

# LifeTech Scientific Corporation 先健科技公司

(Incorporated in the Cayman Islands with limited liability) Stock Code: 01302



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### **CORPORATE INFORMATION**

As at 30 August 2022

#### **EXECUTIVE DIRECTORS**

XIE Yuehui
(Chairman and Chief Executive Officer)
LIU Jianxiong
(Executive Vice President, Chief Financial Officer and Company Secretary)

#### NON-EXECUTIVE DIRECTOR

JIANG Feng

#### INDEPENDENT NON-EXECUTIVE DIRECTORS

LIANG Hsien Tse Joseph WANG Wansong ZHOU Luming

#### **COMPANY SECRETARY**

LIU Jianxiong

#### AUTHORISED REPRESENTATIVES

XIE Yuehui LIU Jianxiong

#### AUDIT COMMITTEE

LIANG Hsien Tse Joseph (Chairman) ZHOU Luming WANG Wansong

#### NOMINATION COMMITTEE

ZHOU Luming *(Chairman)* XIE Yuehui LIANG Hsien Tse Joseph

#### **REMUNERATION COMMITTEE**

WANG Wansong *(Chairman)* XIE Yuehui LIANG Hsien Tse Joseph

#### HONG KONG SHARE REGISTRAR

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

#### WEBSITE

www.lifetechmed.com

#### **STOCK CODE**

1302

### LISTING DATE ON THE GROWTH ENTERPRISE MARKET

10 November 2011

### DATE OF TRANSFER OF LISTING FROM THE GROWTH ENTERPRISE MARKET TO THE MAIN BOARD

6 November 2013

#### **PRINCIPAL BANKERS**

China Merchants Bank Shenzhen Chegongmiao Branch Block A, 1/F, Tianxiang Building Tianan Chegongmiao Industrial District Futian, Shenzhen, PRC

China Construction Bank, Shenzhen Nanxin Branch 1/F, China Construction Bank Building No.1 Guankou Road, Nanshan District Shenzhen, PRC

#### **CORPORATE INFORMATION**

As at 30 August 2022

#### HONG KONG LEGAL ADVISER

Allen & Overy 9/F, Three Exchange Square Central Hong Kong SAR

#### AUDITOR

Deloitte Touche Tohmatsu Certified Public Accountants 35/F, One Pacific Place 88 Queensway, Hong Kong

#### **REGISTERED OFFICE IN CAYMAN ISLANDS**

PO Box 309 Ugland House Grand Cayman, KY1-1104 Cayman Islands

#### PRINCIPAL PLACE OF BUSINESS AND ADDRESS OF HEADQUARTERS

LifeTech Scientific Building No.22, Keji 12th Road South High-tech Industrial Park, Nanshan District Shenzhen 518063, PRC

#### PLACE OF BUSINESS IN HONG KONG REGISTERED UNDER PART 16 OF THE HONG KONG COMPANIES ORDINANCE

31/F, 148 Electric Road North Point Hong Kong

#### PRINCIPAL SHARE REGISTRAR AND TRANSFER OFFICE

Maples Fund Services (Cayman) Limited PO Box 1093, Boundary Hall Cricket Square, Grand Cayman, KY1-1102 Cayman Islands

## **FINANCIAL HIGHLIGHTS**

The board (the "Board") of directors (the "Directors", each a "Director") of LifeTech Scientific Corporation (the "Company" or "Lifetech") is pleased to announce the unaudited consolidated results of the Company and its subsidiaries (collectively the "Group") for the six months ended 30 June 2022 (the "Reporting Period") together with the comparative figures for the corresponding period of 2021.

	Six months ended 30 June				
	2022 RMB'000 (Unaudited)	2021 RMB'000 (Unaudited)	Change		
Revenue	555,214	461,141	20.4%		
Gross profit	441,575	374,352	18.0%		
Operating profit	237,859	227,633	4.5%		
Profit for the period	210,869	200,651	5.1%		
Profit for the period attributable to owners of the Company	214,784	204,407	5.1%		
Earnings per share					
– Basic	RMB5.0 cents	RMB4.7 cents	6.4%		
– Diluted	RMB4.8 cents	RMB4.5 cents	6.7%		

	30 June 2022 RMB'000 (Unaudited)	31 December 2021 RMB'000 (Audited)	Change
Assets			
Non-current assets	1,428,343	1,346,643	6.1%
Current assets	1,853,053	1,837,072	0.9%
Total assets	3,281,396	3,183,715	3.1%
Liabilities			
Current liabilities	486,373	481,907	0.9%
Non-current liabilities	180,399	171,706	5.1%
Total liabilities	666,772	653,613	2.0%
Total equity	2,614,624	2,530,102	3.3%

### MANAGEMENT DISCUSSION AND ANALYSIS

#### **BUSINESS OVERVIEW**

The Group is a developer, manufacturer and marketer of advanced minimally invasive interventional medical devices for cardiovascular, peripheral vascular diseases and disorders. We currently have three main product lines, including structural heart diseases business, peripheral vascular diseases business and cardiac pacing and electrophysiology business. The structural heart diseases business mainly includes congenital heart diseases occluder and Left Atrial Appendage ("LAA") occluder; the peripheral vascular diseases business mainly includes vena cava filter and stent graft; the cardiac pacing and electrophysiology business mainly includes implantable cardiac pacemakers and cardiac pacing leads. These product lines provide clinically effective and commercially attractive product offerings. We have built up a strong sales network spreading around the world and have distributors in numerous countries across Asia, Africa, North America, South America and Europe.

#### FIRST-HALF PERFORMANCE

In the first half of 2022, with the outbreak of the more transmissible virus variants of the COVID-19 pandemic, stayat-home orders, quarantine orders, travel restrictions and large-scale virus testing were implemented in some areas, which had a certain impact on the Company's business. Despite this, the Group still achieved a revenue of approximately RMB555.2 million for the six months ended 30 June 2022, with an increase of approximately RMB94.1 million or approximately 20.4% as compared with the revenue of approximately RMB461.1 million for the six months ended 30 June 2021. Mainland China remained our largest market, as the sales generated from this market accounted for approximately 83.2% of our total revenue for the six months ended 30 June 2022 (corresponding period of 2021: approximately 84.0%). Meanwhile, Europe and Asia (excluding mainland China) were our two largest overseas markets, which accounted for approximately 6.1% and 7.2%, respectively, of our total revenue for the six months ended 30 June 2022 (corresponding period of 2021: approximately 7.3% and 5.2%, respectively). Domestic and overseas sales of the Group increased by approximately 19.3% and 26.4%, respectively, as compared with the corresponding period of 2021, which was mainly attributable to the Company's effective marketing strategies.

Net profit attributable to owners of the Company for the six months ended 30 June 2022, excluding certain non-recurring items as set out below, was approximately RMB247.9 million as compared with the net profit amounting to approximately RMB184.4 million for the six months ended 30 June 2021, representing an increase of approximately 34.4%. Such non-recurring items include (i) the other losses arising from financial assets at fair value through profit or loss ("FVTPL") related to the investment in Ally Bridge Group Innovation Capital Partners III, L.P. were approximately RMB3.4 million for the six months ended 30 June 2022 (corresponding period of 2021: gains of approximately RMB24.1 million); and (ii) the share-based payment expenses were approximately RMB29.7 million for the six months ended 30 June 2022 (corresponding period of 2021: approximately RMB4.1 million). Taking into account the effects from such non-recurring items, the net profit attributable to owners of the Company for the six months ended 30 June 2022 was approximately RMB214.8 million, with an increase of approximately RMB10.4 million or approximately 5.1% as compared with the net profit of approximately RMB204.4 million for the six months ended 30 June 2021.

#### SALES AND MARKETING

The Group has an experienced sales and marketing team with professional skills, to support and manage existing distribution networks as well as to explore new markets. We improved the brand awareness and influence of our products by organizing or participating in domestic and international medical conferences, academic activities, seminars, live broadcasts of procedures and conducting trainings with doctors. Meanwhile, Lifetech Knowledge Exchange Program, which was established by the Group in 2012, connected cardiovascular experts around the world for academic exchanges. These experts shared and exchanged valuable medical experience and clinical skills to promote the development of medical technology in the field of minimally invasive cardiovascular interventions. Such activities showed our strengths in product innovation, enhanced the international influence and promoted sales of the Company.

#### RESEARCH AND DEVELOPMENT ("R&D")

Independently developed innovative domestic medical device products will maintain the competitive strength of the Company and also provide more effective treatment to patients around the world. In the first half of 2022, the Company continuously strengthened its innovation capabilities and accelerated the development of products, so as to maintain its leading position in the industry.

During the six months ended 30 June 2022, we have made the following main progress in the R&D field:

- Fitaya<sup>™</sup> Vena Cava Filter System and FemCross<sup>™</sup> 35 Peripheral Balloon Dilatation Catheter obtained official registration approval from the National Medical Products Administration;
- Absnow<sup>™</sup> Absorbable Atrial Septal Defect Closure System is under the registration approval in China;
- Aortic Stent Graft System (consists of the Ankura<sup>™</sup> Pro Aortic Stent Graft System and Longuette<sup>™</sup> Aortic Branch Stent Graft System) has completed its one-year clinical follow-up in China;
- G-Branch<sup>™</sup> Thoracoabdominal Aortic Stent Graft System, Aortic Arch Stent Graft System (consists of the Ankura<sup>™</sup> Plus Aortic Arch Stent Graft System and CSkirt<sup>™</sup> Aortic Arch Branch Stent Graft System) and Futhrough<sup>™</sup> Endovascular Needle System are at the stage of the pre-marketing clinical enrollments in China;
- IBS Angel<sup>™</sup> Iron Bioresorbable Scaffold System (the only absorbable stent product suitable for children in the world) was approved in the United States by the Food and Drug Administration for "Compassionate Use" and successfully implanted, and its pre-marketing clinical trials in China are in progress;
- IBS<sup>™</sup> Sirolimus-Eluting Iron Bioresorbable Coronary Scaffold System obtained the implied permission for conducting confirmatory clinical trials in China and the pre-marketing clinical trials are well underway; and
- KONAR-MF<sup>™</sup> Ventricular Septal Defect Occluder was successfully implanted at the Pediatric Heart Disease & Adult Congenital Heart Disease Center of Showa University Hospital, which was the first implantation and first clinical application of our products in Japan.

#### INTELLECTUAL PROPERTY RIGHTS

Intellectual property is an important intangible asset of the Group and also an internal driving force to improve our core competitiveness in the medical device market. During the six months ended 30 June 2022, the Group has filed 52 patent applications while 86 patents were registered. As at 30 June 2022, the Group has filed a total of 1,567 valid patent applications, of which 668 patents were registered and valid.

#### **FINANCIAL REVIEW**

#### **OVERVIEW**

The following discussion is based on, and should be read in conjunction with, the financial information and the notes appended thereto included in this interim report.

#### REVENUE

The revenue of the Group was approximately RMB555.2 million for the six months ended 30 June 2022, with an increase of approximately RMB94.1 million or approximately 20.4% as compared with the revenue of approximately RMB461.1 million for the six months ended 30 June 2021. The increase was mainly attributable to the increase of revenue from the sales of cardiac pacemakers, stent grafts and Cera occluders.

#### Revenue from structural heart diseases business

The turnover contributed by the structural heart diseases business for the six months ended 30 June 2022 was approximately RMB194.9 million (corresponding period of 2021: approximately RMB159.1 million), representing an increase of approximately 22.5% as compared with the corresponding period of 2021.

We have diversified our product portfolio to cover a wide spectrum of the structural heart diseases business, which mainly include LAA occluder and three generations of congenital heart diseases occluders named HeartR, Cera and CeraFlex. As compared with the corresponding period of 2021, the revenue generated from the sales of LAA occluder and congenital heart diseases occluders increased by approximately 13.1% and 30.8%, respectively. For the three generations of congenital heart diseases occluders, the revenue generated from HeartR occluders, Cera occluders and CeraFlex occluders increased by approximately 9.1%, 42.6% and 34.6%, respectively.

#### Revenue from peripheral vascular diseases business

The turnover contributed by the peripheral vascular diseases business for the six months ended 30 June 2022 was approximately RMB316.6 million (corresponding period of 2021: approximately RMB286.8 million), representing an increase of approximately 10.4% as compared with the corresponding period of 2021.

The products offered in the peripheral vascular diseases business mainly included vena cava filter, Thoracic Aortic stent graft, Abdominal Aortic stent graft and Iliac Artery Bifurcation Stent Graft. As compared with the corresponding period of 2021, the revenue generated from the sales of stent grafts increased by approximately 13.9% and vena cava filter decreased by approximately 10.1%.

#### MANAGEMENT DISCUSSION AND ANALYSIS

#### Revenue from cardiac pacing and electrophysiology business

The turnover contributed by the cardiac pacing and electrophysiology business for the six months ended 30 June 2022 was approximately RMB43.7 million (corresponding period of 2021: approximately RMB15.2 million), representing a growth of approximately 187.5% as compared with the corresponding period of 2021.

The products offered in the cardiac pacing and electrophysiology business mainly included implantable cardiac pacemakers and cardiac pacing leads. As compared with the corresponding period of 2021, the revenue generated from the sales of implantable cardiac pacemakers and cardiac pacing leads increased by approximately 218.2% and 32.6%, respectively.

#### **GROSS PROFIT AND GROSS PROFIT MARGIN**

Gross profit of the Group increased by approximately 17.9% from approximately RMB374.4 million for the six months ended 30 June 2021 to approximately RMB441.6 million for the six months ended 30 June 2022.

Gross profit margin decreased by approximately 1.7 percentage points from approximately 81.2% for the six months ended 30 June 2021 to approximately 79.5% for the six months ended 30 June 2022. The decrease was mainly attributable to the change of sales portfolio and the increase in the sales volume of relatively low gross profit margin products.

#### **OTHER INCOME, EXPENSES, GAINS AND LOSSES**

Other income, expenses, gains and losses increased from approximately RMB35.4 million for the six months ended 30 June 2021 to approximately RMB41.3 million for the six months ended 30 June 2022, which was mainly due to the increase in net foreign exchange gains.

#### SELLING AND DISTRIBUTION EXPENSES

Selling and distribution expenses increased by approximately 27.1% from approximately RMB77.6 million for the six months ended 30 June 2021 to approximately RMB98.6 million for the six months ended 30 June 2022. The increase was mainly due to the increase in staff costs.

#### ADMINISTRATION EXPENSES

Administration expenses increased by approximately 16.7% from approximately RMB39.5 million for the six months ended 30 June 2021 to approximately RMB46.1 million for the six months ended 30 June 2022. The increase was mainly due to the increase in staff costs.

#### **RESEARCH AND DEVELOPMENT EXPENSES**

R&D expenses increased by approximately 54.3% from approximately RMB65.0 million for the six months ended 30 June 2021 to approximately RMB100.3 million for the six months ended 30 June 2022. In addition, during the current period, approximately RMB47.5 million (corresponding period of 2021: approximately RMB26.7 million) was capitalised in development expenditure. Taking into account such capitalised expenditure, R&D cost increased by approximately 61.2% from approximately RMB91.7 million for the six months ended 30 June 2021 to approximately RMB147.8 million for the six months ended 30 June 2022. The increase was mainly due to (i) an increase in expenditure on developing projects; and (ii) an increase in staff costs.

#### **OPERATING PROFIT**

During the six months ended 30 June 2022, the Group recorded an operating profit of approximately RMB237.9 million, which represented an increase of approximately 4.5% as compared with the operating profit of approximately RMB227.6 million for the six months ended 30 June 2021. Such increase was primarily due to (i) the growth of gross profit; and (ii) the increase in net foreign exchange gains.

#### SHARE OF RESULTS OF ASSOCIATES

The Group's share of losses in associates was approximately RMB1.2 million for the six months ended 30 June 2022 (corresponding period of 2021: losses of approximately RMB0.4 million).

#### FINANCIAL ASSETS AT FVTPL

On 25 May 2018, the Group invested USD6.0 million (equivalent to approximately RMB38.2 million) to subscribe for the partnership interest of approximately 9.69% in Ally Bridge Group Innovation Capital Partners III, L.P., a private equity fund established in Cayman Islands (the "Equity Fund"). The Equity Fund principally invests in securities or assets of companies that are involved in the healthcare industry, with a particular focus on cross-border innovative late-stage venture opportunities and cross-over investments. The fair value of our investment in the Equity Fund as at 30 June 2022 amounted to approximately RMB13.8 million, representing approximately 0.4% of the Company's total assets. During the six months ended 30 June 2022, the Equity Fund did not distribute any investment income to the Group (corresponding period of 2021: approximately RMB27.7 million).

#### MANAGEMENT DISCUSSION AND ANALYSIS

On 19 January 2021, the Group invested RMB10.0 million to subscribe for a share of the private securities investment fund managed by First Think Capital. The fair value of this investment as at 30 June 2022 amounted to approximately RMB10.6 million, representing approximately 0.3% of the Company's total assets.

The unrealised foreign exchange gains in financial assets at FVTPL was approximately RMB0.8 million for the six months ended 30 June 2022 (corresponding period of 2021: losses of approximately RMB3.6 million), and the losses from changes in fair value of financial assets at FVTPL was approximately RMB3.5 million (corresponding period of 2021: gains of approximately RMB0.2 million).

In the opinion of the Directors, the above investments are held for long-term investment purposes and, as such, the above investments are classified as non-current assets.

During the six months ended 30 June 2022, the Group also subscribed for short-term structured deposits issued by licensed banks in the PRC for the purpose of utilising its idle funds in a reasonable and efficient manner. Such deposits are principal-protected and floating income structured deposits and the principal amount may only be withdrawn at maturity under their terms and conditions. As at 30 June 2022, the total outstanding principal amount of these short-term bank structured deposits was RMB170.0 million (representing, in aggregate, approximately 5.2% of the Company's total assets), with an expected interest rate of 1.0% to 3.4% per annum.

The investments were classified as financial assets at FVTPL in accordance with IFRS 9. Additional information in relation to these investments is set out in Note 13 to the condensed consolidated financial statements in this interim report.

#### FINANCE INCOME AND FINANCE COSTS

Finance income decreased by approximately 34.8% from approximately RMB6.6 million for the six months ended 30 June 2021 to approximately RMB4.3 million for the six months ended 30 June 2022.

Finance costs decreased by approximately 80.0% from approximately RMB2.0 million for the six months ended 30 June 2021 to approximately RMB0.4 million for the six months ended 30 June 2022. The decrease was due to the decrease in interest-bearing bank borrowings.

#### **INCOME TAX**

Income tax decreased from approximately RMB31.2 million for the six months ended 30 June 2021 to approximately RMB29.8 million for the six months ended 30 June 2022, which was mainly due to the decrease in assessable income.

#### **NET PROFIT**

Net profit attributable to owners of the Company for the six months ended 30 June 2022, excluding certain non-recurring items as set out below, was approximately RMB247.9 million as compared with the net profit amounting to approximately RMB184.4 million for the six months ended 30 June 2021, representing an increase of approximately 34.4%. Such non-recurring items include (i) the other losses arising from financial assets at FVTPL related to the investment in Ally Bridge Group Innovation Capital Partners III, L.P. were approximately RMB3.4 million for the six months ended 30 June 2021: gains of approximately RMB24.1 million); and (ii) the share-based payment expenses were approximately RMB29.7 million for the six months ended 30 June 2022 (corresponding period of 2021: approximately RMB4.1 million). Taking into account the effects from such non-recurring items, the net profit attributable to owners of the Company for the six months ended 30 June 2022 was approximately RMB214.8 million, with an increase of approximately RMB10.4 million or approximately 5.1% as compared with the net profit of approximately RMB204.4 million for the six months ended 30 June 2021. The increase was mainly attributable to (i) the growth of gross profit; and (ii) the increase in net foreign exchange gains.

#### LIQUIDITY AND FINANCIAL RESOURCES

During the six months ended 30 June 2022, the Group mainly financed its operations with its own working capital and equity funding.

The Group recorded total current assets of approximately RMB1,853.1 million as at 30 June 2022 (31 December 2021: approximately RMB1,837.1 million) and total current liabilities of approximately RMB486.4 million as at 30 June 2022 (31 December 2021: approximately RMB481.9 million). As at 30 June 2022, the total current liabilities of the Group primarily included trade and other payables amounting to approximately RMB432.7 million (31 December 2021: approximately RMB429.6 million). Other payables primarily included accrued expenses of approximately RMB13.3 million (31 December 2021: approximately RMB158.8 million) primarily in relation to clinical expenses and exhibition expenses, as well as accrued payroll and bonus of approximately RMB57.6 million (31 December 2021: approximately RMB69.3 million).

The current ratio (calculated by dividing the total current assets by the total current liabilities) of the Group was approximately 3.81 as at 30 June 2022 (31 December 2021: approximately 3.81).

#### BORROWINGS

As at 30 June 2022 and 31 December 2021, the Group did not have any bank borrowings.

#### **CASH AND CASH EQUIVALENT**

As at 30 June 2022, the Group's cash and cash equivalents were approximately RMB916.9 million, representing a decrease of approximately 18.1% from approximately RMB1,119.3 million as at 31 December 2021. The decrease was mainly due to the deposit of the Group's cash and cash equivalents as fixed bank deposits. Our cash and cash equivalents were mainly denominated in Renminbi and Hong Kong Dollars.

#### **GEARING RATIO**

As at 30 June 2022 and 31 December 2021, the Group did not have any bank borrowings and the gearing ratio (calculated based on the ratio of total bank borrowings to total equity) was zero.

#### **CAPITAL STRUCTURE**

Total equity attributable to equity holders of the Company amounted to approximately RMB2,595.0 million as at 30 June 2022 as compared with approximately RMB2,503.6 million as at 31 December 2021.

#### TREASURY POLICY

The Directors will continue to follow a prudent policy in managing the Group's financial resources such as cash with the objective of maintaining a strong and healthy liquidity position to ensure that the Group is placed to seize future growth opportunities as and when such opportunities appear.

#### **PROPERTY HELD FOR DEVELOPMENT**

On 26 June 2019, Dongguan LifeTech Medical Co., Ltd (東莞市先健醫療有限公司) ("Dongguan LifeTech"), a whollyowned subsidiary of the Company entered into a land use right transfer contract with the Dongguan Natural Resources Bureau (東莞市自然資源局) for the acquisition of land use right of a land which has a site area of 43,604 square meters located at the southeast of the intersection of South 1 Road and South 8 Road in eastern Songshan Lake, Dongguan, Guangdong, the People's Republic of China ("PRC") (the "Land"). The land use right is whollyowned by the Group which was acquired at a total consideration of approximately RMB43.6 million.

On 24 April 2020, Dongguan LifeTech entered into a construction contract with China Construction Second Engineering Bureau Limited for the construction of an industrial park above the Land. The industrial park is expected to consist of seven buildings comprising underground carparks, comprising plant, offices, canteen and dormitories with a total site area of approximately 43,604 square meters to cater for the Group's day-to-day business and operational needs in Dongguan and nearby regions. The contract price for the construction works is up to a maximum aggregate amount of RMB620.0 million. The construction contract was approved by independent shareholders by way of poll at the extraordinary general meeting ("EGM") of the Company held on 30 June 2020. For further details and information, please refer to the Company's announcements dated 26 June 2019, 24 April 2020 and 30 June 2020 and the circular dated 9 June 2020.

As at the date of this interim report, the entire basement and the main structure of all seven buildings have been completed. The decoration of the industrial park is in progress and it is expected to be completed and ready for operation in 2023.

# MATERIAL ACQUISITIONS AND DISPOSALS OF SUBSIDIARIES, ASSOCIATES AND JOINT VENTURES

There were no material acquisitions and disposals of subsidiaries, associates and joint ventures during the six months ended 30 June 2022.

# SIGNIFICANT INVESTMENTS AND FUTURE PLANS FOR MATERIAL INVESTMENTS OR CAPITAL ASSETS

Save as disclosed under the paragraph headed "Financial Review – Financial Assets at FVTPL", there were no significant investments held by the Company for the six months ended 30 June 2022, nor was there any plan authorized by the Board for other material investments or additions of capital assets as at the date of this interim report.

Our Group's investment strategy for significant investments is to identify investment opportunities with growth potential within the healthcare industry and seek opportunities for strategic cooperation. We hold our investments in equity instruments. Our investment objective is to form long-term strategic partnerships with companies in the medical industry with the potential of enriching our product lines and expanding our business scale, thereby maximizing shareholders' interests and creating more value.

#### **CONTINGENT LIABILITIES**

The Group did not have any significant contingent liabilities as at 30 June 2022.

#### FINANCIAL INSTRUMENT

During the six months ended 30 June 2022, the Group did not have or use any financial instruments for hedging purpose.

#### **CAPITAL EXPENDITURE**

During the six months ended 30 June 2022, the capital expenditure of the Group for property, plant and equipment, construction in progress, intangible assets and deposits for property, plant and equipment amounted to approximately RMB153.1 million (corresponding period of 2021: approximately RMB137.0 million).

#### FOREIGN EXCHANGE EXPOSURE

During the six months ended 30 June 2022, the Group's operations were primarily based in Asia and Europe. The Group's operational results and financial condition may be affected by fluctuations in the exchange rates of the foreign currencies which the Group conducts its businesses with, such as Euro, US Dollars, Indian Rupees and Hong Kong Dollars. The Group had not implemented any hedging policies to deal with such exposure during the Reporting Period. However, the management of the Group monitors foreign currency exposure closely in order to keep the net exposure to an acceptable level. The Group will consider hedging significant foreign currency exposure should the need arises.

#### **CHARGES ON GROUP ASSETS**

The Group did not have any charges on its assets as at 30 June 2022.

#### **SEGMENT INFORMATION**

During the six months ended 30 June 2022, the revenue of the Group was principally generated from structural heart diseases business, peripheral vascular diseases business and cardiac pacing and electrophysiology business. With the aging population, urbanization and the increase of health awareness by the public driving steady growth in the industry, together with our effort in R&D, it is expected that the market demand for the Company's products will show an upward trend in the future, which will lead to business growth.

#### Structural heart diseases business

The Company has developed four generations of congenital heart diseases occluders to satisfy various patients' needs, and to achieve differentiated marketing strategies. At the same time, we continue to upgrade the LAA occluder to meet the growing treatment demand with innovative technology. Driven by a large number of patients with atrial fibrillation around the world, the global market for the LAA occluder is expected to keep growing in the future.

#### Peripheral vascular diseases business

The Company provides patients with technology-leading systemic and comprehensive interventional medical devices treatment solutions of peripheral vascular diseases. Among those products, the market shares of vena cava filters and stent grafts occupy a leading position in the domestic market. With the aging of the population, the increase of diseases detection rate and the expansion of product applications, the market demand for these products is expected to keep growing.

#### Cardiac pacing and electrophysiology business

The Company is the first manufacturer in China that has a complete product portfolio of implantable cardiac pacemakers with international-level technology and functions. As China currently has a large number of unsatisfied demand for pacemaker implantation treatment, and there is good potential for domestically-made pacemakers to substitute imported pacemakers, the Company is optimistic about the future market performance of its domestically-made pacemakers.

Please refer to the paragraph headed "Financial Review – Revenue" above for the financial performance of these business segments. Financial information related to these business segments is presented in Note 4 to the condensed consolidated financial statements in this interim report.

#### EMPLOYEES AND REMUNERATION POLICY

As at 30 June 2022, the Group had 1,144 (31 December 2021: 943) full-time employees and two executive Directors (31 December 2021: two). Total staff costs, including Directors' emoluments, amounted to approximately RMB151.7 million for the six months ended 30 June 2022 (corresponding period of 2021: approximately RMB89.8 million).

The employees of the Group who operate in the PRC are members of a state-managed retirement benefits scheme operated by the PRC government under which the employees are entitled to a monthly pension after retirement. The Group is required to contribute a certain percentage of employee's salaries to the retirement benefits scheme to fund the benefits. The only obligation of the Group with respect to the retirement benefits scheme is to make the aforementioned specified contributions. The Group operates the Mandatory Provident Fund Scheme for all qualifying employees in Hong Kong. Contributions to these schemes are expensed as incurred. During the six months ended 30 June 2022, the total cost paid or payable in relation to contributions to the retirement benefits scheme to scheme was approximately RMB11.7 million (corresponding period of 2021: approximately RMB8.3 million). Forfeited contributions (by the Group on behalf of the employees who leave the aforesaid schemes prior to vesting fully in such contributions) may be not used by the Group to reduce the existing level of contributions.

The Group's remuneration policies were determined with reference to the performance, qualification and working experience of individual employees, as well as the results of the Group and the market conditions. The benefits provided by the Group to its employees include discretionary bonus, transportation and meal subsidies, basic and group medical insurance, work injury insurance, unemployment insurance, annual physical examination, share options, etc. We have a fair and effective performance appraisal system and schemes designed to motivate and reward employees at all levels for their performance and achievements. The Company adopted a share option scheme on 22 October 2011, which was subsequently amended by unanimous written resolutions of the Board on 5 May 2015. On 17 September 2021, as the number of share options which may be granted under such share option scheme had reached its limit and it would soon expire, the Company terminated such share option scheme and adopted a new share option scheme to provide incentives for employees of the Group and other eligible participants thereunder. The Company has adopted a share award scheme on 28 December 2018, which was subsequently amended by unanimous written resolutions of the Board on 50 May 2019. The Company also adopted another share award scheme on 3 March 2022.

Employees are the cornerstone of enterprise development, and the Group is committed to providing all employees with a safe and comfortable working environment, opportunities of equal employment, trainings and career development, such as orientation programmes for new employees, regulation-related trainings and position skills trainings. The Group has also established a labour union to safeguard the legitimate rights of its employees and to further promote the Group's sustainable, stable and healthy development.

#### THE 2020 PLACING

On 11 December 2020, the Company completed a placing of an aggregate of 287,320,000 new ordinary shares of the Company, with an aggregate nominal value of USD359.15, at a placing price of HKD3.2368 per share pursuant to a placing agreement dated 4 December 2020 (the "2020 Placing"). As at 30 June 2022, approximately HKD443.6 million brought forward from the net proceeds received by the Company from the 2020 Placing remained unutilised.

Intended use of proceeds	as previously disclosed	Approximate amount of net proceeds unutilised as at 31 December 2021 (HKD in million)	2022	Approximate amount of net proceeds unutilised as at 30 June 2022 (HKD in million)	Expected timeline for utilisation of unutilised proceeds
Repayment of certain bank borrowings of the Group	406.0	_	_	_	Fully utilised
Funding potential business development involving a new overseas clinical project	465.0	448.8	5.2	443.6	To be applied in the second half of 2022 (HKD18.6 million), 2023 (HKD155.0 million) and 2024 (HKD270.0 million) subject to adjustments (if any)
General working capital of the Group	59.0	_	_	_	Fully utilised
Total	930.0	448.8	5.2	443.6	

As at 30 June 2022, the details and usage of the proceeds from the 2020 Placing were as follows:

Approximately HKD5.2 million of the net proceeds of the 2020 Placing had been utilised during the six months ended 30 June 2022 in accordance with the intended use of proceeds. There has been no change in the intended use of net proceeds. The unutilised net proceeds from the 2020 Placing would be brought forward to the next financial period/year and will be gradually utilised in accordance with the above intended purposes.

For further details, please refer to the Company's announcements dated 4 December 2020 and 11 December 2020.

#### **PROJECTS COOPERATION**

In 2019, the Company together with ABG Innovation-Quantum Limited and Quantum Surgical SAS("Quantum Surgical"),jointly established Dongguan LifeTech-Quantum Medical Technology Co., Ltd. ("LifeTech-Quantum") to focus on the R&D and commercialization of specified products (including Quantum Integrated Robotized Platform for Interventional Oncology and next generation versions, etc.) (the "Innovative Surgical Robot"). Lifetech-Quantum shall leverage on the technological advantages, online platforms and capital support of the parties thereof, so as to enhance the pace in obtaining permission to launch in the Chinese market and the commercialization arrangements of the innovative surgical robot, thus benefitting cancer patients in China. Quantum Surgical announced that the Innovative Surgical Robot obtained CE certification in September 2021 and 510(k) clearance by the US Food and Drug Administration in March 2022. At the same time, LifeTech-Quantum has completed the type testing in 2021, and submitted the registration application in China after the Innovative Surgical Robot obtained the certificate of origin, which is currently under approval.

In 2021, the Company and Medtronic, Inc. or its affiliates ("Medtronic") entered into a series of amendments to the existing agreements, the Amendments to Agreements will benefit the long-term and steady development of the Company, also in line with the Company's interest and the interests of the Company's shareholders. Pursuant to the amendments, MRI-conditional pacemaker products and the MRI-conditional lead products are added to the scope of the products, which will strengthen the Company's strategic cooperation with the Medtronic on pacemaker and future opportunities to expand such strategic collaboration. Currently, the MRI-conditional pacemakers and the MRI-conditional leads are in the process of type testing.

#### **FUTURE PROSPECTS**

In the first half of 2022, the ongoing sporadic cases of the COVID-19 pandemic affected the Group's business to a certain extent. The Group has taken various effective measures to safeguard the health of our employees, as well as to ensure stable production and smooth sales channels. In the second half of 2022, the Group will continue to closely monitor the latest developments of the pandemic, and effectively strengthen the management of cost and operational funds, so as to ensure the sustainable development of the Company. Meanwhile, we will operate our existing businesses with prudent and pragmatic guidelines, actively develop new businesses, so as to diversify our business risk by expanding the sources of income.

Looking further ahead, we will continue to further strengthen our innovation and R&D capabilities to maintain our leading position in the industry. We will also focus on the improvement in automated production and product quality, continue to consolidate and expand the global market share to enhance the Group's international influence. In addition, we will continue to actively explore opportunities for investment and cooperation with companies with sound market potentials in the global medical and health industry, integrate internal and external resources, expand our scope of business, and further deepen the Group's global presence. By achieving our ambitious goals in the global medical and health field, we will create greater value for patients, doctors, shareholders and other stakeholders.

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### **CORPORATE GOVERNANCE HIGHLIGHTS**

#### COMPLIANCE WITH THE CORPORATE GOVERNANCE CODE

The Company is committed to achieving high standards of corporate governance to safeguard the interests of its shareholders (the "Shareholders") and enhance its corporate value. The Company has applied the principles as set out in the Corporate Governance Code (the "CG Code") contained in Appendix 14 to the Rules Governing the Listing of Securities on the Stock Exchange of Hong Kong Limited (the "Stock Exchange") (the "Listing Rules") as its own code of corporate governance and confirms that it has complied with all material code provisions of the CG Code during the six months ended 30 June 2022, save for the deviation from code provision A.2.1 of the CG Code as mentioned below.

According to code provision A.2.1 of the CG Code, the roles of the Chairman and Chief Executive Officer should be separate and should not be performed by the same individual. Subsequent to the resignation of former Chief Executive Officer of the Company, Mr. XIE Yuehui, Chairman of the Board, has been appointed to act as the Chief Executive Officer of the Company on 2 March 2015. Accordingly, the roles of the Chairman of the Board and the Chief Executive Officer are performed by the same individual. Although the dual roles of the Chairman and Chief Executive Officer is a deviation from the code provision A.2.1 of the CG Code, the Board believes that vesting the roles of both Chairman and Chief Executive Officer in an experienced and qualified person such as Mr. XIE Yuehui provides the Company with strong and consistent leadership while allowing for effective and efficient planning and implementation of business decisions and strategies.

The Board reviews the corporate governance structure and practices from time to time and shall make necessary arrangements when the Board considers appropriate.

#### THE BOARD

The Board currently comprises six Directors, including two executive Directors, namely Mr. XIE Yuehui, and Mr. LIU Jianxiong; one non-executive Director, namely Mr. JIANG Feng; and three independent non-executive Directors with at least one independent non-executive Director possessing appropriate professional qualifications, or accounting or related financial management expertise, namely Mr. LIANG Hsien Tse Joseph, Mr. WANG Wansong and Mr. ZHOU Luming.

#### MODEL CODE FOR SECURITIES TRANSACTIONS

The Company has adopted the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code") as set out in Appendix 10 to the Listing Rules as its own code of conduct for dealing in securities of the Company by the Directors on terms no less exacting than the required standard set out in the Model Code.

Having made specific enquiries with all the Directors, the Company confirmed that all members of the Board complied with the Model Code during the six months ended 30 June 2022.

Senior management, executives and staff members who, because of their offices in the Company, are likely to possess inside information, have also been requested to comply with the provision of the Model Code. No incident of non- compliance with the Model Code by such employees was noted by the Company during the six months ended 30 June 2022.

#### **CORPORATE GOVERNANCE HIGHLIGHTS**

#### AUDIT COMMITTEE AND REVIEW OF INTERIM RESULTS

The Board has established an audit committee (the "Audit Committee") in accordance with the corporate governance requirements of listed companies of the Stock Exchange. As at the date of this interim report, the Audit Committee consists of three members, all of whom are independent non-executive Directors, namely Mr. LIANG Hsien Tse Joseph who possesses appropriate professional qualifications to serve as its Chairman, Mr. ZHOU Luming and Mr. WANG Wansong.

The Group's unaudited interim results for the six months ended 30 June 2022 and accounting principles have been reviewed and discussed by the Audit Committee, which was of the opinion that the preparation of such results was in compliance with the relevant accounting standards, the Listing Rules and the applicable legal requirements, and that adequate disclosure has been made.

### **OTHER INFORMATION**

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

As at 30 June 2022, the interests and short positions of the Directors and chief executives 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 Securities and Futures Ordinance (the "SFO")) which were required (a) to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests and short positions which they are taken or deemed to have under such provisions of the SFO), or (b) to be and were entered into the register required to be kept by the Company pursuant to Section 352 of the SFO, or (c) as otherwise notified to the Company and the Stock Exchange pursuant to the Model Code were as follows:

5.			
	Ν	lumber of share(s)	
		of the Company	Ар
Name of Directors/		("Share(s)")	perc
chief executives	Capacity	(long position)	sha
Mr. XIE Yuehui	Interest of controlled corporation	801,514,928 <sup>1</sup>	
	and beneficial owner		

Beneficial owner

#### Long positions in shares and underlying shares of the Company

#### Notes:

1. These interests represented:

Mr. LIU Jianxiong

(a) 781,914,928 Shares held by Xianjian Advanced Technology Limited, which are wholly owned by Mr. XIE Yuehui, our Chairman, Chief Executive Officer and executive Director; and

proximate centage of areholding 17.31%

0.54%

24.940.000<sup>2</sup>

- (b) 19,600,000 options granted to Mr. XIE Yuehui on 5 May 2015, which were subject to certain vesting conditions pursuant to the Share Option Scheme of the Company, details of which are set out in the section headed "Share Option Scheme" in this interim report.
- 2. These interests represented:
  - (a) 8,140,000 Shares held by Mr. LIU Jianxiong, our Executive Vice President, executive Director, Chief Financial Officer and company secretary; and
  - (b) 16,800,000 options granted to Mr. LIU Jianxiong on 5 May 2015, which were subject to certain vesting conditions pursuant to the Share Option Scheme of the Company, details of which are set out in the section headed "Share Option Scheme" in this interim report.

Save as disclosed above, as at 30 June 2022, so far as is known to any Directors or chief executives of the Company, none of the Directors or chief executives of the Company had any interests or short positions in the shares, underlying shares and debentures of the Company or its associated corporations (within the meaning of Part XV of the SFO) which were required (a) to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests and short positions which they were taken or deemed to have under such provisions of the SFO), or (b) to be entered in the register required to be kept by the Company pursuant to section 352 of the SFO, or (c) as otherwise to be notified to the Company and the Stock Exchange pursuant to the Model Code.

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

As at 30 June 2022, other than the interests of Directors or chief executives of the Company as disclosed under the heading "DIRECTORS' AND CHIEF EXECUTIVES' INTERESTS AND SHORT POSITIONS IN SHARES, UNDERLYING SHARES AND DEBENTURES OF THE COMPANY OR ITS ASSOCIATED CORPORATIONS" above, the interests and short positions of persons in the Shares and underlying Shares of the Company which would fall to be disclosed under the provisions of Divisions 2 and 3 of Part XV of the SFO as recorded in the register required to be kept by the Company under section 336 of the SFO, or who was, directly or indirectly, interested in 5% or more of the issued Shares, were as follows:

#### Long positions in Shares of the Company

		Number of Shares	Approximate percentage of
Name of Shareholders	Capacity	(long position)	shareholding
Xianjian Advanced Technology Limited (Note 1)	Beneficial owner	781,914,928	16.89%
Bank of Communications Trustee Limited	Beneficial owner	273,945,000	5.92%
HHLR Fund, L.P. (Note 2)	Beneficial owner	402,878,000	8.70%
HHLR Advisors, Ltd.	Investment Manager	417,900,000	9.03%

Notes:

1. The entire issued share capital of Xianjian Advanced Technology Limited is wholly owned by Mr. XIE Yuehui, our Chairman, Chief Executive Officer and executive Director.

2. HHLR Fund, L.P. is a limited partnership formed under the laws of the Cayman Islands. HHLR Advisors, Ltd. serves as the sole investment manager of HHLR Fund, L.P. and is deemed to be interested in the shares held by HHLR Fund, L.P. and other controlled entity under the SFO.

Save as disclosed above, as at 30 June 2022, the Directors have not been notified by any person (other than the Directors or chief executives of the Company) who had interests or short positions in the Shares or underlying Shares as recorded in the register required to be kept pursuant to Section 336 of the SFO.

#### **OTHER INFORMATION**

#### SHARE OPTION SCHEME

The previous share option scheme adopted by the Company on 22 October 2011 which was amended by a unanimous written resolution of the Board on 5 May 2015 (the "Previous Scheme") was terminated pursuant to an ordinary resolution passed by the shareholders at the EGM on 17 September 2021. A new share option scheme (the "Share Option Scheme") in place of the Previous Scheme was adopted by the Company with effect from 17 September 2021 which has a term of 10 years.

#### 1. Purpose of the Share Option Scheme

The purpose of the Share Option Scheme is to enable our Company to grant options to the Share Option Scheme Eligible Participants (as defined below) as incentives or rewards for their contribution to the growth of our Group and to provide our Group with a more flexible means to reward, remunerate, compensate and/ or provide benefits to the Share Option Scheme Eligible Participants.

#### Participants of the Share Option Scheme and the basis of determining the eligibility of the participants

The Board may at its discretion grant options to any full-time or part-time employees, Directors (including executive, non-executive or independent non-executive), any consultants or advisers (whether professional or otherwise), supplier, service provider, customer, business partner, shareholder, any person or entity that provides design, R&D or other technological support and any other group or classes of participants who have contributed or may contribute to the development and growth of our Company and/or any entity in which our Company holds an equity interest (collectively the "Share Option Scheme Eligible Participants").

#### 3. Maximum number of shares

The total number of shares which may be issued upon exercise of all options to be granted under the Share Option Scheme and any other share option schemes of our Group is 462,929,240, being not more than 10% of the issued share capital of our Company as at 17 September 2021, adoption date of the Share Option Scheme. Any options lapsed in accordance with the terms of the Share Option Scheme or any other share option scheme of our Group shall not be counted for the purpose of calculating the Scheme Mandate Limit.

As at the date of this interim report, the maximum number of further share options that may be granted under the Share Option Scheme was 326,129,240, representing approximately 7.04% of the number of total issued shares of the Company. No further share options may be granted under the Previous Scheme.

#### 4. Maximum entitlement of each participant

Unless approved by the shareholders in the manner set out in the Share Option Scheme, the total number of shares issued and to be issued upon exercise of the options granted to each Share Option Scheme Eligible Participant (including both exercised and outstanding options under the Share Option Scheme) in any 12-month period must not exceed 1% of the issued share capital of the Company.

#### 5. Offer period and amount payable for options

An offer of grant of an option shall remain open for acceptance by the Share Option Scheme Eligible Participant concerned for such period as determined by the Board, which period shall not be more than fourteen (14) days from the date of the offer, provided that no such offer shall be open for acceptance after the tenth anniversary of 17 September 2021 or after the Share Option Scheme has been terminated in accordance with the provisions thereof. Upon acceptance of the offer, the grantee shall pay HKD1.00 to our Company by way of consideration for the grant and the date on which the option is offered shall be deemed to be the date of grant of the relevant option, except in determining the date of grant for the purpose of calculating the subscription price.

#### 6. Minimum period for which an option must be held before it can be exercised

There is no general requirement on the minimum period for which an option must be held or the performance targets which must be achieved before an option can be exercised under the terms of the Share Option Scheme. However, the Board may offer to grant any options subject to such terms and conditions in relation to the minimum period of the options to be held and/or the performance targets to be achieved before such options can be exercised as the Board may determine in its absolute discretion.

#### 7. Basis of determining the subscription price

The subscription price for shares in respect of any particular option granted under the Share Option Scheme shall be such price as the Board shall determine, provided that such price shall be at least the highest of:

- the closing price per share as stated in the Stock Exchange's daily quotation sheet on the date of offer of the option;
- the average closing price per share as stated in the Stock Exchange's daily quotation sheets for the five
   (5) business days immediately preceding the date of offer of the option; and
- (iii) the nominal value of a share.

#### 8. Remaining Life of the Share Option Scheme

Subject to the fulfilment of the conditions of the Share Option Scheme and the earlier termination by shareholders' resolution in general meeting or the Board, the Share Option Scheme shall be valid and effective for a period of ten (10) years commencing from 17 September 2021, after which period no further options will be offered or granted but the provisions of the Share Option Scheme shall remain in full force and effect in all other respects with respect to options granted during the life of the Share Option Scheme.

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#### **OTHER INFORMATION**

							Numbe	r of shares		
Name	Date of grant	Vesting schedule	Option period	Exercise price	Granted on the date of grant	Outstanding as at 1 January 2022	Exercised during the six months ended 30 June 2022	Closing price (weighted average) of the shares of the Company immediately before the dates on which the options were exercised	Cancelled/ Lapsed during the six months ended 30 June 2022	Outstanding as at 30 June 2022
Directors/Chief										
Executives Mr. XIE Yuehui	5 May 2015	20% of options on 5 May 2016, 2017, 2018, 2019 and 2020 respectively	10 years from the date of grant	HKD1.464	19,600,000	19,600,000	-	-	_	19,600,000
Sub-total					19,600,000	19,600,000	_		_	19,600,000
Mr. LIU Jianxiong	5 May 2015	20% of options on 5 May 2016, 2017, 2018, 2019 and 2020 respectively	10 years from the date of grant	HKD1.464	16,800,000	16,800,000	_	_	_	16,800,000
Sub-total					16,800,000	16,800,000				16,800,000
Other Grantees										
Aggregate of other Grantees	5 May 2015	20% of options on 5 May 2016, 2017, 2018, 2019 and 2020 respectively	10 years from the date of grant	HKD1.464	123,600,000	33,789,600 (Note 1)	-	-	_	33,789,600 (Note 2
	31 March 2021	2020 respectively 30% of options on 31 March 2022, 30% of options on 31 March 2023 and 40% of options on 31 March 2024 respectively	10 years from the date of grant	HKD3.570	33,320,000 (Note 3)	30,920,000	-	-	(820,000)	30,100,000 (Note 4)
Sub-total					156,920,000	64,709,600			(820,000)	63,889,600
Total					193,320,000	101,109,600	_	_	(820,000)	100,289,600

The table below sets out details of the outstanding options granted to the Directors and other grantees under the Previous Scheme and movements during the period from 1 January 2022 to 30 June 2022:

Note 1: The 33,789,600 outstanding share options as at 1 January 2022 were held by 20 grantees who were employees of the Group.

Note 2: The 33,789,600 outstanding share options as at 30 June 2022 were held by 20 grantees who were employees of the Group.

Note 3: The 33,320,000 share options granted on 31 March 2021 were held by 128 grantees who were employees of the Group.

Note 4: The 30,100,000 outstanding share options as at 30 June 2022 were held by 112 grantees who were employees of the Group.

					Number of shares					
Name	Date of grant	Vesting schedule	Option period	- Exercise price	Granted on the date of grant	Outstanding as at 1 January 2022	Exercised during the six months ended 30 June 2022	Closing price (weighted average) of the shares of the Company immediately before the dates on which the options were exercised	Cancelled/ Lapsed during the six months ended 30 June 2022	Outstanding as at 30 June 2022
Other Grantees										
Employees	12 November 2021	10%, 15%, 20%, 25% and 30% upon completion of the Group's annual performance assessment of 2022, 2023, 2024, 2025 and 2026, respectively	10 years from the date of grant	HKD3.590	101,800,000	101,800,000	-	_	_	101,800,000 (Note 1)
Employees	10 December 2021	10%, 15%, 20%, 25% and 30% upon completion of the Group's annual performance assessment of 2022, 2023, 2024, 2025 and 2026, respectively	10 years from the date of grant	HKD3.836	11,000,000	11,000,000	_	-	_	11,000,000 (Note 2)
Consultants	10 December 2021	10%, 15%, 20%, 25% and 30% upon completion of the Group's annual performance assessment of 2022, 2023, 2024, 2025 and 2026, respectively	10 years from the date of grant	HKD3.836	24,000,000	24,000,000	_	_	_	24,000,000 (Note 3)
Total		una 2020, respectively			136,800,000	136,800,000	_	_	_	136,800,000

The table below sets out details of the outstanding options granted to the Directors and other grantees under the Share Option Scheme and movements during the period of 1 January 2022 to 30 June 2022:

Note 1: The 101,800,000 outstanding share options as at 30 June 2022 were held by 166 grantees who are employees of the Group.

Note 2: The 11,000,000 outstanding share options as at 30 June 2022 were held by 30 grantees who are employees of the Group.

Note 3: The 24,000,000 outstanding share options as at 30 June 2022 were held by 5 grantees who are consultants of the Group.

As at 30 June 2022, 136,800,000 options were granted and remained outstanding pursuant to the Share Option Scheme.

As at 30 June 2022, there was no participant with share options granted in excess of the individual limit.

#### **OTHER INFORMATION**

#### Value of share options

The Binomial Model had been used to estimate the fair value of the share options. The model involves the construction of a binomial lattice which represents different possible paths that might be followed by the stock price over the life of the options. In developing the binomial lattice, the life of the options is divided into various time steps. In each time step there is a binomial stock price movement. The main inputs to the model include the share price of the Company, exercise price, exercise multiple, risk-free rate, expected volatility, dividend yield and expected life of the options.

#### Value of share options granted on 31 March 2021

The fair value of the share options granted on 31 March 2021 was HKD53.0 million, and the specific parameters were selected by an independent qualified professional valuer as follows:

- a. Stock price: HKD3.570 per share (being the closing price of HKD3.570 per share as of the grant date)
- b. Exercise price: HKD3.570 per share (being the highest price of (i) the closing price of HKD3.570 per share as stated in the daily quotation sheets issued by the Stock Exchange on the grant date; (ii) the average closing price of HKD3.404 per share as stated in the daily quotation sheets issued by the Stock Exchange for the five (5) business days immediately preceding the grant date; and (iii) the nominal value of a share)
- c. Expected volatility: 51.35% (based on the historical share price volatility of comparable companies in the relevant period)
- d. Risk-free interest rate: 1.33% (based on the yields of HKD Hong Kong Sovereign Curve with respective tenors as at the grant date)

#### Value of share options granted on 12 November 2021

The fair value of the share options granted on 12 November 2021 was HKD188.4 million, and the specific parameters were selected by an independent qualified professional valuer as follows:

- a. Stock price: HKD3.590 per share (being the closing price of HKD3.590 per share as of the grant date)
- b. Exercise price: HKD3.590 per share (being the highest price of (i) the closing price of HKD3.590 per share as stated in the daily quotation sheets issued by the Stock Exchange on the grant date; (ii) the average closing price of HKD3.546 per share as stated in the daily quotation sheets issued by the Stock Exchange for the five (5) business days immediately preceding the grant date; and (iii) the nominal value of a share)
- c. Expected volatility: 51.53 % (based on the historical share price volatility of comparable companies in the relevant period)
- d. Risk-free interest rate: 1.39% (based on the yields of HKD Hong Kong Sovereign Curve with revelant tenors as at the grant date)

#### Value of share options granted on 10 December 2021

The fair value of the share options granted on 10 December 2021 was HKD67.9 million, and the specific parameters were selected by an independent qualified professional valuer as follows:

- a. Stock price: HKD3.800 per share (being the closing price of HKD3.800 per share as of the grant date)
- b. Exercise price: HKD3.836 per share (being the highest price of (i) the closing price of HKD3.800 per share as stated in the daily quotation sheets issued by the Stock Exchange on the grant date; (ii) the average closing price of HKD3.836 per share as stated in the daily quotation sheets issued by the Stock Exchange for the five (5) business days immediately preceding the grant date; and (iii) the nominal value of a share)
- c. Expected volatility: 51.54% (based on the historical share price volatility of comparable companies in the relevant period)
- d. Risk-free interest rate: 1.37% (based on the yields of HKD Hong Kong Sovereign Curve with revelant tenors as at the grant date)

#### SHARE AWARD SCHEME

The Company adopted the 2019 Share Award Scheme (the "2019 Share Award Scheme") on 28 December 2018 which was subsequently amended by a unanimous written resolution of the Board on 29 April 2019. On 3 March 2022, the Company also adopted another share award scheme (the "2022 Share Award Scheme").

#### 2019 Share Award Scheme

The 2019 Share Award Scheme does not constitute a share option scheme under Chapter 17 of the Listing Rules and is a discretionary scheme of the Company. No shareholders' approval is required to adopt the 2019 Share Award Scheme.

#### 1. Objective of the 2019 Share Award Scheme

The objectives of the 2019 Share Award Scheme are (i) to recognise and motivate the contributions by certain eligible participants and to incentivise them and retain them for the continual operation and development of the Group; (ii) to attract suitable personnel for further development of the Group; and (iii) to provide certain eligible participants with a direct economic interest in attaining a long-term relationship between the Group and certain eligible participants.

# 2. Participants of the 2019 Share Award Scheme and the basis of determining the eligibility of the participants

The Board may at its discretion grant shares of the Company pursuant to the 2019 Share Award Scheme ("Award Shares") to any employee and non-executive director of the Company or any member of the Group who in the sole opinion of the Board will contribute or have contributed to any member of the Group (collectively the "Selected Participants").

#### **OTHER INFORMATION**

#### 3. Maximum number of the 2019 Award Shares

Pursuant to the rules of the 2019 Share Award Scheme, the Board shall not make any further grant of Award Shares such that the total number of shares granted under the 2019 Share Award Scheme will exceed 10% of the total number of issued shares as at 28 December 2018 (the "2019 SAS Adoption Date"). The maximum number of Award Shares that may be granted under the 2019 Share Award Scheme is 433,629,120 shares.

As at 30 June 2022, an aggregate of 312,620,000 Award Shares had been granted to certain Selected Participants subject to the terms of the 2019 Share Award Scheme and certain other terms and conditions.

#### 4. Amount payable for the 2019 Award Shares

An offer of grant of Award Shares shall remain open for acceptance by the Selected Participants concerned for such period as determined by the Board, which period shall not be more than ten (10) business days from the date of the offer. In order to subscribe for the Award Shares, the grantee shall submit relevant notice(s) and make the payment of any amount as specified by the Board to the Company, thereafter the Company will instruct the trustee under the scheme in writing to allot the corresponding Award Shares to the relevant grantee after the receipt of aforesaid notice(s) and the subscription monies.

#### 5. Conditions

The Board may specify any conditions or performance targets that must be attained by the relevant Selected Participant before any Award Shares may be transferred to and vested in the Selected Participant.

#### 6. Remaining Life of the 2019 Share Award Scheme

The 2019 Share Award Scheme shall be valid and effective for a term of 10 years commencing on the 2019 SAS Adoption Date after which no further Award Share may be offered.

Name	Date of grant	Vesting date	Issue price	Granted on the date of grant	Outstanding as at 1 January 2022	Exercised during the six months ended 30 June 2022	Lapsed during the six months ended 30 June 2022	Outstanding as at 30 June 2022
Other Grantees Aggregate of other Grantees (6 employees)	29 September 2020	29 September 2020	HKD1.35 (Note)	312,620,000	299,975,000	_	_	299,975,000
Total				312,620,000	299,975,000			299,975,000

The table below sets out the movements of Award Shares during the period from 1 January 2022 to 30 June 2022:

Note: The issue price of HKD1.35 per share in respect of the 312,620,000 Award Shares granted was determined based on (i) the cost of purchasing an aggregate of 300,000,000 ordinary shares from Synergy Summit Limited; and (ii) the cost of purchasing the 12,620,000 shares of the Company on the Stock Exchange during the year of 2019.

#### 2022 Share Award Scheme

On 3 March 2022, the Company adopted 2022 Share Award Scheme.

#### 1. Objective of the 2022 Share Award Scheme

The objectives of the 2022 Share Award Scheme are (i) to recognise and motivate the contributions by certain eligible participants and to incentivise them and retain them for the continual operation and development of the Group; (ii) to attract suitable personnel for further development of the Group; and (iii) to provide certain eligible participants with a direct economic interest in attaining a long-term relationship between the Group and certain eligible participants.

# 2. Participants of the 2022 Share Award Scheme and the basis of determining the eligibility of the participants

The Board may at its discretion grant shares of the Company pursuant to the 2022 Share Award Scheme ("2022 Scheme Award Shares") to (i) any employee and non-executive Director of the Company and/or any member of the Group and any related entity who, in the sole opinion of the Board, will contribute or have contributed to any member of the Group; and (ii) agents, consultants, suppliers or any other persons who provide services to any member of the Group and, in the sole opinion of the Board, will contribute or have contributed to any member of the Group and, in the sole opinion of the Board, will contribute or have contributed to any member of the Group (collectively the "2022 Scheme Selected Participants").

#### 3. Maximum number of 2022 Award Shares

Pursuant to the rules of the 2022 Share Award Scheme, the Board shall not make any further grant of 2022 Scheme Award Shares such that the total number of shares granted under the 2022 Share Award Scheme will exceed 10% of the total number of issued shares as at 3 March 2022 (the "2022 SAS Adoption Date"). The maximum number of Award shares that may be granted under the Share Award Scheme is 463,003,040 shares. As at 30 June 2022, no 2022 Scheme Award Shares had been granted under the 2022 Share Award Scheme.

#### 4. Amount payable for the 2022 Scheme Award Shares

An offer of grant of 2022 Scheme Award Shares shall remain open for acceptance by the 2022 Scheme Selected Participants concerned for such period as determined by the Board, which period shall not be more than ten (10) business days from the date of the offer. In order to subscribe for the 2022 Scheme Award Shares, the grantee shall submit relevant notice(s) and make the payment of any amount as specified by the Board to the Company, thereafter the Company will instruct the trustee under the scheme in writing to allot the corresponding Award Shares to the relevant grantee after the receipt of aforesaid notice(s) and the subscription monies.

#### 5. Conditions

The Board may specify any conditions or performance targets that must be attained by the relevant 2022 Scheme Selected Participant before any 2022 Scheme Award Shares may be transferred to and vested in the 2022 Scheme Selected Participant.

#### 6. Remaining Life of the 2022 Share Award Scheme

The 2022 Share Award Scheme shall be valid and effective for a term of 10 years commencing on 3 March 2022 after which no further 2022 Scheme Award Share may be offered.

At the time when the Company adopted the 2022 Share Award Scheme, the trustee under the 2019 Share Award Scheme (namely Bank of Communications Trust Limited) (the "2019 Scheme Trustee") held certain shares of the Company, the details of which are as follows: (i) 299,975,000 shares that have been granted to certain eligible participants thereunder (and that are already vested) (the "2019 Granted Shares"); and (ii) 66,224,000 shares that have not yet been granted to any eligible participants thereunder (the "2019 Outstanding Shares"). As at 30 June 2022, the 2019 Outstanding Shares have been transferred to the trustee under the 2022 Share Award Scheme (namely Futu Trustee Limited), which will hold such shares as part of the trust fund thereunder, whilst the 2019 Granted Shares will continue to be held by the 2019 Scheme Trustee.

Under the 2019 Share Award Scheme, the Board shall not make any further grant of award such that the total number of shares granted under such scheme will exceed 10% of the total number of issued shares as of the date of adoption of such scheme (namely 28 December 2018). Since the adoption of the 2019 Share Award Scheme up to the date of this report, a total of 312,620,000 shares have been granted such the 2019 Share Award Scheme, representing approximately 7.2% of the total number of issued shares of the Company as of the date of adoption of such scheme. Upon adoption of the 2022 Share Award Scheme, the Board expects that no new award will be granted under the 2019 Share Award Scheme. The 2019 Share Award Scheme will be retained mainly for the purpose of continuing holding the 2019 Granted Shares pending transfer of all such shares to the relevant grantees.

#### **INTERIM DIVIDEND**

The Directors did not recommend the payment of any interim dividend for the six months ended 30 June 2022 (corresponding period of 2021: nil).

#### **DIRECTOR'S RIGHTS TO ACQUIRE SHARES OR DEBENTURES**

Apart from the details as disclosed under the heading "DIRECTORS' AND CHIEF EXECUTIVES' INTERESTS AND SHORT POSITIONS IN SHARES, UNDERLYING SHARES AND DEBENTURES OF THE COMPANY OR ITS ASSOCIATED CORPORATIONS" above, at no time during the six months ended 30 June 2022 were rights to acquire benefits by means of the acquisition of shares in or debentures of the Company granted to any Director or their respective spouse or children under 18 years of age, or were any such rights exercised by them; or was the Company and any of its subsidiaries a party to any arrangement to enable the Directors, or their respective spouse or children under 18 years of age, to acquire such rights in any other body corporate.

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

During the six months ended 30 June 2022, there were no purchase, sales or redemptions of the Company's listed securities by the Company or any of its subsidiaries.

#### SUFFICIENCY OF THE PUBLIC FLOAT

Based on the information publicly available to the Company and to the best knowledge, information and belief of the Directors, the Directors confirm that the Company had maintained a sufficient public float as required under the Listing Rules throughout the six months ended 30 June 2022.

#### **DISCLOSURE OF INFORMATION**

The interim report of the Group for the six months ended 30 June 2022 containing all the relevant information required by the Listing Rules has been published on the websites of The Stock Exchange of Hong Kong Limited (http://www.hkexnews.hk) and the Company (http://www.lifetechmed.com).

On behalf of the Board

**XIE Yuehui** *Executive Director, Chairman and Chief Executive Officer* 

Hong Kong, 30 August 2022

# **CONDENSED CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME**

For the six months ended 30 June 2022

The Board is pleased to announce the unaudited condensed consolidated results of the Group for the six months ended 30 June 2022 together with the comparative figures for the corresponding period of 2021 and the relevant explanatory notes as set out below.

		Six months ended 30 June			
	NOTES	2022	2021		
		RMB'000	RMB'000		
		(Unaudited)	(Unaudited)		
Revenue	4	555,214	461,141		
Cost of sales		(113,639)	(86,789)		
Gross profit		441,575	374,352		
Other income, expenses, gains and losses	5	41,277	35,386		
Selling and distribution expenses		(98,644)	(77,634)		
Administration expenses		(46,088)	(39,450)		
Research and development expenses		(100,261)	(65,021)		
Operating profit		237,859	227,633		
Finance income, net		3,914	4,582		
Share of losses of associates		(1,153)	(393)		
	,	2/0/20			
Profit before tax	6 7	240,620 (29,751)	231,822		
Income tax expense	/	(27,751)	(31,171)		
Profit for the period		210,869	200,651		
Other comprehensive income:					
Items that may be reclassified subsequently to profit or loss:					
Exchange differences arising on translation of foreign operations		212	613		
Other comprehensive income for the period		212	613		
Total comprehensive income for the period		211,081	201,264		
Profit (loss) for the period attributable to:					
Owners of the Company		214,784	204,407		
Non-controlling interests		(3,915)	(3,756)		
		210,869	200,651		
Total comprehensive income (oversee) attributable to:					
Total comprehensive income (expense) attributable to: Owners of the Company		214,996	205,020		
Non-controlling interests		(3,915)	(3,756)		
Non-controlling interests		(0,710)	(3,730)		
		211,081	201,264		
Earnings per share	9				
– Basic		RMB5.0 cents	RMB4.7 cents		
– Diluted		RMB4.8 cents	RMB4.5 cents		

# CONDENSED CONSOLIDATED STATEMENT OF FINANCIAL POSITION

As at 30 June 2022

NOTES	30 June 2022 RMB'000 (Unaudited)	31 December 2021 RMB'000 (Audited)
Non-current assets		
Property, plant and equipment 10	692,668	651,962
Right-of-use assets 11	65,600	72,103
Investment properties	139,623	142,481
Intangible assets 10	394,223	364,829
Interests in associates 12	20,381	21,520
Financial assets at FVTPL 13	24,402	27,110
Deposits for acquisition of property, plant and equipment	29,463	19,640
Deferred tax assets	61,983	46,998
	1,428,343	1,346,643
Current assets		
Inventories	168,834	129,286
Trade receivables 14	134,418	110,036
Other receivables and prepayments	143,019	121,374
Financial assets at FVTPL 13	170,000	199,000
Fixed bank deposits	319,851	158,112
Bank balances and cash	916,931	1,119,264
	1,853,053	1,837,072
Current liabilities		
Trade and other payables 15	432,715	429,610
Contract liabilities	3,900	7,223
Tax payables	42,577	34,029
Lease liabilities	7,181	11,045
	486,373	481,907
Net current assets	1,366,680	1,355,165
Total assets less current liabilities	2,795,023	2,701,808

# CONDENSED CONSOLIDATED STATEMENT OF FINANCIAL POSITION

As at 30 June 2022

	NOTES	30 June 2022 RMB'000 (Unaudited)	31 December 2021 RMB'000 (Audited)
Non-current liabilities			
Government grants	16	42,390	32,080
Lease liabilities		3,009	4,626
Financial liabilities at FVTPL	17	135,000	135,000
		180,399	171,706
Net assets		2,614,624	2,530,102
Capital and reserves			
Share capital	18	37	37
Reserves		2,594,982	2,503,545
Equity attributable to owners of the Company Non-controlling interests		2,595,019 19,605	2,503,582 26,520
Total equity		2,614,624	2,530,102

### CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

For the six months ended 30 June 2022

	Share capital RMB'000	Share premium RMB'000	Other reserve RMB'000	Translation reserve RMB'000	Statutory surplus reserve RMB'000 (Note i)	Capital reserve RMB'000	Contribution reserve RMB'000 (Note ii)	Share option reserve RMB'000	Reserve for share award schemes RMB'000 (Note iii)	Accumulated profits RMB'000	Total RMB'000	Non- controlling interests RMB'000	Total equity RMB'000
At 1 January 2021 (audited)	37	1,607,945	1,475	1,726	50,207	(3)	32,531	63,392	(188,357)	771,192	2,340,145	18,345	2,358,490
Profit (loss) for the period Other comprehensive income	-	-	-	-	-	-	-	-	-	204,407	204,407	(3,756)	200,651
for the period				613							613		613
Total comprehensive income (expense) for the period Changes in non-controlling	-	_	-	613	_	-	-	_	-	204,407	205,020	(3,756)	201,264
interest of subsidiaries Increase of interests	-	-	-	-	-	-	-	-	-	-	-	4,790	4,790
in an associate Recognition of equity-settled	-	-	3,638	-	-	-	-	-	-	-	3,638	-	3,638
share-based payments Exercise of share options	_	1,521	_	-	-	_	_	4,527 (545)	_	-	4,527 976	_	4,527 976
At 30 June 2021 (unaudited)	37	1,609,466	5,113	2,339	50,207	(3)	32,531	67,374	(188,357)	975,599	2,554,306	19,379	2,573,685
At 1 January 2022 (audited)	37	1,621,053	1,495	3,792	50,207	(3)	32,531	82,867	(352,061)	1,063,664	2,503,582	26,520	2,530,102
Profit (loss) for the period	-	-	-	-	-	-	-	-	-	214,784	214,784	(3,915)	210,869
Other comprehensive income for the period				212							212		212
Total comprehensive income (expense) for the period Changes in non-controlling	-	-	-	212	-	-	-	-	-	214,784	214,996	(3,915)	211,081
interest of a subsidiary	-	-	-	-	-	-	-	-	-	-	-	(3,000)	(3,000)
Increase of interests in an associate Recognition of equity-settled	-	-	134	-	-	-	-	-	-	-	134	-	134
share-based payments Purchase of ordinary shares	_	_	_	_	_		_	31,275	— (154,968)	_	31,275 (154,968)	_	31,275 (154,968)
At 30 June 2022 (unaudited)	37	1,621,053	1,629	4,004	50,207	(3)	32,531	114,142	(507,029)	1,278,448	2,595,019	19,605	2,614,624

#### Notes:

- Statutory surplus reserve is non-distributable and the transfer to this reserve is determined according to the relevant laws in the PRC and by the board of directors of the PRC subsidiaries in accordance with the Article of Association of the subsidiaries. Statutory surplus reserve can be used to make up for previous years' losses or convert into additional capital of the PRC subsidiaries of the Company.
- (ii) Contribution reserve represents the difference between the fair value of the consideration paid for the acquisition of Lifetech Scientific (Shenzhen) Co., Ltd. (先健科技(深圳)有限公司) ("Lifetech Shenzhen") from shareholders and the carrying amount of the share of net assets acquired in August 2006 and it is regarded as a deemed contribution from shareholders under merger accounting.
- (iii) During the six months ended 30 June 2022, the Company instructed Bank of Communications Trustee Limited and Futu Trustee Limited to purchase 76,844,000 ordinary shares on the market at a consideration of RMB154,968,000 in accordance with the share award schemes. These shares were held on trust by such trustees for the grant of share awards to eligible participants.

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# **CONDENSED CONSOLIDATED STATEMENT** OF CASH FLOWS

For the six months ended 30 June 2022

	Six months ended 30 June		
	2022		
	RMB'000	RMB'000	
	(Unaudited)	(Unaudited)	
OPERATING ACTIVITIES			
Cash generated from operations	280,799	239,446	
Income taxes paid	(36,640)	(40,105)	
NET CASH FROM OPERATING ACTIVITIES	244,159	199,341	
INVESTING ACTIVITIES			
Deposits paid for and purchase of property, plant and equipment	(117,926)	(113,170)	
Payments for intangible assets	(1,800)	(2,561)	
Expenditure incurred and capitalised as intangible assets	(46,039)	(26,281)	
Government grants received for acquisition of plant and equipment	12,650	5,000	
Investment income from financial assets at FVTPL	-	27,667	
Interest received from bank deposits	4,331	6,578	
Capital contribution to associates	(384,000)	(3,100)	
Placement of bank structured deposits Release of bank structured deposits	413,000	_	
Release of pledged bank deposit	413,000	78,000	
Placement of fixed bank deposits	(161,739)	(489,648)	
Release of fixed bank deposits		50,000	
NET CASH USED IN INVESTING ACTIVITIES	(281,523)	(467,515)	
FINANCING ACTIVITIES			
Purchase of shares under share award schemes	(154,968)	_	
Repayments of bank borrowings	_	(113,253)	
Proceeds from issue of Shares upon exercise of share options	_	976	
Interest paid for bank borrowings	_	(1,996)	
Repayments of lease liabilities	(6,796)	(6,131)	
Repayments of Interest on lease liabilities	(417)	(349)	
Changes in non-controlling interests of subsidiaries	(3,000)	4,790	
NET CASH USED IN FINANCING ACTIVITIES	(165,181)	(115,963)	
NET DECREASE IN CASH AND CASH EQUIVALENTS	(202,545)	(384,137)	
CASH AND CASH EQUIVALENTS AT BEGINNING OF THE PERIOD	1,119,264	971,683	
EFFECT OF FOREIGN EXCHANGE RATE CHANGES	212	613	
CASH AND CASH EQUIVALENTS AT END OF THE PERIOD,			
representing bank balances and cash	916,931	588,159	

For the six months ended 30 June 2022

#### 1. GENERAL INFORMATION

The Company was incorporated in the Cayman Islands on 17 August 2006 as an exempted company with limited liability and its shares are listed on the Main Board of The Stock Exchange of Hong Kong Limited (the "Stock Exchange"). Mr. Xie Yuehui, is the Chairman and Chief Executive Officer of the Company. The address of the registered office is PO Box 309, Ugland House, Grand Cayman, KY1-1104, Cayman Islands and the address of the principal place of business is LifeTech Scientific Building, No.22, Keji 12th Road South, Hightech Industrial Park, Nanshan District, Shenzhen, Guangdong Province, the PRC.

The Company is an investment holding company. The principal activities of the Group are developing, manufacturing and trading of advanced interventional medical devices for cardiovascular and peripheral vascular diseases and disorders.

The condensed consolidated financial statements are presented in RMB, which is the functional currency of the Company and the Group's major operating subsidiaries.

#### 2. BASIS OF PREPARATION

The unaudited condensed consolidated financial statements of the Group for the six months ended 30 June 2022 have been prepared in accordance with International Accounting Standard 34 "Interim Financial Reporting" issued by the International Accounting Standards Board ("IASB") as well as with the applicable disclosure requirements of Appendix 16 of the Listing Rules.

#### 3. PRINCIPAL ACCOUNTING POLICIES

The condensed consolidated financial statements have been prepared on the historical cost basis except for certain financial instruments, which are measured at fair value.

The accounting policies and methods of computation used in the condensed consolidated financial statements for the six months ended 30 June 2022 are consistent with those followed in the preparation of the Group's annual financial statements for the year ended 31 December 2021.

In addition, in the current interim period, the Group has applied, for the first time, a new interpretation and certain amendments to IFRSs issued by the IASB that are mandatorily effective for the current interim period. The application of the above new interpretation and amendments to IFRSs in the current interim period has had no material effect on the amounts reported in these condensed consolidated financial statements and/or disclosures set out in these condensed consolidated financial statements.

#### 4. SEGMENT INFORMATION

The segment information reported internally was analysed on the basis of their products supplied by the Group's operating divisions which is consistent with the internal information that is regularly reviewed by executive Directors of the Company, the chief operating decision makers, for the purposes of resource allocation and assessment of performance.

For the six months ended 30 June 2022

#### 4. **SEGMENT INFORMATION** - continued

The Group's operating segments under IFRSs 8 are as follows:

- Structural heart diseases business: trade, manufacture, research and development of devices related to structural heart diseases.
- Peripheral vascular diseases business: trade, manufacture, research and development of devices • related to peripheral vascular diseases.
- Cardiac pacing and electrophysiology business: trade, manufacture, research and development of • devices related to cardiac pacing and electrophysiology.

Information regarding the above segments is reported below.

#### (a) Segment revenue and results

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

Cardiac pacing	Peripheral	
and	vascular	Structural
electrophysiology	diseases	heart diseases
hucinocc	hucinocc	hucinoco

For the six months	ended 30	June 2022
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	business RMB'000 (Unaudited)	business RMB'000 (Unaudited)	business RMB'000 (Unaudited)	Subtotal RMB'000 (Unaudited)	Elimination RMB'000 (Unaudited)	Total RMB'000 (Unaudited)
SEGMENT REVENUE	(onauditeu)	(onaddited)	(onaddited)	(onaddited)	(onauditeu)	(onautiteu)
External sales	194,893	316,591	43,730	555,214	_	555,214
Inter-segment sales	59,215	22,299	2,799	84,313	(84,313)	-
	254,108	338,890	46,529	639,527	(84,313)	555,214
Segment profit	173,682	250,307	17,586	441,575		441,575
Unallocated income – Other income and						
other gains						49,823
– Finance income						4,331
						.,
Unallocated expense						
– Selling and distribution						(98,644)
expenses – Administration						(70,044)
expenses						(46,088)
- Research and						(10,000)
development						
expenses						(100,261)
– Other expenses						
and losses						(8,546)
– Finance costs						(417)
– Share of losses of						(1.150)
associates					-	(1,153)
Profit before tax						240,620

For the six months ended 30 June 2022

### 4. SEGMENT INFORMATION - continued

#### (a) Segment revenue and results - continued

For the six months ended 30 June 2021

SEGMENT REVENUE External sales Inter-segment sales	Structural heart diseases business RMB'000 (Unaudited) 159,083 59,355	Peripheral vascular diseases business RMB'000 (Unaudited) 286,875 14,860	Cardiac pacing and electrophysiology business RMB'000 (Unaudited) 15,183 2,034	Subtotal RMB'000 (Unaudited) 461,141 76,249	Elimination RMB'000 (Unaudited) – (76,249)	Total RMB'000 (Unaudited) 461,141 –
-	218,438	301,735	17,217	537,390	(76,249)	461,141
Segment profit (loss)	142,239	232,310	(197)	374,352	_	374,352
Unallocated income – Other income and other gains – Finance income Unallocated expense						58,295 6,578
– Selling and distribution expenses – Administration						(77,634)
expenses – Research and						(39,450)
development expenses – Other expenses						(65,021)
and losses – Finance costs – Share of losses of						(22,909) (1,996)
- Share of losses of associates						(393)
Profit before tax					=	231,822

Segment profit represents the gross profit earned by each segment without allocation of all other items of income and expenses, as set out above. This is the measure reported to the chief operating decision makers, the executive Directors of the Company, for the purposes of resources allocation and assessment of segment performance.

For the six months ended 30 June 2022

#### 4. SEGMENT INFORMATION - continued

## (b) Segment assets and liabilities

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

#### Segment assets

	30 June 2022 RMB'000 (Unaudited)	31 December 2021 RMB'000 (Audited)
Operating segments:		
Structural heart diseases business	314,730	291,059
Peripheral vascular diseases business	722,078	631,165
Cardiac pacing and electrophysiology business	105,219	113,607
Total segment assets Unallocated assets	1,142,027	1,035,831
Interests in associates	20,381	21.520
Property, plant and equipment	372,183	322,267
Right-of-use assets	65,600	72,103
Investment properties	139,623	142,481
Deferred tax assets	61,983	46,998
Financial assets at FVTPL	194,402	226,110
Other receivables and prepayments	35,293	26,131
Bank balances and cash	916,931	1,119,264
Fixed bank deposits	319,851	158,112
Intangible assets	2,245	2,245
Deposits for acquisition of property, plant and equipment	10,877	10,653
Consolidated assets	3,281,396	3,183,715

For the six months ended 30 June 2022

#### 4. SEGMENT INFORMATION - continued

#### (b) Segment assets and liabilities - continued

#### Segment liabilities

	30 June 2022 RMB'000 (Unaudited)	31 December 2021 RMB'000 (Audited)
Operating segments:		
Structural heart diseases business	55,691	51,380
Peripheral vascular diseases business	112,522	93,778
Cardiac pacing and electrophysiology business	2,102	2,032
Total segment liabilities Unallocated liabilities	170,315	147,190
Other payables	262,870	285,438
Lease liabilities	10,190	15,671
Tax payables	42,577	34,029
Government grants	45,820	36,285
Financial liabilities at FVTPL	135,000	135,000
Consolidated liabilities	666,772	653,613

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

- All assets are allocated to operating segments other than bank balances and cash, interests in associates, financial assets at FVTPL, fixed bank deposits, deferred tax assets, investment properties, right-of-use assets, certain other receivables and prepayments, certain intangible assets, certain property, plant and equipment, certain deposits for acquisition of property, plant and equipment; and
- Trade payables, contract liabilities and certain other payables are allocated to operating segments in arriving at segment liabilities, which therefore exclude government grants (include current portion under other payables and non-current portion), tax payables, lease liabilities, financial liabilities at FVTPL and certain other payables.

For the six months ended 30 June 2022

## 5. OTHER INCOME, EXPENSES, GAINS AND LOSSES

	Six months ended 30 June	
	2022	2021
	RMB'000	RMB'000
	(Unaudited)	(Unaudited)
Other income and expenses		
Government grants	7,050	10,875
Rental income	17,061	19,538
Depreciation of investment properties	(3,195)	(3,195)
Others	(1,581)	(3,604)
	19,335	23,614
Other gains and losses		
Losses on disposal of property, plant and equipment	(289)	(38)
Investment income from financial assets at FVTPL	-	27,667
Unrealised foreign exchange gains (losses) in financial		
assets at FVTPL	773	(3,558)
(Losses) gains from changes in fair value of financial		
assets at FVTPL	(3,481)	215
Gains on disposal of partial interest in an associate	3,180	—
Other net foreign exchange gains (losses)	21,759	(12,514)
	21,942	11,772
	41,277	35,386

For the six months ended 30 June 2022

### 6. PROFIT BEFORE TAX

	Six months ended 30 June	
	2022	2021
	RMB'000	RMB'000
	(Unaudited)	(Unaudited)
Profit before tax has been arrived at after charging (crediting):		
Staff costs, including directors' remuneration		
Directors' fees	360	240
Salaries, wages, performance related bonus and other benefits	127,747	93,450
Share-based payment expenses	29,726	4,111
Retirement benefits scheme contributions	11,694	8,304
Less: capitalised in development costs	(17,803)	(16,299)
	151,724	89,806
Cost of inventories recognised as expenses	113,639	86,789
Depreciation of property, plant and equipment	16,245	15,961
Depreciation of right-of-use assets	7,843	7,222
Depreciation of investment properties	3,195	3,195
Amortisation of intangible assets	6,161	4,216
Gross rental income from investment properties	(17,061)	(19,538)
Less: direct operating expenses incurred for investment properties		
that generated rental income during the period	3,195	3,195
	(13,866)	(16,343)

For the six months ended 30 June 2022

#### 7. INCOME TAX EXPENSE

	Six months ended 30 June		
	2022	2021	
	RMB'000	RMB'000	
	(Unaudited)	(Unaudited)	
Current tax charge:			
PRC Enterprise Income Tax	39,858	34,131	
Hong Kong Profits Tax	4,878	3,542	
Deferred tax credit:			
Current period	(14,985)	(6,502)	
	29,751	31,171	

The Company is tax exempted under the laws of the Cayman Islands.

Lifetech Scientific International Holding Limited, a subsidiary of the Company, is subject to Hong Kong Profits Tax. On 21 March 2018, the Hong Kong Legislative Council passed The Inland Revenue (Amendment) (No. 7) Bill 2018 (the "Bill") which introduced the two-tiered profits tax rates regime. The Bill was signed into law on 28 March 2018 and was gazetted on the following day. Under the two-tiered profits tax rates regime, the first HKD2.0 million of profits of the qualifying group entity will be taxed at 8.25%, and profits above HKD2.0 million will be taxed at 16.5%. The profits of group entities not qualifying for the two-tiered profits tax rates regime will continue to be taxed at a flat rate of 16.5% on assessable profits earned in Hong Kong.

Under the Law of the People's Republic of China on Enterprise Income Tax (the "EIT Law") and Implementation Regulation of the EIT Law, the tax rate of the PRC subsidiaries is 25% except for Lifetech Shenzhen and Biotyx Medical (Shenzhen) Co., Ltd. (元心科技(深圳)有限公司) ("Biotyx Medical"), two major operating subsidiaries in the PRC. Lifetech Shenzhen and Biotyx Medical were qualified as High and New Technology Enterprises (the qualification is subject to review for every three years), and therefore Lifetech Shenzhen and Biotyx Medical are entitled to a preferential income tax rate of 15% for the periods ended 30 June 2022 and 2021.

The applicable income tax rate of Lifetech Scientific India Private Ltd. in the jurisdiction of India is 30.9% on its taxable profits.

Taxation arising in other jurisdictions is calculated at the rates prevailing in the relevant jurisdictions.

#### 8. DIVIDENDS

No dividend was paid, declared or proposed during the interim periods ended 30 June 2022 and 2021, nor has any dividend been proposed since the end of the reporting period.

For the six months ended 30 June 2022

#### 9. EARNINGS PER SHARE

The calculation of basic and diluted earnings per share attributable to the owners of the Company is based on the following data:

	Six months ended 30 June	
	2022	2021
	RMB'000	RMB'000
	(Unaudited)	(Unaudited)
Earnings:		
Earnings for the purposes of basic and diluted earnings per share	214,784	204,407

	Six months ended 30 June	
	2022	2021
	'000	'000
	(Unaudited)	(Unaudited)
Number of shares:		
Weighted average number of ordinary shares for the purpose of		
basic earnings per share (Note)	4,330,055	4,315,101
Effect of dilutive potential ordinary shares:		
Share options	33,293	48,343
Award shares	154,565	216,371
Weighted average number of ordinary shares for the purpose of	( 545 040	
diluted earnings per share	4,517,913	4,579,815

Note: Treasury shares are deducted from total number of shares in issue for the purpose of calculating earnings per share.

#### 10. PROPERTY, PLANT AND EQUIPMENT AND INTANGIBLE ASSETS

During the six months ended 30 June 2022, the Group spent approximately RMB4,409,000 (corresponding period of 2021: approximately RMB6,512,000) for the acquisition of equipment and improvement of plant to enhance its manufacturing capabilities. In addition, the Group also incurred approximately RMB53,840,000 (corresponding period of 2021: approximately RMB99,886,000) for construction cost of the industrial park.

During the six months ended 30 June 2022, the Group incurred approximately RMB47,588,000 (corresponding period of 2021: approximately RMB26,697,000) of development expenditure for the development of structural heart diseases business and peripheral vascular diseases business, and incurred approximately RMB1,800,000 (corresponding period of 2021: approximately RMB2,561,000) for the purchase of other intangible assets.

For the six months ended 30 June 2022

#### 11. RIGHT-OF-USE ASSETS

	Leasehold lands RMB'000	Leased properties RMB'000	Total RMB'000
As at 1 January 2022			
Carrying amount (audited)	56,181	15,922	72,103
For the six months ended 30 June 2022			
Additions	-	1,340	1,340
Depreciation charge	(767)	(7,076)	(7,843)
As at 30 June 2022			
Carrying amount (unaudited)	55,414	10,186	65,600

During the six months ended 30 June 2022, the Group leases various offices, warehouses and staff dormitories. Lease contracts are entered into for fixed term of 1 to 4 years. Lease terms are negotiated on individual basis and contain different terms. In determining the lease term and assessing the length of the non-cancellable period, the Group applies the definition of a contract and determines the period for which the contract is enforceable.

The Group regularly enters into short-term leases for offices and staff dormitories. During the six months ended 30 June 2022, the short-term lease expenses were amounted to approximately RMB943,000.

In addition, lease liabilities of approximately RMB10,190,000 (31 December 2021: approximately RMB15,671,000) are recognised with related right-of-use assets of approximately RMB10,186,000 (31 December 2021: approximately RMB15,922,000) as at 30 June 2022. The lease agreements do not impose any covenants other than the security interests in the leased properties that are held by the lessor and the relevant leased properties may not be used as security for borrowing purposes. As at 30 June 2022, the Group has no lease commitments as leasee.

#### 30 June 31 December 2022 2021 RMB'000 RMB'000 (Unaudited) (Audited) 24,946 Cost of investment in associates 25,212 Share of post-acquisition losses and other (4,565) comprehensive expenses (3, 692)20,381 21,520

### **12. INTERESTS IN ASSOCIATES**

For the six months ended 30 June 2022

### **12. INTERESTS IN ASSOCIATES** - continued

The following set out the particulars of the associates of the Group as at 30 June 2022 and 31 December 2021, which in the opinion of the Directors, principally affected the results or net assets of the Group:

Name of entities	Country of incorporation	Place of business		of ownership by the Group	Principle activities	
			30 June 2022	31 December 2021		
Shenzhen High-Performance Medical Device National Research Institute Co., Ltd. (深圳高性能醫療器械國家 研究院有限公司) ("Joint Laboratory") (Note i)	The PRC	The PRC	10.42%	10.42%	Developing medical devices	
Shenzhen Lifetech Cardio Medical Electronics Co., Ltd (深圳市先健心康醫療電子 有限公司) ("Shenzhen Cardio") (Note ii)	The PRC	The PRC	25.75%	31.62%	Developing, manufacturing and trading of medical devices	
Shenzhen Advanced Medical Services Co., Ltd (深圳市領先醫療服務有限公司) ("Advanced Medical") (Note ii)	The PRC	The PRC	40.00%	40.00%	Consulting and technology services	

Notes:

i The Group continues to be able to exercise significant influence over Joint Laboratory because the Group is entitled to appoint one of the five directors under its Articles of Association.

ii The Group is able to exercise the significant influence over Shenzhen Cardio and Advanced Medical.

All of these associates are accounted for using the equity method in these consolidated financial statements. The Group considers none of its associates is individually material.

Financial information of these companies has not been disclosed since these associates are immaterial to the Group.

For the six months ended 30 June 2022

### **13. FINANCIAL ASSETS AT FVTPL**

	30 June 2022 RMB'000 (Unaudited)	31 December 2021 RMB'000 (Audited)
Financial assets mandatorily measured at FVTPL:		
Current assets		
Short-term bank structured deposits	170,000	199,000
Non-current assets		
Unlisted fund		
– Equity fund (Note i)	13,799	17,157
– Hybrid fund (Note ii)	10,603	9,953
	24,402	27,110

Notes:

- i. On 25 May 2018, the Group entered into a subscription agreement with certain independent third parties pursuant to which the Group agreed to subscribe for interest of the Equity Fund, as a limited partner, for an aggregate consideration of USD6,000,000 (equivalent to approximately RMB38,202,000) in cash. The Equity Fund principally invests in securities or assets of companies that are involved in the healthcare industry, with a particular focus on cross-border innovative latestage venture opportunities and cross-over investments.
- ii. On 8 January 2021, the Group entered into a contract to purchase a hybrid fund unit with a financial institution, which was accounted for as financial assets at FVTPL on initial recognition, for a consideration of RMB10,000,000 in cash.

The above investments in the funds are managed by fund managers. The Group does not have rights to engage in the management of the investments or participate in the financial and operating policy decisions. As such, the Group does not have significant influence over the investments and therefore they are not accounted for as associates. The investments are accounted as financial assets at FVTPL in accordance with IFRS 9. In the opinion of the Directors of the Company, the investments in the funds are held for long-term investment purposes and as such, the investments are classified as non-current assets.

For the six months ended 30 June 2022

#### 14. TRADE RECEIVABLES

The Group normally allows a credit period of 30 to 180 days to its trade customers. The following is an aged analysis of trade receivables, net of allowance for credit losses, presented based on the invoice dates at the end of the Reporting Period, which approximated the respective revenue recognition dates:

	30 June	31 December
	2022	2021
	RMB'000	RMB'000
	(Unaudited)	(Audited)
1 - 90 days	103,515	78,327
91 - 180 days	17,280	25,726
181 - 365 days	13,051	5,745
Over 365 days	572	238
	134,418	110,036

### **15. TRADE PAYABLES**

The credit period granted by suppliers to the Group ranged from 30 to 120 days. The following is an aged analysis of trade payables presented based on the invoice dates at the end of the Reporting Period:

	30 June 2022 RMB'000 (Unaudited)	31 December 2021 RMB'000 (Audited)
0 - 30 days	31,336	27,895
31 - 60 days	7	1,865
61 - 120 days	15,677	668
Over 120 days	2,580	328
	49,600	30,756

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#### **16. GOVERNMENT GRANTS**

	Six months ended 30 June		
	2022	2021	
	RMB'000	RMB'000	
	(Unaudited)	(Unaudited)	
Government grant related to assets:			
At the beginning of the period	36,285	35,423	
Additions	12,650	5,000	
Released to profit or loss	(3,115)	(2,569)	
At the end of the period	45,820	37,854	
	30 June	31 December	
	2022	2021	
	RMB'000	RMB'000	
	(Unaudited)	(Audited)	
Classified as:			
Current liabilities (included in other payables)	3,430	4,205	
Non-current liabilities	42,390	32,080	
	45,820	36,285	

Government grants include subsidies in relation to the acquisition of plant, equipment and the research and development of medical devices. The amount will transfer to income on a systematic basis over the estimated useful lives of the related assets.

During the six months ended 30 June 2022, the Group recognised income of approximately RMB7,050,000 (corresponding period of 2021: approximately RMB10,875,000) of which approximately RMB3,935,000 (corresponding period of 2021: approximately RMB8,306,000) was received and directly recognised in profit or loss.

For the six months ended 30 June 2022

### **17. FINANCIAL LIABILITIES AT FVTPL**

	30 June	31 December
	2022	2021
	RMB'000	RMB'000
	(Unaudited)	(Audited)
Advances from third parties	135,000	135,000

During the year ended 31 December 2020, Lifetech Shenzhen, a wholly-owned subsidiary of the Company, entered into a shareholders' agreement with certain independent third parties for issuance of shares of Biotyx Medical, a subsidiary of Lifetech Shenzhen, with a total consideration of RMB135,000,000. Pursuant to the agreement, during the year ended 31 December 2020, Biotyx Medical received the first capital injection of RMB67,500,000. During the year ended 31 December 2021, Biotyx Medical received the second capital injection of RMB67,500,000.

Pursuant to the abovementioned shareholder's agreement, if Biotyx Medical is unable to meet certain specified conditions under agreed timeframe, the holders of these shares will have the right to require Biotyx Medical to redeem all of their shares at the predetermined consideration. Accordingly, these shares are classified as a financial liability.

The Group expects that Biotyx Medical will be able to satisfy its redemption obligations in the case that the above specific conditions happen.

### **18. SHARE CAPITAL**

	Number of Shares	Amount USD
Ordinary Shares		
Authorised:		
At 1 January 2021, 31 December 2021 and		
30 June 2022 at USD0.00000125 each	40,000,000,000	50,000

For the six months ended 30 June 2022

#### 18. SHARE CAPITAL - continued

	Number of Shares	Amount USD	Shown in the condensed consolidated financial statements as RMB'000
Issued and fully paid:			
At 1 January 2021	4,626,998,400	5,785	37
Exercise of share options	3,032,000	4	*
At 31 December 2021	4,630,030,400	5,789	37
At 30 June 2022	4,630,030,400	5,789	37

\* Less than RMB1,000.

#### **19. SHARE-BASED PAYMENT TRANSACTIONS**

#### (a) Previous Scheme

The Previous Scheme was adopted by the Company on 22 October 2011 and was amended by unanimous written resolutions of the Board on 5 May 2015 for the primary purpose of providing incentives to eligible participants.

On 5 May 2015, an aggregate of 160,000,000 options was granted subject to certain vesting conditions pursuant to the Previous Scheme to the grantees. The total options are scheduled to be vested in five batches, respectively on 5 May 2016, 5 May 2017, 5 May 2018, 5 May 2019 and 5 May 2020, with 20% of total options in each batch. As at 30 June 2022, 70,189,600 of such options remained outstanding and exercisable.

On 31 March 2021, an aggregate of 33,320,000 options was granted subject to certain vesting conditions pursuant to the Previous Scheme to the grantees. The total options are scheduled to be vested in three batches, respectively on 31 March 2022, 31 March 2023 and 31 March 2024, with 30%, 30% and 40% of total options in each batch. As at 30 June 2022, 9,030,000 of such options remained outstanding and exercisable.

For the six months ended 30 June 2022

### **19. SHARE-BASED PAYMENT TRANSACTIONS** - continued

#### (a) **Previous Scheme** - continued

The following table discloses movements in the Company's share options granted to the grantees under the Previous Scheme during the six months ended 30 June 2022:

	Number of Shares subject to share options						
	Outstanding	Granted	Exercised	Lapsed	Outstanding		
_	at 1 January	during	during	during	at 30 June		
Туреѕ	2022	the period	the period	the period	2022		
Share options granted on							
5 May 2015:							
Employees							
Batch I	11,816,000	-	-	-	11,816,000		
Batch II	12,653,200	-	-	-	12,653,200		
Batch III	14,094,800	-	-	-	14,094,800		
Batch IV	15,673,200	-	-	-	15,673,200		
Batch V	15,952,400				15,952,400		
Sub-total	70,189,600				70,189,600		
Share options granted on							
31 March 2021:							
Employees							
Batch I	9,276,000	-	-	(246,000)	9,030,000		
Batch II	9,276,000	-	-	(246,000)	9,030,000		
Batch III	12,368,000	-	-	(328,000)	12,040,000		
Sub-total	30,920,000			(820,000)	30,100,000		
Total	101,109,600			(820,000)	100,289,600		
Exercisable as at 30 June 2022					79,219,600		
Weighted average exercise price					HKD2.096		

For the six months ended 30 June 2022

#### **19. SHARE-BASED PAYMENT TRANSACTIONS** - continued

#### (a) **Previous Scheme** - continued

The following table discloses movements in the Company's share options granted to the grantees under the Previous Scheme during the six months ended 30 June 2021:

	Number of Shares subject to share options						
	Outstanding	Granted	Exercised	Lapsed	Outstanding		
	at 1 January	during	during	during	at 30 June		
Types	2021	the period	the period	the period	2021		
Share options granted on							
5 May 2015:							
Employees							
Batch I	12,096,400	_	(185,600)	_	11,910,800		
Batch II	13,633,600	_	(4,400)	_	13,629,200		
Batch III	15,052,400	_	(270,000)	_	14,782,400		
Batch IV	16,190,800	_	(219,600)	_	15,971,200		
Batch V	16,248,400		(110,400)		16,138,000		
Sub-total	73,221,600		(790,000)		72,431,600		
Share options granted on							
31 March 2021:							
Employees							
Batch I	_	9,996,000	_	_	9,996,000		
Batch II	_	9,996,000	_	_	9,996,000		
Batch III		13,328,000			13,328,000		
Sub-total		33,320,000			33,320,000		
Total	73,221,600	33,320,000	(790,000)	_	105,751,600		
Exercisable as at 30 June 2021					72,431,600		
Weighted average exercise price					HKD2.128		

In respect of the share options exercised during the six months ended 30 June 2021, the closing market price (weighted average) immediately before the dates on which the share options exercised was HKD4.751.

For the six months ended 30 June 2022

#### **19. SHARE-BASED PAYMENT TRANSACTIONS** - continued

#### (a) **Previous Scheme** - continued

In respect of the share options granted on 5 May 2015 and 31 March 2021, the fair values were calculated according to the Binomial Model. The inputs into the model were as follows:

Batch	Number of options	Expected life year	Initial underlying HKD	Exercise price HKD	Risk free rate % (Note i)	Dividend yield %	Expected volatility % (Note ii)
Share optio	ns granted on 5	i May 2015:					
Batch I	32,000,000	7.75	1.410	1.464	1.51	_	55.330
Batch II	32,000,000	8.00	1.410	1.464	1.52	_	55.120
Batch III	32,000,000	8.25	1.410	1.464	1.53	—	54.620
Batch IV	32,000,000	8.50	1.410	1.464	1.55	—	54.180
Batch V	32,000,000	8.75	1.410	1.464	1.56	—	54.190
Share optio	ns granted on 3	1 March 20	21:				
Batch I	9,996,000	10.00	3.570	3.570	1.33	_	51.353
Batch II	9,996,000	10.00	3.570	3.570	1.33	_	51.353
Batch III	13,328,000	10.00	3.570	3.570	1.33	_	51.353

Notes:

- (i) Risk-free rate represents the yields of HKD Hong Kong Sovereign Curve with respective tenors as the valuation date. Linear Interpolation is adopted when necessary.
- (ii) Volatility is the average of the annualized standard deviation of daily return of stock price of selected stocks in the same industry with the tenor equal to the option life with reference to Bloomberg. Changes in the subjective input assumptions could materially affect the fair value estimate.

#### (b) Share Option Scheme

The Share Option Scheme was adopted by the Company on 17 September 2021 for the primary purpose of providing incentives to eligible participants.

On 12 November 2021, an aggregate of 101,800,000 options was granted subject to certain vesting conditions pursuant to the Share Option Scheme to the grantees. The total options are scheduled to be vested in five batches upon completion of the Group's annual performance assessment with 10%, 15%, 20%, 25% and 30% of total options in each batch.

On 10 December 2021, an aggregate of 35,000,000 options was granted subject to certain vesting conditions pursuant to the Share Option Scheme to the grantees. The total options are scheduled to be vested in five batches upon completion of the Group's annual performance assessment with 10%, 15%, 20%, 25% and 30% of total options in each batch.

For the six months ended 30 June 2022

### **19. SHARE-BASED PAYMENT TRANSACTIONS** - continued

#### (b) Share Option Scheme - continued

The following table discloses movements in the Company's share options granted to the grantees under the Share Option Scheme during the six months ended 30 June 2022:

	Number of Shares subject to share options				
	Outstanding	Granted	Exercised	Lapsed	Outstanding
	at 1 January	during	during	during	at 30 June
Types	2022	the period	the period	the period	2022
Share options granted on					
12 November 2021:					
Employees					
Batch I	10,180,000	-	-	-	10,180,000
Batch II	15,270,000	-	-	-	15,270,000
Batch III	20,360,000	-	-	-	20,360,000
Batch IV	25,450,000	-	-	-	25,450,000
Batch V	30,540,000				30,540,000
Sub-total	101,800,000				101,800,000
Share options granted on 10 December 2021:					
Employees					
Batch I	1,100,000	-	-	-	1,100,000
Batch II	1,650,000	-	-	-	1,650,000
Batch III	2,200,000	-	-	-	2,200,000
Batch IV	2,750,000	-	-	-	2,750,000
Batch V	3,300,000	-	-	-	3,300,000
Consultants					
Batch I	2,400,000	-	-	-	2,400,000
Batch II	3,600,000	-	-	-	3,600,000
Batch III	4,800,000	-	-	-	4,800,000
Batch IV	6,000,000	-	-	-	6,000,000
Batch V	7,200,000				7,200,000
Sub-total	35,000,000				35,000,000
Total	136,800,000				136,800,000
Exercisable as at 30 June 2022					
Weighted average exercise price					HKD3.653

For the six months ended 30 June 2022

### **19. SHARE-BASED PAYMENT TRANSACTIONS** - continued

#### (b) Share Option Scheme - continued

In respect of the share options granted on 12 November 2021 and 10 December 2021, the fair values were calculated according to the Binomial Model. The inputs into the model were as follows:

Batch	Number of options	Expected life year	Initial underlying HKD	Exercise price HKD	Risk free rate % (Note i)	Dividend yield %	Expected volatility % (Note ii)
Share optic	ons granted on 1	2 Novembe	r 2021:				
Batch I	10,180,000	10.00	3.590	3.590	1.39	_	51.53
Batch II	15,270,000	10.00	3.590	3.590	1.39	_	51.53
Batch III	20,360,000	10.00	3.590	3.590	1.39	_	51.53
Batch IV	25,450,000	10.00	3.590	3.590	1.39	_	51.53
Batch V	30,540,000	10.00	3.590	3.590	1.39	_	51.53
Share optic	ons granted on 1	0 Decembe	r 2021:				
Batch I	3,500,000	10.00	3.800	3.836	1.37	_	51.54
Batch II	5,250,000	10.00	3.800	3.836	1.37	_	51.54
Batch III	7,000,000	10.00	3.800	3.836	1.37	_	51.54
Batch IV	8,750,000	10.00	3.800	3.836	1.37	—	51.54
Batch V	10,500,000	10.00	3.800	3.836	1.37	_	51.54

#### Notes:

(i) Risk-free rate represents the yields of HKD Hong Kong Sovereign Curve with respective tenors as the valuation date. Linear Interpolation is adopted when necessary.

(ii) Volatility is the average of the annualized standard deviation of daily return of stock price of selected stocks in the same industry with the tenor equal to the option life with reference to Bloomberg. Changes in the subjective input assumptions could materially affect the fair value estimate.

The Binomial Model had been used to estimate the fair value of the options. The model involves the construction of a binomial lattice which represents different possible paths that might be followed by the stock price over the life of the options. In developing the binomial lattice, the life of the options is divided into various time steps. In each time step there is a binomial stock price movement. The main inputs to the model include the share price of the Company, exercise price, exercise multiple, risk-free rate, expected volatility, dividend yield and expected life of the options. Expected volatility was determined by the historical share price of comparable companies in the relevant period.

For the six months ended 30 June 2022, the Group recognised approximately RMB29,726,000 (corresponding period of 2021: approximately RMB4,111,000) share-based payment expenses in profit or loss. In addition, approximately RMB1,549,000 (corresponding period of 2021: approximately RMB416,000) was capitalised in development costs.

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#### **19. SHARE-BASED PAYMENT TRANSACTIONS** - continued

#### (c) 2019 Share Award Scheme

The Company adopted the 2019 Share Award Scheme on 28 December 2018, which was subsequently amended by a unanimous written resolution of the Board on 29 April 2019. The purpose of the 2019 Share Award Scheme is to (i) recognise and motivate the contributions by certain eligible participants and to incentivise them and retain them for the continual operation and development of the Group; (ii) to attract suitable personnel for further development of the Group; and (iii) to provide certain eligible participants with a direct economic interest in attaining a long-term relationship between the Group and certain eligible participants.

Pursuant to the rules of the 2019 Share Award Scheme, the Board shall not make any further grant of Award Shares such that the total number of shares granted under the 2019 Share Award Scheme will exceed 10% of the total number of issued shares as at 28 December 2018. The maximum number of Award shares that may be granted under the 2019 Share Award Scheme is 433,629,120 shares.

Based on a unanimous written resolution of the Board of Directors of the Company dated 29 September 2020, pursuant to the grant notices and vesting notices to eligible participants dated the same date, a total of 312,620,000 shares of the Company have been granted by the Company to certain senior management/employees at a price of HKD1.35 per ordinary share and fully vested at the same date under 2019 Share Award Scheme, of which 12,645,000 shares were subscribed in 2021. There were no vesting conditions attached to such Award Shares.

The 2019 Share Award Scheme shall be valid and effective for a term of 10 years commencing on 28 December 2018, after which no further Award Shares may be offered.

	Outstanding at 1 January 2022	Granted during the period	Exercised during the period	Lapsed during the period	Outstanding at 30 June 2022
Granted on 29 September 2020:	299,975,000				299,975,000
Total	299,975,000				299,975,000
Exercisable as at 30 June 2022					299,975,000
Exercise price					HKD1.35

The following table discloses movements during the six months ended 30 June 2022:

For the six months ended 30 June 2022

### **19. SHARE-BASED PAYMENT TRANSACTIONS** - continued

#### (c) 2019 Share Award Scheme - continued

The following table discloses movements during the six months ended 30 June 2021:

	Outstanding at 1 January 2021	Granted during the period	Exercised during the period	Lapsed during the period	Outstanding at 30 June 2021
Granted on 29 September 2020:	312,620,000				312,620,000
Total	312,620,000			_	312,620,000
Exercisable as at 30 June 2021					312,620,000
Exercise price					HKD1.35

#### **20. OPERATING LEASES**

#### The Group as lessor

All of the properties have committed leases for the next 1 to 10 years.

Minimum lease payments receivable on leases are as follows:

	30 June 2022 RMB'000 (Unaudited)	31 December 2021 RMB'000 (Audited)
Within one year	29,332	31,354
In the second to third years inclusive	15,644	16,713
In the third to fourth years inclusive	11,459	10,654
In the fourth to fifth years inclusive	9,462	9,200
In the fifth to sixth years inclusive	6,973	5,701
Over six years	3,024	3,607
	75,894	77,229

For the six months ended 30 June 2022

### **21. CAPITAL COMMITMENTS**

30 June	31 December
2022	2021
RMB'000	RMB'000
(Unaudited)	(Audited)
160,471	128,396
	2022 RMB'000 (Unaudited)

#### 22. RELATED PARTY DISCLOSURES

#### (a) Significant related party transaction

			Six months ended 30 June		
Relationships	Name of entity	Nature of transactions	2022	2021	
			RMB'000	RMB'000	
			(Unaudited)	(Unaudited)	
Associate	Advanced Medical	Consulting services	2,903	_	
		Equipment leasing	790	—	
			3,693		

### (b) Compensation of key management personnel

The remuneration of key management personnel during the period was as follows:

	Six months ended 30 June		
	2022	2021	
Nature of transactions	RMB'000	RMB'000	
	(Unaudited)	(Unaudited)	
Short-term employee benefits	7,551	6,951	
Post-employment benefits	109	93	
	7,660	7,044	

The remuneration of key management personnel is determined by reference to the performance of individuals and market trends.