund Property Co., Ltd. has been under the same ultimate control of the Group since March 2022.
- (22) Fosun Nanfeng (Shenzhen) Medical Technology Co., Ltd. was a joint venture of the Group before August 2022 and was included in the scope of consolidation from August 2022.
- (23) StarKids Children's Hospital Shanghai was an associate of the Group before October 2022 and was included in the scope of consolidation from October 2022.

(f) Compensation of key management personnel of the Group

	Six months ended 30 June	
	2023	2022
	RMB'000	RMB'000
	(Unaudited)	(Unaudited)
Performance related bonuses	43,653	57,487
Salaries, allowances and benefits in kind	18,792	15,403
Pension scheme contributions	667	616
	63,112	73,506

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30 June 2023

19. RELATED PARTY TRANSACTIONS (Continued)

(g) Donations

	Six months ended 30 June	
	2023	2022
	RMB'000	RMB'000
	(Unaudited)	(Unaudited)
Shanghai Fosun Foundation	39,812	7,502
GX Foundation Company Limited	5,000	5,000
	44,812	12,502

For the six months ended 30 June 2023, the Group donated RMB44,812,000 (six months ended 30 June 2022: RMB12,502,000) to social welfare projects through Shanghai Fosun Foundation and GX Foundation Company Limited.

(h) Outstanding balances with related parties:

- (i) As at 30 June 2023, the Group had a balance due from the intermediate holding company and its subsidiaries of RMB2,806,637,000 (31 December 2022: RMB1,905,057,000). The balances were unsecured, interest-free and had no fixed terms of collection, except for deposit in Fosun Finance.
- (ii) As at 30 June 2023, the Group had a balance due from its associate companies and their subsidiaries of RMB1,690,666,000 (31 December 2022: RMB1,168,752,000). The balances were unsecured, interest-free and had no fixed terms of collection.
- (iii) As at 30 June 2023, the balances due from its joint ventures and their subsidiaries of RMB197,220,000 (31 December 2022: RMB124,651,000) were unsecured, interest-free and had no fixed terms of collection, except for loan offered to Fosun Kite.
- (iv) As at 30 June 2023, the balances due from other related companies of RMB347,721,000 (31 December 2022: RMB198,992,000) were unsecured, interest-free and repayable on demand.
- (v) As at 30 June 2023, the Group had a balance due to intermediate holding company and its subsidiaries of RMB246,096,000 (31 December 2022: RMB232,946,000). The balances were unsecured, interest-free and had no fixed terms of repayment, except for borrowings from Fosun Finance and Shanghai Fosun High Tech (Group) Company limited.
- (vi) As at 30 June 2023, the balances due to its associate companies and their subsidiaries include an amount of RMB121,804,000 (31 December 2022: RMB214,425,000) which was unsecured, interest-free and had no fixed terms of repayment.
- (vii) As at 30 June 2023, the balance due to its joint ventures and their subsidiaries with the amount of RMB1,696,000 (31 December 2022: RMB1,696,000) was non-trade in nature, unsecured, interest-free and had no fixed terms of repayment.
- (viii) As at 30 June 2023, the balances due to other related companies include an amount of RMB102,958,000 (31 December 2022: RMB27,898,000) which was unsecured, interest-free and had no fixed terms of repayment.

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20. FAIR VALUE AND FAIR VALUE HIERARCHY OF FINANCIAL INSTRUMENTS

The carrying amounts and fair values of the Group's financial instruments, other than those with carrying amounts that reasonably approximate to fair values, are as follows:

	Carrying a	amounts	Fair values	
	30 June	31 December	30 June	31 December
	2023	2022	2023	2022
	RMB'000	RMB'000	RMB'000	RMB'000
	(Unaudited)	(Audited)	(Unaudited)	(Audited)
Financial Assets:			-	
Equity investments designated at fair value				
through other comprehensive income	52,257	15,451	52,257	15,451
Debt investments at fair value through other				
comprehensive income	388,967	558,927	388,967	558,927
Financial assets at fair value through profit or loss	3,518,360	3,317,361	3,518,360	3,317,361
Trade receivables — non-current	88,684	91,663	89,742	92,757
Other non-current assets	240,972	487,018	242,514	487,972
	4,289,240	4,470,420	4,291,840	4,472,468
	.,	.,	.,,,_	.,
Financial Liabilities:				
Non-current portion of interest-bearing bank				
borrowings	11,677,280	11,600,437	11,815,099	11,699,168
Other borrowings (other than lease liabilities)	1,244,889	2,845,263	1,232,185	2,846,606
Financial liabilities included in other long-term				
liabilities	2,773,148	2,496,084	2,773,148	2,496,084
	15,695,317	16,941,784	15,820,432	17,041,858

The Group's finance department headed by the finance manager is responsible for determining the policies and procedures for the fair value measurement of financial instruments. The corporate finance team reports directly to the chief financial officer. At each reporting date, the corporate finance team analyses the movements in the values of financial instruments and determines the major inputs applied in the valuation. The valuation is reviewed and approved by the chief financial officer.

The fair values of the financial assets and liabilities are included at the amount at which the instrument could be exchanged in a current transaction between willing parties, other than in a forced or liquidation sale. The following methods and assumptions were used to estimate the fair values of those financial assets and liabilities measured at fair value:

The fair values of the non-current portion of interest-bearing bank and other borrowings have been calculated by discounting the expected future cash flows using rates currently available for instruments with similar terms, credit risk and remaining maturities. The Group's own non-performance risk for non-current portion of interest-bearing bank and other borrowings as at 30 June 2023 was assessed to be insignificant.

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20. FAIR VALUE AND FAIR VALUE HIERARCHY OF FINANCIAL INSTRUMENTS (Continued)

The fair values of listed corporate bonds issued by the company and listed equity investments without a lock-up period are based on quoted market prices. The fair values of listed equity investments with a lock-up period have been estimated based on assumptions that are supported by observable market prices and discount for lack of marketability. The fair values of unlisted equity investments that are not traded in an active market are determined by using valuation techniques. The Directors believe that the estimated fair values resulting from the valuation technique, which are recorded in other consolidated statement of financial position, and the related changes in fair values, which are recorded in other reporting period.

Below is a summary of significant unobservable inputs to the valuation of financial instruments as at 30 June 2023:

Unobservable inputs for Level 3 assets

The financial assets measured at fair value held by the Group which were classified in Level 3 primarily correspond to unlisted equity investments not quoted in an active market.

For the fair value of the unlisted equity investments is based on valuation techniques for which the input that is significant to the fair value measurement is unobservable. For certain unlisted equity investments, the Group adopts quotation from counterparties' quotations or valuation techniques to determine the fair value. Valuation techniques include a discounted cash flow analysis, the market comparison approach, etc. The fair value measurement of these financial instruments may involve unobservable inputs such as price to book ratio, price to earnings ratio, liquidity discount, etc. Fair value change resulting from changes in the unobservable inputs was not significant. The Finance Department periodically reviews all significant unobservable inputs and valuation adjustments used to measure the fair values of financial instruments in Level 3.

Unobservable inputs for Level 3 liabilities

Significant unobservable valuation input for the share redemption option granted to non-controlling shareholders of subsidiaries included in other long-term liabilities of RMB1,574,863,000 (31 December 2022: RMB1,550,983,000 included in other long-term liabilities) is the progress of research and development activities or net profit of the subsidiaries

Other financial liabilities included in other long-term liabilities is RMB831,148,000 (31 December 2022: RMB631,411,000), Significant unobservable valuation input for other financial liabilities included in other long-term liabilities is fair value of net assets of subsidiaries.

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20. FAIR VALUE AND FAIR VALUE HIERARCHY OF FINANCIAL INSTRUMENTS (Continued)

Fair value hierarchy

The following tables illustrate the fair value measurement hierarchy of the Group's financial instruments:

Assets measured at fair value:

As at 30 June 2023 (Unaudited)

	Fair val			
	Quoted prices	Significant	Significant	
	in active	observable	unobservable	
	markets	inputs	inputs	
	(Level 1)	(Level 2)	(Level 3)	Total
	RMB'000	RMB'000	RMB'000	RMB'000
Financial assets at fair value through profit or				
loss	415,501	1,516,591	1,586,268	3,518,360
Equity investments designated at fair value				
through other comprehensive income	15,524	36,733	—	52,257
Debt investments at fair value through other				
comprehensive income		388,967	—	388,967
	431,025	1,942,291	1,586,268	3,959,584

As at 31 December 2022 (Audited)

	Fair value measurement using			
	Quoted prices	Significant	Significant	
	in active	observable	unobservable	
	markets	inputs	inputs	
	(Level 1)	(Level 2)	(Level 3)	Total
	RMB'000	RMB'000	RMB'000	RMB'000
Financial assets at fair value through profit or				
loss	637,661	626,683	2,053,017	3,317,361
Equity investments designated at fair value				
through other comprehensive income	15,451			15,451
Debt investments at fair value through other				
comprehensive income	—	558,927	—	558,927
	653,112	1,185,610	2,053,017	3,891,739

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20. FAIR VALUE AND FAIR VALUE HIERARCHY OF FINANCIAL INSTRUMENTS (Continued)

Fair value hierarchy (Continued)

Assets measured at fair value: (Continued)

The movements in fair value measurements in Level 3 during the period are as follows:

	2023 RMB'000 (Unaudited)	2022 RMB'000 (Unaudited)
As at 1 January	2,053,017	1,614,496
Transfers	(880,419)	(31,879)
Total gains recognised in the statement of profit or loss included in other gains	369,926	121,970
Total gains recognised in other comprehensive income	36,290	42,586
Addition	155,420	340,981
Disposal	(147,966)	(380,242)
As at 30 June	1,586,268	1,707,912

During the period, the fair value measurements of financial assets at fair value through profit or loss held by the Group with the carrying amount of RMB880,419,000 were transferred from Level 3 to Level 2 due to the fact that the investee companies were listed but still in the restricted sale period. And there were no transfers of fair value measurements between Level 1 and Level 2 and no transfers into Level 3 for financial assets (six months ended 30 June 2022: the fair value measurements of financial assets at fair value through profit or loss held by the Group with the carrying amount of RMB31,879,000 were transferred from Level 3 to Level 1 due to the fact that the investee companies were listed. And there were no transfers of fair value measurements between Level 1 and Level 2 and no transfers descent from Level 3 to Level 1 due to the fact that the investee companies were listed. And there were no transfers of fair value measurements between Level 1 and Level 2 and no transfers into Level 3 for financial assets).

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20. FAIR VALUE AND FAIR VALUE HIERARCHY OF FINANCIAL INSTRUMENTS (Continued)

Fair value hierarchy (Continued)

Liabilities measured at fair value: As at 30 June 2023 (Unaudited)

	Fair valu	le measuremen ^s	t using	
	Quoted prices in active Markets (Level 1) RMB'000	Significant observable inputs (Level 2) RMB'000	Significant unobservable inputs (Level 3) RMB'000	Total RMB'000
Amounts included in other long term liabilities	_	_	2,406,011	2,406,011

As at 31 December 2022 (Audited)

	Fair value measurement using			
	Quoted prices	Significant	Significant	
	in active	observable	unobservable	
	Markets	inputs	inputs	
	(Level 1)	(Level 2)	(Level 3)	Total
	RMB'000	RMB'000	RMB'000	RMB'000
Amounts included in other long term liabilities	_	—	2,182,394	2,182,394

The movements in fair value measurements in Level 3 during the Period are as follows:

	2023 RMB'000 (Unaudited)	2022 RMB'000 (Unaudited)
As at 1 January Total gains recognised in the statement of profit or loss included in other expense Losses recognised in other reserve Addition	2,182,394 (31,020) 23,880 230,757	1,729,070 (14,288) 26,361 411,520
As at 30 June	2,406,011	2,152,663

During the period, there were no transfer of fair value measurement between Level 1 and Level 2 and no transfers into or out of Level 3 for financial liabilities (six months ended 30 June 2022: Nil).

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21. CONTINGENT LIABILITIES

As at 30 June 2023 and 31 December 2022, the Group did not have any contingent liabilities.

22. EVENTS AFTER THE REPORTING PERIOD

There have been no significant events since the end of the reporting period.

23. APPROVAL OF THE INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

The interim condensed consolidated financial statements were approved and authorised for issue by the board of Directors on 29 August 2023.

In this interim report, unless the context otherwise requires, the following terms shall have the meanings set out below.

"2022 H Share Employee Share Ownership Scheme" or "H Share Employee Share Ownership Scheme"	the 2022 H Share Employee Share Ownership Scheme of the Company, the adoption of which was approved by the Shareholders at the extraordinary general meeting of the Company held on 29 November 2022
"2022 Non-public Issuance of A Shares"	the issuance of an aggregated of 106,756,666 new A shares of the Company to subscribers in the non-public issuance of shares at the issue price of RMB42.00 per share in July 2022
"2022 Restricted A Share Incentive Scheme" or "Restricted A Share Incentive Scheme"	the 2022 Restricted A Share Incentive Scheme of the Company, the adoption of which was approved by the Shareholders at the extraordinary general meeting, A Shareholders class meeting and H Shareholders class meeting of the Company held on 29 November 2022, respectively
"A Share(s)"	domestic share(s) of the Company with a nominal value of RMB1.00 each, which are listed on the Shanghai Stock Exchange and traded in RMB
"ADC"	Antibody-drug Conjugate
"Alma HK"	Alma Hong Kong 2023 Limited, a company incorporated in Hong Kong and a subsidiary of the Company
"Alma Lasers"	Alma Lasers Ltd., a company incorporated in Israel and a subsidiary of the Company
"API"	Active Pharmaceutical Ingredient
"Articles of Association"	the articles of association of the Company
"Avanc Pharma"	Jinzhou Avanc Pharmaceutical Company Limited* (錦州奧鴻蔡業有限責任公司), a subsidiary of the Company
"BIC"	Best-in-class
"BNTX"	BioNTech SE, a company incorporated in Germany and listed on the NASDAQ (stock code: BNTX)
"Board"	the board of Directors
"Boston Oncology"	Boston Oncology,LLC, a company incorporated in U.S.
"Breas"	Breas Medical Holdings AB, a company incorporated in Sweden and a subsidiary of the Company
"BSE"	BSE Limited
"CDMO"	Contract Development and Manufacturing Organization

"Cenexi"	Phixen, société par actions simplifiée, a company incorporated in France and a subsidiary of the Company as at the end of the Reporting Period
"CG Code"	the Corporate Governance Code contained in Appendix 14 to the Hong Kong Listing Rules
"CMC"	Chemical Manufacturing and Control
"CMO"	Contract Manufacture Organization
"Code Provision"	code provisions under the CG Code
"Company"	Shanghai Fosun Pharmaceutical (Group) Co., Ltd.* (上海復星醫藥(集團)股份有限公司), a joint stock company incorporated in the PRC with limited liability, whose H Shares and A Shares are listed and traded on the main board of the Hong Kong Stock Exchange and the Shanghai Stock Exchange, respectively
"controlling shareholder(s)"	has the meaning given to it under the Hong Kong Listing Rules
"CSRC"	China Securities Regulatory Commission (中國證券監督管理委員會)
"Director(s)"	director(s) of the Company
"DTP"	Direct to Patient
"EHS"	environment, health and safety
"EMA"	European Medicine Agency
"EU"	European Union
"FIC"	First-in-class
"Foshan Fosun Chancheng Hospital"	Foshan Fosun Chancheng Hospital Limited* (佛山復星禪誠醫院有限公司), a subsidiary of the Company
"Fosun Antejin"	Fosun Antejin (Chengdu) Biomedical Co., Ltd.* (復星安特金(成都)生物製藥有限公司), a subsidiary of the Company
"Fosun Health Pharmacy (Zhejiang)"	Fosun Health Pharmacy (Zhejiang) Co., Ltd* (復星健康藥房(浙江)有限公司), deregistered on 30 June 2023
"Fosun High Tech"	Shanghai Fosun High Technology (Group) Company* (上海復星高科技(集團)有限公司), a direct wholly-owned subsidiary of Fosun International and a controlling shareholder of the Company
"Fosun Holdings"	Fosun Holdings Limited, a company incorporated in Hong Kong, a direct wholly-owned subsidiary of Fosun International Holdings and a controlling shareholder of the Company

"Fosun International"	Fosun International Limited, a company incorporated in Hong Kong and listed on the Hong Kong Stock Exchange (stock code: 00656), an indirect subsidiary of Fosun International Holdings and a controlling shareholder of the Company
"Fosun International Holdings"	Fosun International Holdings Ltd., a company incorporated in the British Virgin Islands, which was held as to 85.29% and 14.71% by Mr. Guo Guangchang and Mr. Wang Qunbin, respectively as at the end of the Reporting Period, and a controlling shareholder of the Company
"Fosun Kite"	Fosun Kite Biological Technology Co., Ltd.* (復星凱特生物科技有限公司), a joint venture of the Company
"Gland Pharma"	Gland Pharma Limited, a company incorporated in India and listed on the BSE and NSE (stock code: GLAND), a subsidiary of the Company
"GMP"	Good Manufacture Practices
"Group"	the Company and its subsidiaries (or the Company and any one or more of its subsidiaries, as the context may require)
"Guilin Pharma"	Guilin Pharmaceutical Co., Ltd.* (桂林南蔡股份有限公司), a subsidiary of the Company
"H Share(s)"	overseas listed foreign share(s) in the ordinary share capital of the Company, with a nominal value of RMB1.00 each, which are listed on the Hong Kong Stock Exchange and traded in Hong Kong dollars
"HKFRS"	the Hong Kong Financial Reporting Standards
"Hong Kong"	the Hong Kong Special Administrative Region of the PRC
"Hong Kong dollar" or "HK dollar"	Hong Kong dollar, the lawful currency of Hong Kong
"Hong Kong Listing Rules"	the Rules Governing the Listing of Securities on the Hong Kong Stock Exchange
"Hong Kong Stock Exchange"	The Stock Exchange of Hong Kong Limited
"IND"	investigational new drug
"Intuitive Fosun HK"	Intuitive Surgical-Fosun (Hongkong) Co., Limited, a company incorporated in Hong Kong and an associated company of the Company
"Intuitive Fosun Shanghai"	Intuitive Surgical-Fosun Medical Technology (Shanghai) Co., Ltd.* (直觀復星醫療器械技術(上海)有 限公司), an associated company of the Company
"Intuitive Fosun"	Intuitive Fosun HK and Intuitive Fosun Shanghai

"KGbio"	PT Kalbe Genexine Biologics, a company incorporated in Indonesia
"Kite Pharma"	KP EU C.V., a company incorporated in the Netherlands
"Macau"	the Macau Special Administrative Region of the PRC
"MAH"	Marketing Authorization Holder
"Model Code"	the Model Code for Securities Transactions by Directors of Listed Issuers set out in Appendix 10 to the Hong Kong Listing Rules
"NASDAQ"	National Association of Securities Dealers Automated Quotation
"National Medical Insurance Drugs Catalogue"	National Basic Medical Insurance, Work-Related Injury Insurance and Maternity Insurance Drugs Catalogue (2022) (《國家基本醫療保險、工傷保險和生育保險藥品目錄(2022年)》)
"NCCN"	National Comprehensive Cancer Network
"NDA"	new drug application
"NMPA"	National Medical Products Administration (中國國家藥品監督管理局)
"NSE"	The National Stock Exchange of India Limited
"ORR"	objective response rate
"PCT"	Patent Cooperation Treaty
"PFS"	progression free survival
"PhotonMed HK"	PhotonMed International Limited, a company incorporated in Hong Kong
"POCT"	Point-Of-Care Testing
"PRC" or "China"	The People's Republic of China
"R&D"	research and development
"Reporting Period"	the 6-month period from 1 January 2023 to 30 June 2023
"restricted A Share(s)"	the A Share(s) granted by the Company to a participant according to the conditions and price stipulated under the 2022 Restricted A Share Incentive Scheme which are subject to the restriction period and can only be unlocked and transferred after the unlocking conditions are satisfied
"RMB"	Renminbi, the lawful currency of the PRC
"SFO"	the Securities and Futures Ordinance (Chapter 571 of the Laws of Hong Kong)

"Shanghai Henlius"	Shanghai Henlius Biotech, Inc.* (上海復宏漢霖生物技術股份有限公司), a company incorporated in the PRC and listed on the Hong Kong Stock Exchange (stock code: 02696) and a subsidiary of the Company
"Shanghai Listing Rules"	the Stock Listing Rules of the Shanghai Stock Exchange (《上海證券交易所股票上市規則》)
"Shanghai Stock Exchange"	the Shanghai Stock Exchange (上海證券交易所)
"Shareholder(s)"	holder(s) of Shares
"Shares"	ordinary shares in the share capital of the Company with a nominal value of RMB1.00 each, comprising A Shares and H Shares
"Sinopharm Industrial"	Sinopharm Industrial Investment Co., Ltd.* (國藥產業投資有限公司), an associate of the Company
"Sinopharm"	Sinopharm Group Co. Ltd.* (國藥控股股份有限公司), a company incorporated in the PRC and listed on the Hong Kong Stock Exchange (stock code: 01099), a subsidiary of Sinopharm Industrial
"Sisram Medical"	Sisram Medical Ltd, a company incorporated in Israel and listed on the Hong Kong Stock Exchange (stock code: 01696), a subsidiary of the Company
"Supervisor(s)"	the member(s) of the Supervisory Committee
"Supervisory Committee"	the supervisory committee of the Company
"Suzhou Abcarta"	Suzhou Abcarta Medical Technology Co., Ltd* (蘇州百道醫療科技有限公司), a subsidiary of the Company
"Syneos Health"	Syneos Health, Inc., a company incorporated in United States
"Tianjin Pharma"	Tianjin Pharma Group Co., Ltd* (天津藥業集團有限公司)
"Tridem Pharma"	Tridem Pharma S.A.S, a company incorporated in France, a subsidiary of the Company
"U.S." or "United States"	United States of America, its territories and possessions, any state of the United States and the District of Columbia
"U.S. FDA"	U.S. Food and Drug Administration
"US\$" or "US dollars"	United States dollars, the lawful currency of the United States
"Wanbang Pharma"	Jiangsu Wanbang Biopharmaceutical Company Limited* (江蘇萬邦生化醫藥集團有限責任公司), a subsidiary of the Company
"WHO PQ"	

"Written Code"	Written Code for Securities Transactions by Directors/Relevant Employees of Shanghai Fosun Pharmaceuticals (Group) Co., Ltd. (《上海復星醫藥(集團)股份有限公司董事/有關僱員進行 證券交易的書面守則》)
"Yao Pharma"	Chongqing Yao Pharmaceutical Company Limited* (重慶蔡友製藥有限責任公司), a subsidiary of the Company
"YSB"	YSB Inc., a company incorporated in the Cayman Islands and listed on the Hong Kong Stock Exchange (stock code: 09885)
"%"	per cent

In this report, if there is any inconsistency between the Chinese names of the entities, authorities, organizations, institutions or enterprises established in China or the awards or certificates given in China and their English translations, the Chinese version shall prevail.

* For identification purposes only