香港交易及結算所有限公司及香港聯合交易所有限公司對本公告內容概不負責,對其準 確性或完整性亦不發表任何聲明,並明確表示概不就因本公告全部或任何部份內容而產 生或因倚賴該等內容而引致之任何損失承擔任何責任。



China Regenerative Medicine International Limited 中國再生醫學國際有限公司

(於開曼群島註冊成立之有限公司) (股份代號:8158)

截至二零二二年六月三十日止六個月之 中期業績公佈

中國再生醫學國際有限公司(「本公司」)董事會(「董事會」)謹此公佈本公司及其附屬公司(統稱「本集團」)截至二零二二年六月三十日止六個月之未經審核綜合業績。本公告列載本公司二零二二年中期報告(「中期報告」)之全文,並符合香港聯合交易所有限公司GEM證券上市規則(「GEM上市規則」)中有關中期業績初步公告附載的資料的相關規定。中期報告的印刷版本將於適當時候寄發予本公司的股東,其時並發佈於GEM的網站www.hkgem.com及本公司的網站www.crmi.hk。

刊發業績公告

本中期業績公告可於GEM的網站www.hkgem.com及本公司的網站www.crmi.hk閲覽。

承董事會命

中國再生醫學國際有限公司

主席,行政總裁及執行董事

王闖

香港,二零二二年八月十二日



CHINA REGENERATIVE MEDICINE INTERNATIONAL LIMITED 中國再生醫學國際有限公司

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

Stock Code 股份代號: 8158

INTERIM REPORT 中期報告 2022

CHARACTERISTICS OF GEM ("GEM") OF THE STOCK EXCHANGE OF HONG KONG LIMITED (THE "STOCK EXCHANGE")

GEM has been positioned as a market designed to accommodate small and mid-sized companies to which a higher investment risk may be attached than other companies listed on the Stock Exchange. Prospective investors should be aware of the potential risks of investing in such companies and should make the decision to invest only after due and careful consideration.

Given that the companies listed on GEM are generally small and mid-sized companies, there is a risk that securities traded on GEM may be more susceptible to high market volatility than securities traded on the Main Board and no assurance is given that there will be a liquid market in the securities traded on GEM.

Hong Kong Exchanges and Clearing Limited and the Stock Exchange take no responsibility for the contents of this report, make no representation as to its accuracy or completeness and expressly disclaim any liability whatsoever for any loss howsoever arising from or in reliance upon the whole or any part of the contents of this report.

This report, for which the directors (the "Directors") of China Regenerative Medicine International Limited (the "Company") collectively and individually accept full responsibility, includes particulars given in compliance with the Rules Governing the Listing of Securities on GEM of the Stock Exchange (the "GEM Listing Rules") for the purpose of giving information with regard to the Company and its subsidiaries (collectively the "Group"). The Directors, having made all reasonable enquiries, confirm that to the best of their knowledge and belief the information contained in this report is accurate and complete in all material respects and not misleading or deceptive, and there are no other matters the omission of which would make any statement herein or this report misleading.

香港聯合交易所有限公司(「聯交 所」)GEM(「GEM」)之特點

GEM之定位乃為相比其他在聯交 所上市之公司帶有較高投資風險 之中小型公司提供一個上市之市 場。有意投資之人士應了解投資 於該等公司之潛在風險,並應經 過審慎周詳之考慮後方作出投資 決定。

由於GEM上市之公司普遍為中小 型公司,在GEM買賣之證券可能 會較在主板買賣之證券承受較大 之市場波動風險,同時無法保證 在GEM買賣之證券會有高流通量 之市場。

香港交易及結算所有限公司及聯 交所對本報告之內容概不負責, 對其準確性或完整性亦不發表任 何聲明,並明確表示概不就本報 告全部或任何部份內容而產生或 因依賴該等內容而引致之任何損 失承擔任何責任。

本報告旨在遵照聯交所GEM證券 上市規則(「GEM上市規則」)之規 定,提供有關中國再生醫學國際 有限公司(「本公司」)及其附屬公 司(統稱為「本集團」)之資料。本 公司董事(「董事」)對此共同及個 別承擔全部責任。董事在作出一 切合理查詢後確認,就彼等所知 及所信,本報告所載資料在各重 要方面均屬準確完備,沒有誤導 或欺詐成分,且並無遺漏任何其 他事項,足以令致本報告或其所 載任何陳述產生誤導。

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In the event of any error or omission in the Chinese 本中期報告之中文翻譯如有任何 translation of this interim report, the English text shall 錯漏,應以英文為準。 prevail.

CORPORATE INFORMATION 公司資料

DIRECTORS

EXECUTIVE DIRECTOR

Mr. Wang Chuang (Chairman of the Board and Chief Executive Officer)

NON-EXECUTIVE DIRECTOR

Mr. Tsang Ho Yin

INDEPENDENT NON-EXECUTIVE DIRECTORS

Mr. Leung Man Fai Dr. Liu Ming Ms. Huo Chunyu

COMPANY SECRETARY

Mr. Lei Ming Fung

NOMINATION COMMITTEE

Dr. Liu Ming (*chairman of Nomination Committee*) Mr. Leung Man Fai Ms. Huo Chunyu

REMUNERATION COMMITTEE

Dr. Liu Ming *(chairman of Remuneration Committee)* Ms. Huo Chunyu Mr. Leung Man Fai Mr. Tsang Ho Yin

AUDIT COMMITTEE

Mr. Leung Man Fai (*chairman of Audit Committee*) Dr. Liu Ming Ms. Huo Chunyu

董事

執行董事

王闖先生 *(董事會主席兼行政總裁)*

非執行董事

曾浩賢先生

獨立非執行董事

梁文輝先生 劉明博士 霍春玉女士

公司秘書

李明鋒先生

提名委員會

劉明博士(*提名委員會主席)* 梁文輝先生 霍春玉女士

薪酬委員會

劉明博士(*薪酬委員會主席)* 霍春玉女士 梁文輝先生 曾浩賢先生

審核委員會

梁文輝先生(*審核委員會主席)* 劉明博士 霍春玉女士

REGISTERED OFFICE

Cricket Square, Hutchins Drive P.O. Box 2681 Grand Cayman, KY1-1111 Cayman Islands

HEAD OFFICE AND PRINCIPAL PLACE OF BUSINESS IN HONG KONG

Suite 2310–2318, Miramar Tower 132 Nathan Road Tsim Sha Tsui, Kowloon Hong Kong

COMPLIANCE OFFICER

Mr. Wang Chuang

AUTHORISED REPRESENTATIVES

Mr. Wang Chuang Mr. Lei Ming Fung

PRINCIPAL BANKER

Dah Sing Bank, Limited 36th Floor, Everbright Centre 108 Gloucester Road Hong Kong

AUDITOR

McM (HK) CPA Limited 24/F, Siu On Centre, 188 Lockhart Road, Wanchai, Hong Kong

註冊辦事處

Cricket Square, Hutchins Drive P.O. Box 2681 Grand Cayman, KY1-1111 Cayman Islands

總辦事處及香港 主要營業地點

香港 九龍尖沙咀 彌敦道132號 美麗華大廈2310-2318室

監察主任

王闖先生

授權代表

王闖先生 李明鋒先生

主要往來銀行

大新銀行有限公司 香港 告士打道108號 光大中心36樓

核數師

長盈(香港)會計師事務所 有限公司 香港灣仔 駱克道188號 兆安中心 24樓

LEGAL ADVISOR ON THE CAYMAN ISLANDS LAW

Conyers Dill & Pearman 29th Floor, One Exchange Square 8 Connaught Place, Central Hong Kong

CAYMAN ISLANDS PRINCIPAL SHARE REGISTRAR AND TRANSFER OFFICE

Conyers Trust Company (Cayman) Limited Cricket Square, Hutchins Drive P.O. Box 2681 Grand Cayman, KY1-1111 Cayman Islands

HONG KONG BRANCH SHARE REGISTRAR AND TRANSFER OFFICE

Union Registrars Limited Suites 3301–04, 33/F. Two Chinachem Exchange Square, 338 King's Road, North Point Hong Kong

COMPANY WEBSITE

www.crmi.hk

STOCK CODE

8158

法律顧問 (開曼群島法律)

Conyers Dill & Pearman 香港 中環康樂廣場8號 交易廣場第一座29樓

開曼群島股份 過户登記總處

Conyers Trust Company (Cayman) Limited Cricket Square, Hutchins Drive P.O. Box 2681 Grand Cayman, KY1-1111 Cayman Islands

香港股份 過戶登記分處及 股份過戶辦事處

聯合證券登記有限公司 香港 北角英皇道338號 華懋交易廣場2期 33樓3301-04室

公司網址

www.crmi.hk

<u>股份代號</u> 8158

INDEPENDENT REVIEW REPORT 獨立審閲報告

McM (HK) CPA Limited

TO THE SHAREHOLDERS OF CHINA REGENERATIVE MEDICINE INTERNATIONAL LIMITED

(incorporated in the Cayman Islands with limited liability)

INTRODUCTION

We have reviewed the interim financial report set out on pages 8 to 30 which comprises the condensed consolidated statement of financial position of China Regenerative Medicine International Limited (the "Company") as at 30 June 2022 and the related condensed consolidated statement of profit or loss and other comprehensive income, condensed consolidated statement of changes in equity and condensed consolidated statement of cash flows for the sixmonth period then ended and explanatory notes. The Rules Governing the Listing of Securities on the GEM of The Stock Exchange of Hong Kong Limited require the preparation of an interim financial report to be in compliance with the relevant provisions thereof and Hong Kong Accounting Standard 34 "Interim Financial Reporting" ("HKAS 34") issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA"). The directors of the Company are responsible for the preparation and presentation of the interim financial report in accordance with HKAS 34.

Our responsibility is to form a conclusion, based on our review, on the interim financial report, and to report our conclusion, solely to you, as a body, in accordance with our agreed terms of engagement, and for no other purpose. We do not assume responsibility towards or accept liability to any other person for the contents of this report.

致中國再生醫學國際有限公司 股東之獨立審閲報告

(於開曼群島註冊成立之有限公司)

引言

本核數師(以下簡稱「吾等」)已 審閱第8頁至第30頁所載的中期 財務報告,包括中國再生醫學國 際有限公司(「貴公司」)於二零二 二年六月三十日的簡明綜合財務 狀況表,以及截至該日止六個月 期間的相關簡明綜合損益及其他 全面收入表、簡明綜合權益變動 表及簡明綜合現金流量表以及闡 釋附註。香港聯合交易所有限公 司GEM證券上市規則規定,中期 財務報告須按照其相關條文以及 香港會計師公會(「香港會計師公 會」)頒佈的香港會計準則第34號 「中期財務報告」(「香港會計準則 第34號|)編製。 貴公司董事負 責按照香港會計準則第34號編製 及呈報中期財務報告。

吾等之責任在於根據受聘之協定 條款審閱該等中期財務報告,就 此達成結論,並僅向閣下全體匯 報,而不作任何其他用途。吾等 不就本報告之內容向任何其他人 士承擔或負上任何責任。

SCOPE OF REVIEW

We conducted our review in accordance with Hong Kong Standard on Review Engagements 2410 "Review of Interim Financial Information Performed by the Independent Auditor of the Entity" issued by the HKICPA. A review of the interim financial report consists of making enquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with Hong Kong Standards on Auditing and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion.

CONCLUSION

Based on our review, nothing has come to our attention that causes us to believe that the interim financial report for the six months ended 30 June 2022 is not prepared, in all material respects, in accordance with HKAS 34.

審閲範圍

吾等根據香港會計師公會頒佈之 香港審閱委聘準則第2410號「實 體之獨立核數師執行中期財務 對審閱」進行吾等的審閱。中期財 務報告之審閱包括詢問(主要對員 支財務及會計事務之人士),以及 應用分析及其他審閱程序。審閱 之審核範圍為小,故吾等無 行之審核範圍為小,故吾等無法 確保吾等已知悉可通過審核辨別 之所有重要事項。因此,吾等並 不發表審核意見。

結論

基於吾等之審閱工作,吾等並無 發現任何事項,令吾等相信截至 二零二二年六月三十日止六個月 之中期財務報告在各重大方面未 有根據香港會計準則第34號編製。

McM (HK) CPA Limited

Certified Public Accountants Wong Ka Bo, Jimmy Practising Certificate No.: P07560 24/F, Siu On Centre 188 Lockhart Road Wan Chai Hong Kong

12 August 2022

長盈(香港)會計師事務所有限公司 執業會計師

黃家寶 執業證書編號:P07560 香港 灣仔 駱克道188號 兆安中心24樓

二零二二年八月十二日

The board of Directors (the "Board") of the Company herewith announces the unaudited consolidated result of the Company and its subsidiaries (collectively, the "Group") for the three months and six months ended 30 June 2022, together with the comparative unaudited figures for the corresponding period in 2021 as follows: 本公司董事會(「董事會」)謹此公 佈本公司及其附屬公司(統稱「本 集團」)截至二零二二年六月三十 日止三個月及六個月之未經審核 綜合業績,連同二零二一年同期 之未經審核比較數字如下:

CONDENSED CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME 簡明綜合損益及其他全面收入表

For the three months and six months ended 30 June 2022 截至二零二二年六月三十日止三個月及六個月

			Three months ended 30 June 截至六月三十日止三個月		30 J	hs ended June 十日止六個月
		Notes 附註	2022 二零二二年 HK\$'000 千港元 Unaudited 未經審核	2021 二零二一年 HK\$'000 千港元 Unaudited 未經審核	2022 二零二二年 HK\$'000 千港元 Unaudited 未經審核	2021 二零二一年 HK\$'000 千港元 Unaudited 未經審核
Continuing operations Revenue Cost of sales	持續經營業務 收益 銷售成本	4	34,340 (27,338)	74,322 (63,754)	86,256 (73,251)	115,302 (94,085)
Gross Profit Other income Reversal of expected credit loss on	毛利 其他收入 其他應收款項預期信貸	4	7,002 1,114	10,568 750	13,005 1,615	21,217 3,846
other receivable Selling expenses Administrative expenses Finance costs	虧損撥回 銷售開支 行政開支 財務費用	5	- (993) (5,244) (121)	41,353 (1,188) (27,028) (156)	- (1,587) (9,225) (170)	41,353 (1,788) (34,883) (530)
Profit before income tax from continuing operations Income tax expenses	來自持續經營業務之 除所得稅前溢利 所得稅開支	6 7	1,758 (659)	24,299 (5)	3,638 (1,416)	29,215 (1,227)
Profit for the period from continuing operations	來自持續經營業務之 期內溢利		1,099	24,294	2,222	27,988
Discontinued operations Loss on disposal of equity interest in discontinued operations before reclassification of foreign currency translation reserve. net of income tax	已終止經營業務 重新分類外幣換算儲備前 就出售已終止經營業務股 權的除所得稅虧損		-	(555)	-	(11,749)
Loss for the period from discontinued operations	來自已終止經營業務的 期內虧損		-	(555)	-	(11,749)
Profit for the period	期內溢利		1,099	23,739	2,222	16,239

CONDENSED CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME (Continued) 簡明綜合損益及其他全面收入表(續)

For the three months and six months ended 30 June 2022 截至二零二二年六月三十日止三個月及六個月

			Three months ended 30 June 截至六月三十日止三個月		30 J	hs ended lune 十日止六個月
		Notes 附註	2022 二零二二年 HK\$'000 千港元 Unaudited 未經審核	2021 二零二一年 HK\$'000 千港元 Unaudited 未經審核	2022 二零二二年 HK\$'000 千港元 Unaudited 未經審核	2021 二零二一年 HK\$'000 千港元 Unaudited 未經審核
Profit for the period attributable to: Owners of the Company Non-controlling Interest	以下人士應佔期內溢利: 本公司擁有人 非控股股東權益		1,099 -	23,895 (156)	2,222	16,239 _
			1,099	23,739	2,222	16,239
Other comprehensive (expense)/income Items that may be reclassified subsequently to profit or loss: Exchange loss on translation of financial statements of foreign operations	其他全面(開支)/收入 其後可能重新分類至 損益之項目: 換算海外葉務財務 報表之種兑					
Reclassification of foreign currency translation reserve on discontinued operations upon disposal	虧損 出售已終止經營業務後 重新分類外幣換算 儲備		(4,974) -	(1,075) 87	(4,193) -	(1,561) 11,817
Other comprehensive (expense)/income for the period	期內其他全面 (開支)/收入		(4,974)	(988)	(4,193)	10,256
Total comprehensive (expense)/ income for the period	期內全面總(開支)/收入		(3,875)	22,751	(1,971)	26,495

CONDENSED CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME (Continued) 簡明綜合損益及其他全面收入表(續)

For the three months and six months ended 30 June 2022 截至二零二二年六月三十日止三個月及六個月

		Three months ended 30 June 截至六月三十日止三個月		Six mont 30 J 截至六月三十	
	Notes 附註	2022 二零二二年 HK\$'000 千港元 Unaudited 未經審核	2021 二零二一年 HK\$'000 千港元 Unaudited 未經審核	2022 二零二二年 HK\$'000 千港元 Unaudited 未經審核	2021 二零二一年 HK\$'000 千港元 Unaudited 未經審核
Total comprehensive (expense)/income 以下人士應佔期內 for the period attributable to: 全面總(開支)/收入: Owners of the Company 本公司擁有人 Non-controlling interest 非控股股東權益		(3,875)	22,907 (156)	1,971 -	26,495
		(3,875)	22,751	1,971	26,495
Total comprehensive (expense)/income 源於以下各項之本公司 for the period attributable to the owners 擁有人應佔期內全面 of the Company arise from: 總(開文)/收入: - Continuing operations 一持攝經營業務 - Discontinued operations 一已終止經營業務		(3,875)	24,155 (1,248)	1,971	26,427 68
		(3,875)	22,907	1,971	26,495
Earnings per share from continuing 歸屬於本公司權益持有人 operations attributable to equity holders 之持攝經營業務之 of the Company: 每股盈利: - Basic (HK cents) -基本(清仙)	9	0.039	0.851	0.078	0.981
Loss per share from discontinued operations attributable to equity holders of the Company: - Basic (HK cents) - 基本(活仙)	9	-	(0.019)	-	(0.412)

CONDENSED CONSOLIDATED STATEMENT OF FINANCIAL POSITION 簡明綜合財務狀況表

As at 30 June 2022 於二零二二年六月三十日

		Notes 附註	30 June 2022 二零二二年 六月三十日 HK\$'000 千港元 Unaudited 未經審核	31 December 2021 二零二一年 十二月三十一日 HK\$'000 千港元 Audited 經審核
ASSETS AND LIABILITIES	資產及負債			
Non-current assets	非流動資產			
Right-of-use asset Property, plant and equipment	使用權資產 物業、廠房及設備	10	26,001 742	- 753
			26,743	753
Current assets Inventories	流動資產 存省		352	384
Trade receivables	任具 應收貿易賬項	11	244	208
Deposits, prepayments and other	按金、預付款項及			
receivables Cash and bank balances	其他應收賬項	11	255,617	247,867
	現金及銀行結餘		2,991	9,929
			259,204	258,388

CONDENSED CONSOLIDATED STATEMENT OF FINANCIAL POSITION (Continued) 簡明綜合財務狀況表(續)

As at 30 June 2022 於二零二二年六月三十日

		Notes 附註	30 June 2022 二零二二年 六月三十日 HK\$'000 千港元 Unaudited 未經審核	31 December 2021 二零二一年 十二月三十一日 HK\$'000 千港元 Audited 經審核
Current liabilities Trade payables Accrued charges and other payables Contract liabilities Lease liabilities Shareholder's loans Current tax liabilities	流動負債 應付貿易賬項 應計費用及其他應付賬項 合約負債 租賃負債 股東貸款 當期税項負債	12	- 11,976 74,876 9,057 37,313 24,606	89 10,540 76,600 5,870 29,954 24,260
Net current assets	淨流動資產		157,828	147,313
Total assets less current liabilities			128,119	111,828
Non-current liabilities Lease liabilities Deferred tax liabilities	非流動負債 租賃負債 遞延税項負債		16,901 100	- 100
			17,001	100
NET ASSETS	淨資產		111,118	111,728
CAPITAL AND RESERVES	資金及儲備			
Share capital Reserves	股本儲備	13	570,858 (459,740)	570,858 (459,130)
Equity attributable to owners of the Company	本公司擁有人應佔權益		111,118	111,728
Total equity	總權益		111,118	111,728

CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY 簡明綜合權益變動表

For the six months ended 30 June 2022 截至二零二二年六月三十日止六個月

		Attributable to owners of the Company 本公司擁有人應佔							Non- controlling interests 非控股 股東權益	Total	
		Share capital	Share premium	Translation reserve	Special reserve	Other reserve	Share option reserve 購股權	Acc- umulated losses	Sub-total	-	
		股本 H K\$'000 千港元	股份溢價 HK\$'000 千港元	換算儲備 HK\$'000 千港元	特殊儲備 HK\$'000 千港元	其他儲備 HK\$'000 千港元	儲備 HK\$'000 千港元	累計虧損 HK\$'000 千港元	小計 HK\$'000 千港元	H K\$'000 千港元	HK\$'000 千港元
At 1 January 2021 (audited)	於二零二一年一月一日 (經審核)	570,858	3,203,513	(36,490)	(200)	(413,100)	38,449	(3,304,902)	58,128	(113,278)	(55,150)
Profit for the period	期內溢利	-	-	-	-	-	-	16,239	16,239	-	16,239
Other comprehensive income Exchange differences arising on translation of foreign operations Reclassification of foreign currency	其他全面收入 換算海外業務導致的 匯兑差異 出售已終止經營業務後	-	-	(1,561)	-	-	-	-	(1,561)	-	(1,561)
translation reserve on discontinued operations upon disposal	重新分類外幣換算 儲備	-	-	11,817	-	-	-	-	11,817	-	11,817
Total comprehensive income for the year	年內全面總收入	-	-	10,256	-	-	-	16,239	26,495	-	26,495
Equity-settled share-based payments Released on disposal of subsidiaries	以服權結算的以股份為 基礎的付款 於出售附屬公司時解除	-	-	-	-	-	1,365	-	1,365	- 113,278	1,365 113,278
	於山告州廣公可时期除	-	-	-	-		-	-	-	113,210	110,210
Balance as at 30 June 2021 (unaudited)	於二零二一年六月三十日 的結餘(未經審核)	570,858	3,203,513	(26,234)	(200)	(413,100)	39,814	(3,288,663)	85,988	-	85,988

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CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY (Continued) 簡明綜合權益變動表(續)

For the six months ended 30 June 2022 截至二零二二年六月三十日止六個月

			Attributable to owners of the Company 本公司擁有人應佔				Total 合計		
		Share capital	Share premium	Translation reserve	Special reserve	Other reserve	Share option reserve 購股權	Acc- umulated losses	-
		股本 HK\$'000 千港元	股份溢價 HK\$'000 千港元	換算儲備 HK\$'000 千港元	特殊儲備 HK\$'000 千港元 (note i) (附註i)	其他儲備 HK\$'000 千港元 (note ii) (附註ii)	儲備 HK\$'000 千港元	累計虧損 HK\$'000 千港元	HK\$'000 千港元
At 1 January 2022 (audited)	於二零二二年一月一日 (經審核)	570,858	3,203,513	1,602	(200)	(413,100)	40,609	(3,291,554)	111,728
Profit for the period	期內溢利	-	-		-	-	-	2,222	2,222
Other comprehensive income Exchange differences arising on translation of foreign operations	其他全面收入 換算海外業務導致 的匯兑差異	-	-	(4,193)		-	-	-	(4,193)
Total comprehensive income for the year	年內全面總收入	-	-	(4,193)	-	-	-	2,222	(1,971)
Equity-settled share-based payments	以股權結算的以股份 為基礎的付款	-	-	-		-	1,361	-	1,361
Balance as at 30 June 2022 (unaudited)	於二零二二年六月三十日 的結餘(未經審核)	570,858	3,203,513	(2,591)	(200)	(413,100)	41,970	(3,289,332)	111,118

Notes:

附註:

(i)

- (i) The special reserve represents the difference between the nominal value of the shares of the acquired subsidiaries and the nominal value of the Company's shares issued for their acquisition at the time of the Group's reorganisation in 2001.
- (ii) The other reserve represents (i) the difference between the fair value of consideration paid to increase the shareholding in subsidiaries and the amount of adjustment to non-controlling interest; and (ii) deemed capital contribution from shareholders, represented the difference between the principal amount of the shareholder's loan and its fair value. The fair value is determined by discounting the estimate future cash flows throughout the expected life of the repayment.

特殊儲備指本集團於二零零一 年重組時,被收購附屬公司股 份面值與本公司就收購該等附 屬公司而予以發行之本公司股 份面值之差額。

(ii) 其他儲備指(i)就增加於附屬公司之股權所付代價之公平值與非控股股東權益調整金額之差額及(i)視作股東注資指股東貸款本金額與其公平值之間的差額。公平值按整個預期償還期間貼現估計未來現金流釐定。

CONDENSED CONSOLIDATED STATEMENT OF CASH FLOWS 簡明綜合現金流量表

For the six months ended 30 June 2022 截至二零二二年六月三十日止六個月

		Six months ended 30 June 截至六月三十日止六個月	
		2022 二零二二年 HK\$'000 千港元 Unaudited 未經審核	2021 二零二一年 HK\$'000 千港元 Unaudited 未經審核
Net cash used in operating activities	經營活動耗用現金淨額	(10,114)	(8,609)
Net cash used in investing activities	投資活動耗用現金淨額	(871)	-
Net cash generated from financing activities	融資活動所得現金淨額	2,481	900
Net decrease in cash and cash equivalents	現金及現金等值項目之 減少淨額	(8,504)	(7,709)
Effect of exchange rate changes on cash and cash equivalents	匯率變動對現金及現金等值項目 之影響	1,566	12,467
Cash and cash equivalents at beginning of the period	期初之現金及現金等值項目	9,929	4,767
Cash and cash equivalents at end of the period	期末之現金及現金等值項目	2,991	9,525

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

1. GENERAL INFORMATION

The Company was incorporated as an exempted company with limited liability in the Cayman Islands under the Companies Law (Revision 2001) of Cayman Islands on 20 April 2001. The address of its registered office is Cricket Square, Hutchins Drive, P.O. Box 2681, Grand Cayman, KY1-1111, Cayman Islands and its principal place of business is Suites 2310–2318, Miramar Tower, 132 Nathan Road, Tsim Sha Tsui, Kowloon, Hong Kong.

The Company's shares are listed on GEM of the Stock Exchange. The Company is an investment holding company. The principal activities of its subsidiaries are the provision of healthcare products and services.

The unaudited condensed consolidated interim financial statements are presented in Hong Kong dollars ("HK\$"), which is the same as the functional currency of the Group.

2. BASIS OF PREPARATION

(a) Statement of compliance

The unaudited condensed consolidated interim financial statements for the six months ended 30 June 2022 ("the Period") have been prepared in accordance with the Hong Kong Financial Reporting Standards ("HKFRSs", which also include the Hong Kong Accounting Standard ("HKAS") and Interpretations) issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA"), and with applicable disclosure requirements of the GEM Listing Rules and the Hong Kong Companies Ordinance.

1. 一般資料

本公司於二零零一年四月二 十日根據開曼群島公司法 (二零零一年修訂版)在開曼 群島註冊成立為獲豁免有限公 司。其註冊辦事處及主要營 業地點之地址分別為Cricket Square, Hutchins Drive, P.O. Box 2681, Grand Cayman, KY1-1111, Cayman Islands及 香港九龍尖沙咀彌敦道132號 美麗華大廈2310-2318室。

本公司股份於聯交所GEM上 市。本公司為一間投資控股公 司。其附屬公司的主要業務為 提供大健康產品及服務。

未經審核簡明綜合中期財務報 表以本集團之功能貨幣港元 ([港元])呈列。

2. 編製基準

(a) 合規聲明

2. BASIS OF PREPARATION (Continued)

(b) Basis of measurement and going concern assumption

The unaudited condensed consolidated interim financial statements do not include all the information and disclosures required in the annual financial statements and should be read in conjunction with the audited annual results of the Group for the year ended 31 December 2021, released on 27 April 2022. The accounting policies and basis of preparation adopted in the preparation of the unaudited condensed consolidated interim financial statements are the same as those used in the Group's audited annual results for the year ended 31 December 2021.

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

It should be noted that accounting estimates and assumptions are used in preparation of the unaudited condensed consolidated interim financial statements. Although these estimates are based on management's best knowledge and judgement of current events and actions, actual results may ultimately differ from those estimates.

The interim financial statements of the Group are unaudited, but have been reviewed by the audit committee of the Company (the "Audit Committee") and by McM (HK) CPA Limited, the auditor of the Company. The unaudited condensed consolidated interim financial statements were approved and authorised for issue by the Directors on 12 August 2022.

2. 編製基準(續)

(b) 計量基準及持續經營假 設

> 未經審核簡明綜合中期 財務報表並無載有年度 財務報表所規定的所有 資料及披露事項,應與 二零二二年四月二十七 日刊發之本集團截至二 零二一年十二月三十一 日止年度之經審核年度 業績一併閱讀。編製未 經審核簡明綜合中期財 務報表所採納之會計政 策及編製基準與本集團 截至二零二一年十二月 =+-日止年度本集團 經審核全年業績當中所 採用者相同。

> 期內未經審核簡明綜合 中期財務報表乃按歷史 成本基準編製,惟若干 金融工具則以公平值列 賬。

3. SEGMENT INFORMATION

The Group identifies operating segments and prepares segment information based on the regular internal financial information reported to the executive Director, being the chief operating decision maker of the Group, for his decisions about resources allocation to the Group's business components and for his review of the performance of those components. The business components in the internal financial information reported to the executive Director are determined following the Group's major product and service lines.

During the Period, the Group has identified the following continuing operations and reportable segment:

 Healthcare products and services – production and sales of healthcare products and services.

The measurement policies the Group uses for reporting segment results under HKFRS 8 are the same as those used in its financial statements prepared under HKFRSs, except that:

- finance costs;
- income tax; and
- corporate income and expenses which are not directly attributable to the business activities of any operating segment,

are not included in arriving at the operating results of the operating segment.

- 3. 分部資料
 - 根據向執行董事(即本集團首席 經營決策者)呈報以供其決定本 集團各業務成分的資源分配及 評核該等成分表現的定期內部 財務資料,本集團識別經營分 部及編製分部資料。向執行董 事呈報的內部財務資料內的業 務成分乃依據本集團主要產品 及服務種類確定。

期內,本集團已識別下列持續 經營業務及可呈報分部:

大健康產品及服務一大
 健康產品和服務的生產
 和銷售。

本集團根據香港財務報告準則 第8號就報告分部業績所採用 的計量政策,與根據香港財務 報告準則編製其財務報表所採 用的相同,惟以下所述者除外:

- 財務費用:
- 一 所得税;及
- 並非直接歸屬於任何經
 營分部之業務活動的企
 業收入及開支,
- 於計算經營分部的經營業績時 並不包括在內。

3. SEGMENT INFORMATION (Continued)

3. 分部資料(續)

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

以下為按可呈報分部劃分的本
集團收益及業績分析:

Continuing operations 持續經營業務

		Healthcare products and services 大健康產品及服務 Six months ended 30 June 截至六月三十日止六個月	
		2022 二零二二年 HK\$'000 千港元 Unaudited 未經審核	2021 二零二一年 HK\$'000 千港元 Unaudited 未經審核
Revenue from contracts with customers within the scope of HKFRS 15: – From external customers	屬於香港財務報告準則第15號 範圍內的客戶合約收益: 一來自外界客戶	86,256	115,302
Reportable segment revenue	須予呈報分部收益	86,256	115,302
Reportable segment profit	須予呈報分部溢利	2,222	27,988
Depreciation of property, plant and equipment Depreciation of right-of-use asset	物業、廠房及設備折舊 使用權資產折舊	(62) (764)	(19)

3. SEGMENT INFORMATION (Continued)

The total presented for the Group's operating segments are reconciled to the Group's key financial figures as presented in the unaudited condensed consolidated financial statements as follows: 3. 分部資料(續)

本集團經營分部列示的總額與 本集團於未經審核簡明綜合財 務報表列示的關鍵財務數據對 賬如下:

Six months ended 30 June 截至六日三十日止六個日

	截至六月三十日止六個.				
		2022 二零二二年 HK\$'000 千港元 Unaudited 未經審核	2021 二零二一年 HK\$'000 千港元 Unaudited 未經審核		
Continuing operations Reportable segment revenue	持續經營業務 須予呈報分部收益	86,256	115,302		
Group revenue	集團收益	86,256	115,302		
Total reportable segments' gain Finance costs	須予呈報分部 收益總額 財務費用	3,808 (170)	29,745 (530)		
Profit before income tax Income tax expense	除所得税前溢利 所得税開支	3,638 (1,416)	29,215 (1,227)		
Profit for the period from continuing operations	期內持續經營業務之溢利	2,222	27,988		
Discontinued operations Loss on disposal of equity interest in discontinued operations before reclassification of translation reserve, net of	已終止經營業務 重新分類換算儲備前就出 售已終止經營業務股權 的除所得税虧損				
income tax		-	(11,749)		
Loss for the period from discontinued operations	來自已終止經營業務的 期內虧損	-	(11,749)		
Profit for the period	期內溢利	2,222	16,239		

4. REVENUE AND OTHER INCOME

The Group's turnover represents revenue from its principal activities, measured at the net invoiced value of goods sold, and services rendered after allowances for returns and trade discounts during the periods are as follows: 4. 收益及其他收入

本集團之營業額指於期內來自 其主要活動,按扣除退貨及貿 易折扣後之已售貨品及已提供 服務發票淨值計算之收益呈列 如下:

Six months ended 30 June 截至六月三十日止六個月

		殿王//// — 1	
		2022 二零二二年 HK\$'000 千港元 Unaudited 未經審核	2021 二零二一年 HK\$'000 千港元 Unaudited 未經審核
Revenue	收益		
Continuing operations	收益 持續經營業務		
Sales of goods	方顧起呂未切 出售貨品	5,758	4,346
Services income	服務收入	80,498	110,956
	nikon bor k	,	
Total revenue	總收益	86,256	115,302
Other Income Continuing operations	其他收入 持續經營業務		
COVID-19-related rent concessions	COVID-19相關租金優惠	643	3,431
Bank interest income	銀行利息收入	1	10
Government grant income (Note)	政府補貼收入(附註)	262	26
Others	其他	709	379
Total other income	其他收入總額	1,615	3,846

Note: The Group has received the government grants and complied with all attached conditions and therefore such grants were recognised as other income during the Period. 附註:本集團已收取該政府補 貼並符合所有附帶條 件,因此該等政府補 貼於期內確認為其他收 入。

5. FINANCE COSTS

5. 財務費用

Six months ended 30 June 载云文日二十日止文伊日

		截至六月三十日止六個月	
		2022	2021
		二零二二年	二零二一年
		HK\$'000	HK\$'000
		千港元	千港元
		Unaudited	Unaudited
		未經審核	未經審核
Continuing operations	持續經營業務		
Interests on:	以下項目的利息:		
Bank borrowings and other payables	銀行借款及其他應付賬項	-	174
Lease liabilities	租賃負債	170	356
Total finance costs	財務費用總額	170	530

6. PROFIT/(LOSS) BEFORE INCOME TAX

6. 除所得税前溢利/(虧損)

The Group's profit/(loss) for the Period from continuing operations is stated after charging/(crediting) the following:

本集團期內來自持續經營 業務的溢利/(虧損)已扣 除/(計入)下列各項:

		2022 二零二二年 HK\$'000 千港元 Unaudited	2021 二零二一年 HK\$'000 千港元 Unaudited
		未經審核	未經審核
Continuing operations Profit before income tax has been arrived at after charging/(crediting):	持續經營業務 除所得税前溢利已 扣除/(計入)下列 各項:		
Advertising and marketing Depreciation of right-of-use asset Depreciation for property,	廣告及市場推廣 使用權資產折舊 物業、廠房及設備折舊	387 764	295 -
plant and equipment Equity-settled share-based payments	以股權結算的以股份 為基礎的付款	62 1,361	19 1,365
Exchange difference, net Short term lease and low value lease expenses	匯兑差額(淨額) 短期租賃及低值租賃 開支	-	(3,067)
Employee benefit expenses (including directors' emoluments): Salaries, wages and other benefits	僱員福利開支 (包括董事酬金): 薪金、工資及其他福利	5,812	5,006

7. INCOME TAX EXPENSES

7. 所得税開支

Six months ended 30 June

		截全六月三-	十日止六個月
		2022	2021
		二零二二年	二零二一年
		HK\$'000	HK\$'000
		千港元	千港元
		Unaudited	Unaudited
		未經審核	未經審核
	·		
Income tax - for the current period	所得税-本期內		
Hong Kong	香港	-	-
The PRC	中國	(1,416)	(1,901)
Deferred taxation	遞延税項	-	674
Total income tax expenses	總所得税開支	(1,416)	(1,227)

Under the two-tiered Hong Kong profits tax regime, the first HK\$2 million of profits of the qualifying group entity established in Hong Kong will be taxed at 8.25%, and profits above that amount will be subject to the tax rate of 16.5%. The profits of the group entities not qualifying for the two-tiered Hong Kong profit tax rate regime will continue to be taxed at a rate of 16.5%. The People's Republic of China (the "PRC") enterprise income tax of 25% is applicable to the Group's PRC subsidiaries. Taxation on overseas profits has been calculated on the estimated assessable profits for the year at the rates of taxation prevailing in the countries in which the Group operates.

8. DIVIDENDS

The Board does not recommend the payment of interim dividend for the Period (2021: Nil).

根據香港利得税兩級制,於香 港成立的合資格集團實體的首 2,000,000港元溢利將按8.25% 的税率徵税,而超過該數額之 溢利將以16.5%的税率徵税。 不符合香港利得税兩級制之集 團實體的溢利將繼續按16.5% 的税率徵税。本集團中華人民 共和國(「中國」)附屬公司適用 25%之中國企業所得税。海外 利得税乃根據本年度估計應課 税溢利按本集團經營所在地之 現行税率計算。

8. 股息

董事會並不建議派付期內之中 期股息(二零二一年:無)。

9. EARNINGS/(LOSS) PER SHARE

9. 每股盈利/(虧損)

Basic earnings/(loss) per share is calculated by dividing the result attributable to owners of the Company by the weighted average number of ordinary shares in issue during the periods. 每股基本盈利/(虧損)乃按歸 屬於本公司擁有人之業績除以 期內已發行普通股加權平均數 計算。

		Three months ended 30 June 截至六月三十日止三個月		Six months ended 30 June 截至六月三十日止六個月	
		2022 二零二二年 HK cents 港仙 Unaudited 未經審核	2021 二零二一年 HK cents 港仙 Unaudited 未經審核	2022 二零二二年 HK cents 港仙 Unaudited 未經審核	2021 二零二一年 HK cents 港仙 Unaudited 未經審核
attributable to owners of the Company: From continuing operations 來的	屬於本公司擁有人之 每股(虧損)/盈利: 自持續經營業務	0.039	0.851	0.078	0.981
From discontinued operations 來自	目已終止經營業務	- 0.039	(0.019) 0.832	- 0.078	(0.412)

	Three months ended 30 June 截至六月三十日止三個月				
	2022 21 二零二二年 二零二- (Restai		2022 二零二二年	2021 二零二一年 (Restated)	
	HK\$'000 千港元 Unaudited 未經審核	(經重列) HK\$'000 千港元 Unaudited 未經審核	HK\$'000 千港元 Unaudited 未經審核	(經重列) HK\$'000 千港元 Unaudited 未經審核	
Earnings/(loss) attributable to 計算每股基本溢利/(虧損)時 owners of the Company 所用之歸屬於本公司擁有人 used in calculating basic profit/(loss) per share:					
From continuing operations 來自持續經營業務 From discontinued operations 來自已終止經營業務	1,099 -	24,294 (555)	2,222 -	27,988 (11,749)	
	1,099	23,739	2,222	16,239	
Weighted average number of 已發行普通股加權平均數(千股) ordinary shares in issue (thousands)	2,854,290	2,854,290	2,854,290	2,854,290	

Diluted profit/(loss) per share for the Period and the six months ended 30 June 2021 is the same as basic corresponding profit/(loss) per share because the impact of the exercise of share options and convertible bonds was anti-dilutive.

期內及截至二零二一年六月三 十日止六個月的每股攤薄溢 利/(虧損)與每股基本相應溢 利/(虧損)相同,原因為行使 購股權及可換股債券的影響具 反攤薄作用。

10. PROPERTY, PLANT AND EQUIPMENT 10. 物業、廠房及設備

		30 June 2022 二零二二年 六月三十日 HK\$'000 千港元 Unaudited	31 December 2021 二零二一年 十二月三十一日 HK\$'000 千港元 Audited
		未經審核	經審核
Net book value, beginning of period/year	期/年初賬面淨值	753	1,304
Additions	添置	51	809
Exchange differences	匯兑差額	-	573
Disposal of subsidiaries	出售附屬公司	-	(1,871)
Depreciation	折舊	(62)	(78)
Depreciation eliminated on disposals of subsidiaries	出售附屬公司的 對銷折舊	-	16
Net book value, end of period/year	期/年末賬面淨值	742	753

11. TRADE RECEIVABLES, DEPOSITS, PREPAYMENTS AND OTHER RECEIVABLES

11. 應收貿易賬項、按金、預付 款項及其他應收賬項

		30 June	31 December
		2022	2021
		二零二二年	二零二一年
		六月三十日	十二月三十一日
		HK\$'000	HK\$'000
		千港元	千港元
		Unaudited	Audited
		未經審核	經審核
Trade receivables	應收貿易賬項	244	208
Rental deposit	租賃按金	7,531	7,571
Other deposits	其他按金	1,459	2,023
Prepayments	預付款項	25,932	41,362
Other receivables	其他應收賬項	220,695	196,911
		255,617	247,867

As at 30 June 2022, aging analysis of trade receivables (net of impairment losses) based on sale invoice date and net of provision, is as follows: 於二零二二年六月三十日,應 收貿易賬項(扣除減值虧損)按 銷售發票日期及扣除撥備後之 賬齡分析如下:

		30 June 2022 二零二二年 六月三十日 HK\$'000 千港元 Unaudited 未經審核	31 December 2021 二零二一年 十二月三十一日 HK\$'000 千港元 Audited 經審核
0–90 days	0-90天	244	208

The Group allows an average credit period of 60–180 days to its customers.

本集團給予其客戶之平均信貸 期為60至180天。

12. TRADE PAYABLES

13. SHARE CAPITAL

As at the reporting date, aging analysis of trade payables based on invoice date is as follows:

12. 應付貿易賬項

於報告日期,應付貿易賬項按 發票日期之賬齡分析如下:

供應商授出之一般信貸期介乎

		30 June 2022 二零二二年 六月三十日 HK\$'000 千港元 Unaudited 未經審核	31 December 2021 二零二一年 十二月三十一日 HK\$'000 千港元 Audited 經審核
0–30 days 31–60 days	0–30天 31–60天	1	84 5
		-	89

General credit terms granted by suppliers are 30 days to 60 days.

13. 股本

30至60天。

Nominal	Number of
value	shares
面值	股份數目
HK\$'000	
千港元	

Ordinary share of HK\$0.2 each Authorised: At 31 December 2021, 1 January 2022 and 30 June 2022	每股面值0.2港元的普通股 法定: 於二零二一年十二月三十一日、 二零二二年一月一日及 二零二二年六月三十日	5,000,000,000	1,000,000
Issued and fully paid: At 31 December 2021 and 1 January 2022, and 30 June 2022	已發行及繳足: 於二零二一年十二月三十一日、 二零二二年一月一日及 二零二二年六月三十日	2,854,289,500	570,858
Note:		附註:	
	ares issued by the Company the then existing ordinary	股於各]發行之所有普通 方面均與當時之 評通股享有同等權

14. SHARE OPTION

A share option scheme was adopted by the Company pursuant to a resolution passed on 14 September 2011 (the "Scheme"). Under the Scheme, the Board may grant options to (i) any eligible employee (means any employee, whether full time or part time, including any executive directors and non-executive directors) of the Company, any of its subsidiaries and any invested entity; (ii) any supplier of goods or services to any member of the Group or any invested entity; (iii) any customer of the Group or any invested entity; (iv) any person or entity that provides research, development or technological support or other services to the Group or any invested entity; and (v) any shareholder or any member of the Group or any invested entity or any holder of any securities issued by any member of the Group to any invested entity (collectively, the "Participants"), to subscribe for shares in the Company. The Scheme has been adjusted in respect of the share consolidation on 16 May 2019.

14. 購股權

本公司根據一項於二零一一年 九月十四日诵過之決議案採納 一項購股權計劃(「計劃」)。 根據計劃,董事會可向下列人 士授出購股權以認購本公司股 份:(i)本公司、其任何附屬公 司及任何所投資實體之任何合 資格僱員(指任何全職或兼職 僱員,包括任何執行董事及非 執行董事);(ii)向本集團任何 成員公司或任何所投資實體供 應貨品或服務之任何供應商; (iii)本集團或任何所投資實體之 任何客户;(iv)向本集團或任何 所投資實體提供研究、開發或 技術支援或其他服務之任何人 士或實體;及(v)本集團任何股 東或任何成員公司或任何所投 資實體或本集團任何成員公司 向任何所投資實體發行之任何 證券之任何持有人(統稱「參與 者」)。計劃已就二零一九年五 月十六日的股份合併進行調整。

Movement in share options:

During the Period, no new options were granted under the Scheme (Year ended 31 December 2021: Nil).

購股權變動:

期內並無根據計劃授出新購股 權(截至二零二一年十二月三十 一日止年度:無)。

		30 June 2022 二零二二年六月三十日		31 December 2021 二零二一年十二月三十一日	
		Weighted average exercise price 加權平均 行使價 HK\$ 港元 Unaudited 未經審核	Number of options 購股權數目 '000 千份	Weighted average exercise price 加權平均價 HK\$ 港元 Audited 經審核	Number of options 購股權數目 '000 千份
Outstanding at beginning of period/year Forfeited/Lapsed during the period	期/年初尚未行使 期內沒收/失效	7.09	8,238 —	7.09	8,238
Outstanding at end of period/year	期/年末尚未行使	7.09	8,238	7.09	8,238

As at 30 June 2022, the weighted average remaining contractual life for the outstanding share options is 3.2 years (31 December 2021: 3.7 years).

於二零二二年六月三十日,尚 未行使購股權的加權平均剩餘 合約年期為3.2年(二零二一年 十二月三十一日:3.7年)。

15. DISCONTINUED OPERATIONS

- (a) On 2 March 2021, the Group entered into a sale and purchase agreement with DS Premium Healthcare Limited ("DS"), an independent third party, to dispose of its entire equity interests in and sale loan due by Biocell Technology Limited to DS for a total consideration of HK\$101 in cash.
- (b) On 30 March 2021, the Group entered into a sale and purchase agreement with DS to dispose of its entire equity interests in and sale loan due by Passion Stream Limited and Frame Sharp Limited (collectively, the "2021 Disposal Group") to DS for a total consideration of HK\$11,000,000 in cash.
- (c) On 30 March 2021, the Group entered into a sale and purchase agreement with Nopo International Group Limited ("Nopo"), an independent third party, to dispose of its entire equity interests in and sale loan due by Obagi Medical Products Group Limited to Nopo for a total consideration of HK\$1,000,000 in cash.
- (d) On 29 June 2021, the Group entered into sale and purchase agreements with China e-Media Group Limited ("e-Media"), an independent third party, to dispose of the entire equity interests in and sale loans due by subsidiaries of the Group namely CRMI Medical Bio-Tech Limited, China Regenerative Medicine limited, Sino Stem Cell Clinical Application Company Limited and China Stem Cell Therapy and Technology Limited (collectively, the "June 2021 Disposal Group") to e-Media for a consideration of HK\$404 in cash.

For details, please refer to the unaudited condensed interim report of the Group for the period ended 30 June 2021 and the annual report for the year ended 31 December 2021.

15. 已終止經營業務

- (a) 於二零二一年三月二日,本集團與獨定第三方德斯尚康會有限室前、同德斯尚康會有限資源。 (「德斯」)訂立買賣協議,向德斯出售限公司協業,均得基本股權以及百百次。 全部股權以及百百次。總代價 為現金101港元。
- (b) 於二零二一年三月三十 日,本集團與德斯訂立 買賣協議,向德斯出 售其於Passion Stream Limited及Frame Sharp Limited(統稱「二零二 一年出售集團」)的全部 股權以及兩者結欠的銷 售貸款,總代價為現金 11,000,000港元。
- (c) 於二零二一年三月三 十日,本集團與獨立 第三方諾普國際集團 有限公司(「諾普」)) 訂立買賣協議,向 諾普出售其於Obagi Medical Products Group Limited的全部股 權以及Obagi Medical Products Group Limited 結欠的銷 負款,總代價為現金 1,000,000港元。
- 於二零二一年六月二十 (d) 九日,本集團與獨立第 三方中國電子傳媒集團 有限公司(「電媒」)訂立 買賣協議,向電媒出售 本集團於旗下附屬公司 中國再生醫學生物技術 有限公司、中國再生醫 學有限公司、中華幹細 胞臨床應用有限公司及 中國幹細胞治療及技術 有限公司(統稱「二零二 一年六月出售集團|)的 全部股權以及該等公司 結欠的銷售貸款,代價 為現金404港元。
- 詳情請參閱截至二零二一年六 月三十日止期間本集團未經審 核簡明中期報告及截至二零二 一年十二月三十一日止年度之 年度報告。

MANAGEMENT DISCUSSION AND ANALYSIS 管理層討論及分析

BUSINESS REVIEW AND FUTURE PROSPECT

During this Period, the Group continued its measures to further improve its business operations, including:

- 1. optimizing the management structure and introducing talents with great influence in the industry into our management team, to significantly increase the Group's competitiveness; and
- strategically cooperating with designated service provider(s) in the PRC with rich industry resources, enabling both sides to complement each other in terms of resources and strengths, improving the service level of the Group in the PRC, to achieve sustainable growth of the Group's results.

Upon the integration and optimization of the business structure, the Group has gradually matured its business exploration in the healthcare service industry and formed a competitive industry service system in the market. In 2022, the Company will focus on its core strengths, integrate its advantages and resources in the industry, build a regenerative medicine health management ecosystem, comprehensively improve its service capabilities and quality, and establish a good reputation in the industry.

At the same time, the Group is also willing to attract more quality partners in the industry to share the returns of development and further promote the replication and development of the industry on a large scale. Under the new norms in the post-COVID-19 era, the Company will cultivate new momentum for its development and achieve a sustainable and healthy growth of business revenue.

業務回顧及未來前景

於期內,本集團繼續其措施進一 步改善業務經營狀況,包括:

- 優化管理架構,引入行業 內有廣泛影響力的人才加 入管理團隊,以顯著提升 本集團的競爭力;及
- 與擁有豐富行業資源的中 國內地指定服務供應商達 成戰略合作,實現雙方資 源互補,優勢互換,提升 了本集團在中國的服務水 平,使本集團業績實現可 持續的增長。

整合優化業務結構後,本集團在 大健康服務領域的經營探索漸已 成熟,形成了具備市場競爭力的 產業服務體系。二零二二年,本 公司將圍繞核心優勢,整合行業 優勢資源,打造再生醫學健康管 理生態系統,全面提升服務能力 與品質,樹立行業口碑。

與此同時,本集團也願意吸納更 多的行業優質夥伴,共同分享發 展的回報,進一步推動產業規模 化複製和發展。在後疫情新常態 下,本公司將培育其發展的新動 能,實現業務營收可持續健康增 長。

FINANCIAL REVIEW RESULTS OF THE GROUP

Revenue

The Group's revenue for Period was approximately HK\$86.3 million, representing a decrease of approximately HK\$29.0 million, or 25.19%, compared to revenue of approximately HK\$115.3 million for the same period of last year. The overall decrease in revenue was primarily attributable to implementation of the tightened COVID-19 prevention and control quarantine measures in the PRC and Hong Kong during the Period.

Cost of sales

Cost of sales of the Group decreased by approximately 22.14% from approximately HK\$94.1 million for the six months ended 30 June 2021 to approximately HK\$73.3 million for the Period. The decrease was mainly in line with the decrease in revenue of the healthcare products and services segment.

Gross profit and margin

The Group recorded a gross profit of approximately HK\$13.0 million for the Period, representing a decrease of approximately 38.70% as compared to the gross profit as recorded in the prior period of approximately HK\$21.2 million, as the Group's performance was affected by the COVID-19.

Other income

Other income of the Group decreased by approximately 58.01%, from approximately HK\$3.8 million for the six months ended 30 June 2021 to approximately HK\$1.6 million for the Period. Other income mainly comprised of the COVID-19 rent concessions of approximately HK\$0.64 million.

財務回顧 *集團業績*

收益

本集團期內之收益約為86.3百萬 港元,較去年同期收益約115.3百 萬港元,減少約29.0百萬港元或 25.19%。收益整體減少主要由於 期內於中國及香港實施COVID-19 嚴防嚴控隔離措施。

銷售成本

本集團的銷售成本由截至二零二 一年六月三十日止六個月約94.1 百萬港元減少約22.14%至期內約 73.3百萬港元。該減少大致上與 大健康產品及服務分部的收益減 幅同步。

毛利及毛利率

本集團期內錄得毛利約13.0百萬 港元,較過往期間錄得的毛利約 21.2百萬港元下降約38.70%,乃 由於本集團的表現受COVID-19影 響。

其他收入

本集團的其他收入由截至二零二 一年六月三十日止六個月約3.8百 萬港元減少約58.01%至期內約 1.6百萬港元。其他收入主要包括 COVID-19相關的租金優惠約0.64 百萬港元。

FINANCIAL REVIEW (Continued) RESULTS OF THE GROUP (Continued)

Selling expenses

Selling expenses of the Group decreased by approximately 11.24%, from approximately HK\$1.79 million for the six months ended 30 June 2021 to approximately HK\$1.59 million for the Period, which was attributable to the implementation of tightened control measures for prevention COVID-19, leading to the reduced revenue during the Period.

Administrative expenses

Administrative expenses of the Group decreased by approximately 73.55%, from approximately HK\$34.9 million for the six months ended 30 June 2021 to approximately HK\$9.2 million for the Period. The decrease was mainly due to the same reason as selling expenses as stated above.

Net assets

Net assets of the Group amounted to approximately HK\$111.1 million as at 30 June 2022, as compared to net assets of approximately HK\$111.7 million at 31 December 2021. The change was mainly attributable to the net effect of shareholders' loan increased and total comprehensive loss during the periods.

Cash and bank balances

As at 30 June 2022, the Group had bank balances and cash of approximately HK\$2.9 million (31 December 2021: approximately HK\$9.9 million), of which approximately 99.23% and 0.77% were denominated in HK\$ and Renminbi respectively.

Prepayment and other receivables

As at 30 June 2022, the decrease in prepayment is due to recognition of prepayment as cost of sales in the consolidated statement of profit of loss, such cost of sales was incurred by the designated service provider in PRC on behalf of the Group. The increase in other receivables is mainly due to an increase in current account balance with the designated service provider in the PRC. 財務回顧(續) *集團業績(續) 銷售開支*

本集團的銷售開支由截至二零二 一年六月三十日止六個月約1.79 百萬港元下降約11.24%至期內約 1.59百萬港元,歸因於COVID-19 嚴控嚴防措施的實施,導致期內 收益減少。

行政開支

本集團的行政開支由截至二零二 一年六月三十日止六個月約34.9 百萬港元下降約73.55%至期內約 9.2百萬港元。該下降原因跟以上 銷售開支下降的原因一致。

淨資產

於二零二二年六月三十日,本集 團之淨資產約為111.1百萬港元, 而於二零二一年十二月三十一日 之淨資產約為111.7百萬港元。該 變動乃主要由於期內股東貸款增 加及全面總虧損的淨影響所致。

現金及銀行結餘

於二零二二年六月三十日,本集 團的銀行結餘及現金約為2.9百 萬港元(二零二一年十二月三十 一日:約9.9百萬港元),當中約 99.23%及0.77%分別以港元及人 民幣計值。

預付款項及其他應收款項

於二零二二年六月三十日,預付 款項減少乃由於預付款項於綜合 損益表內確認為銷售成本,有關 銷售成本由代表本集團的中國指 定服務供應商產生。其他應收款 項增加乃主要由於與中國指定服 務供應商的經常賬結餘增加所致。

FINANCIAL REVIEW (Continued) RESULTS OF THE GROUP (Continued)

Working Capital and Gearing Ratio

As at 30 June 2022, the Group had current assets of approximately HK\$259.2 million (31 December 2021: approximately HK\$258.4 million), while current liabilities of approximately HK\$157.8 million (31 December 2021: approximately HK\$147.3 million), representing a net current assets position with a working capital ratio (current assets to current liabilities) of 1.64 (31 December 2021: 1.75).

The gearing ratio of the Group as at 30 June 2022, calculated as total borrowings (defined as other payables and shareholder's loans) to total equity was 0.44 (31 December 2021: 0.36).

SEGMENTAL INFORMATION

Segmental information of the Group is set out in note 3 to the financial statements.

FOREIGN EXCHANGE EXPOSURE

The Group's business transactions, assets and liabilities are principally denominated in Renminbi and HK\$. The Directors consider the risk of foreign exchange exposure of the Group is manageable. During the Period, the Group has not entered into any forward contracts to hedge its exposure to foreign exchange risk. The Group does not have a foreign currency hedging policy. However, the Directors monitor the Group's foreign exchange exposure closely and may, depending on the circumstances and trend of foreign currency hedging policy in the future. 財務回顧(續)

集團業績(續)

營運資金比率及資產負債比率

於二零二二年六月三十日,本集 團流動資產約為259.2百萬港元 (二零二一年十二月三十一日:約 258.4百萬港元),而流動負債約 為157.8百萬港元(二零二一年十 二月三十一日:約147.3百萬港 元),即處於淨流動資產狀況,而 營運資金比率(流動資產比流動負 債)為1.64(二零二一年十二月三 十一日:1.75)。

於二零二二年六月三十日,本集 團之資產負債比率(借款總額(定 義為其他應付賬款及股東貸款)比 總權益)為0.44(二零二一年十二 月三十一日:0.36)。

分部資料

本集團之分部資料載於財務報表 附註3。

外匯風險

本集團的業務交易、資產及負債 主要以人民幣及港元計值。董事 認為本集團之外匯風險受控。期 內,本集團並無訂立任何遠期合 約以對沖其外匯風險。本集團並 知外幣對沖政策。然而,董事密 切監察本集團之外匯風險,且可 按外幣相關情況及趨勢於未來考 慮採納適當的外幣對沖政策。
BANK BORROWINGS AND CONTINGENT LIABILITIES

During the Period, the Group did not have any interestbearing bank borrowings at fixed interest rates and did not use any financial instruments for hedging purposes.

As at 30 June 2022, the Group had no material contingent liabilities (31 December 2021: Nil).

CHARGES ON GROUP ASSETS

As at 30 June 2022, the lease liabilities amounted to approximately HK\$0.7 million (30 June 2021: Nil), were secured by the lessor's charge over the leased assets and corporate guarantees executed by the Company.

SIGNIFICANT INVESTMENT, MATERIAL ACQUISITIONS/ DISPOSAL OF SUBSIDIARIES AND AFFILIATED COMPANIES

Save as disclosed in this report, the Group had no significant investment, material acquisitions or disposal of subsidiaries and affiliated companies during the Period.

DETAILS OF FUTURE PLANS FOR MATERIAL INVESTMENT OR CAPITAL ASSETS

As at the date of this report, the Group has no future plan for material investment or capital assets.

銀行借款及或有負債

於期內,本集團並無任何按固定 利率計息的銀行借款,亦無使用 任何金融工具作對沖用途。

於二零二二年六月三十日,本集 團並無重大或有負債(二零二一年 十二月三十一日:無)。

本集團資產抵押

於二零二二年六月三十日,租賃 負債約0.7百萬港元(二零二一年 六月三十日:零)以出租人對租賃 資產的押記及本公司簽立的公司 擔保作抵押。

重大投資、附屬公司 及聯屬公司之重大收 購/出售事項

除本報告所披露者外,本集團於 期內概無重大投資、重大收購或 出售附屬公司及聯屬公司。

重大投資或資本資產 未來計劃之詳情

於本報告日期,本集團並無重大 投資或資本資產之未來計劃。

EMPLOYEE INFORMATION AND REMUNERATION POLICY

As at 30 June 2022, the Group had 24 (30 June 2021: 24) employees mainly located in Hong Kong and Mainland China. As an equal opportunity employer, the Group's remuneration and bonus policies are determined with reference to the performance and experience of individual employees. The total amount of employee remuneration (including that of the Directors and retirement benefits scheme contributions) of the Group for the Period was approximately HK\$5.8 million (30 June 2021: approximately HK\$5.0 million). The increase in remuneration is due to an annual increment of basic salaries.

In addition, the Group may offer options to employees as a recognition of and reward for their efforts and contributions to the Group.

REVIEW OF INTERIM FINANCIAL STATEMENTS BY THE AUDITOR

The interim financial statements of the Group for the Period is unaudited, but has been reviewed by McM (HK) CPA Limited, the auditor of the Company in accordance with Hong Kong Standard on Review Engagements 2410 "Review of Interim Financial Information Performed by the Independent Auditor of the Entity", issued by the Hong Kong Institute of Certified Public Accountants, whose unmodified review report is included in the Company's interim report for the period ended 30 June 2022 to be sent to shareholders of the Company in accordance with the GEM Listing Rules in due course.

僱員資料及薪酬政策

於二零二二年六月三十日,本集 團共有僱員24名(二零二一年六月 三十日:24名),主要分佈於香港 及中國內地。本集團為提供均策 乃經參考僱員之個別表現及獎金政策 而釐定。於期內本集團之僱員薪 酬總額(包括董事薪酬及退休福利 計劃供款)約為5.8百萬港元(二零 港元)。薪酬增加乃由於基本薪酬 按年增加。

此外,本集團亦可向僱員授出購 股權以肯定及獎勵他們的努力及 對本集團作出的貢獻。

核數師審閱中期財務 報表

本集團於期內的中期財務報表未經審核,惟已經由本公司核數師 長盈(香港)會計師事務所有限公司 者審閱委聘準則第2410號「實 獨立核數師執行中期財務資 著審閱報告載入本公司截至二零 二年六月三十日止期間的中期 時級當時候寄發予本公司股 東。

OTHER INFORMATION 其他資料

DIRECTORS AND CHIEF EXECUTIVES' INTERESTS AND SHORT POSITIONS IN SHARES AND UNDERLYING SHARES

As at 30 June 2022, the following Director and chief executive of the Company had or was deemed to have interest or short positions in the shares, underlying shares or debentures of the Company and its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance (Chapter 571 of the Laws of Hong Kong) (the "SFO")) (i) which were required to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests or short positions which they were taken or deemed to have under such provisions of the SFO); or (ii) which were required, pursuant to Section 352 of the SFO, to be entered in the register referred to therein; or (iii) which were, pursuant to Rules 5.46 to 5.67 of the GEM Listing Rules, related to securities transactions by the Directors to be notified to the Company and the Stock Exchange:

LONG POSITIONS

Interests in the shares and underlying shares of the Company

董事及最高行政人員 於股份及相關股份之 權益及淡倉

於二零二二年六月三十日,下列 董事及本公司最高行政人員於 本公司及其相聯法團(定義見香 港法例第571章證券及期貨條例 (「證券及期貨條例」)第XV部)之 股份、相關股份或債券中,擁有 或被視作擁有(i)根據證券及期貨 條例第XV部第7及8分部須知會本 公司及聯交所之權益或淡倉(包括 彼等根據證券及期貨條例有關條 文被當作或視作擁有之權益或淡 倉);或(ii)根據證券及期貨條例第 352條須記入該條所述登記冊之 權益或淡倉;或(iii)根據GEM 上市 規則第5.46至5.67條有關董事進 行證券交易之規定須知會本公司 及聯交所之權益或淡倉:

好倉

於本公司股份及相關股份之權 益

Name of Director/ chief executive	Capacity	Aggregate long position in the shares and underlying shares 於股份及 相關股份之	Approximate percentage of the issued share capital 佔已發行 股本概約
董事/最高行政人員姓名	身份	好倉總計	百分比
Wang Chuang 王闖	Beneficial Owner 實益擁有人	538,670,000	18.87%

DIRECTORS AND CHIEF EXECUTIVES' INTERESTS AND SHORT POSITIONS IN SHARES AND UNDERLYING SHARES (Continued)

LONG POSITIONS (Continued)

Interests in the shares and underlying shares of the Company (Continued)

Save as disclosed above, as at 30 June 2022, none of the Directors nor the chief executives of the Company had or was deemed to have any interests or short positions in the shares, underlying shares or debentures of the Company and its associated corporations (within the meaning of Part XV of the SFO) (i) which were required to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests or short positions which they were taken or deemed to have under such provisions of the SFO); or (ii) which were required, pursuant to Section 352 of the SFO, to be entered in the register referred to therein: or (iii) which were, pursuant to Rules 5.46 to 5.67 of the GEM Listing Rules relating to securities transactions by Directors to be notified to the Company and the Stock Exchange.

董事及最高行政人員 於股份及相關股份之 權益及淡倉(續)

好倉(續)

於本公司股份及相關股份之 權益(續)

除上文所披露者外,於二零二二 年六月三十日,概無董事或本公 司最高行政人員於本公司及其相 聯法團(定義見證券及期貨條例第 XV部)之股份、相關股份或債券 中擁有或被視作擁有(i)根據證券 及期貨條例第XV部第7及8分部須 知會本公司及聯交所之權益或淡 倉(包括彼等根據證券及期貨條 例有關條文被當作或視作擁有之 權益或淡倉);或(ii)根據證券及期 貨條例第352條須記入該條所述 登記冊之權益或淡倉;或(iii)根據 GEM 上市規則第5.46至5.67條有 關董事進行證券交易之規定須知 會本公司及聯交所的權益或淡倉。

SUBSTANTIAL SHAREHOLDERS AND OTHER PERSONS' INTERESTS IN SHARES AND UNDERLYING SHARES

LONG POSITIONS

Interests in the shares and underlying shares of the Company

主要股東及其他人士 於股份及相關股份之 權益

好倉

於本公司股份及相關股份之 權益

		Aggregate long position in the shares and	Approximate percentage of the issued
Name of Shareholders	Capacity	underlying shares 於股份及相關	share capital 佔已發行股本
股東姓名/名稱 —————————————————————	身份	股份之好倉總計	概約百分比
All Favour Holdings Limited (Note 1) 全輝控股有限公司(附註1)	Beneficial owner 實益擁有人	582,547,765	20.41%
Arab Osman Mohammed (Note 1) 馬德民(附註1)	Others 其他	583,422,765	20.44%
Wong Kwok Keung (Note 1) 黃國強(附註1)	Others 其他	583,422,765	20.44%
Li Ren (Note 2)	Held by controlled corporation	582,547,765	20.41%
李韌(附註2)	由受控法團持有		
	Beneficial owner 實益擁有人	21,380,000	0.75%
China Orient Asset Management Co., Ltd (Note 3) 中國東方資產管理股份有限公司 (附註3)	Held by controlled corporation 由受控法團持有	157,744,659	5.57%
China Orient Alternative Investment Fund (Note 3) (附註3)	Held by controlled corporation 由受控法團持有	157,744,659	5.57%

		Aggregate long position in the shares and	Approximate percentage of the issued
Name of Shareholders	Capacity	underlying shares 於股份及相關	share capital 佔已發行股本
股東姓名/名稱 ————————————————————	身份	股份之好倉總計	概約百分比
Changzhou Yaoguang Enterprise Management Consulting Limited Liability Partnership* (Note 4)	Held by controlled corporation	262,400,000	9.19%
常州市耀光企業管理諮詢合夥企業 (有限合夥)(附註4)	由受控法團持有		
Lei Changjuan (Note 4)	Held by controlled corporation	262,400,000	9.19%
雷昌娟(附註4)	由受控法團持有		
Changzhou Minxing Enterprise Management Consulting Services Limited Liability Partnership* (Note 5)	Held by controlled corporation	160,600,000	5.63%
常州市中民星空企業管理諮詢服務 合夥企業(有限合夥)(附註5)	由受控法團持有		
Kong Yu Dong (Note 5)	Held by controlled corporation	160,600,000	5.63%
孔玉東(附註5)	由受控法團持有		
Wang Xiaogang 王曉剛	Beneficial owner 實益擁有人	149,450,000	5.24%

For identification purpose only

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僅供識別

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Notes:

 All Favour Holdings Limited ("All Favour") is beneficially owned as to (i) 40% by Nat-Ace Wood Industry Ltd. ("Nat-Ace Wood Industry") and 20% by Honour Top Holdings Limited, of which Nat-Ace Wood Industry is ultimately and wholly-owned by Mr. Li Ren ("Mr. Li") and Honour Top Holdings Limited is ultimately wholly owned by Mr. Dai Yumin ("Mr. Dai"), and (ii) 40% by Mr. Dai. Moreover, All Favour has been the beneficial owner of 582,547,765 Shares. By virtue of the SFO, Mr. Dai, Mr. Li and Nat-Ace Wood Industry are deemed to be interested in 582,547,765 Shares in which All Favour is interested in.

> On 16 September 2015, Mr. Dai was granted 17,500,000 share options by the Company under the Scheme adopted by the Company on 14 September 2011 entitling him to subscribe for 17,500,000 Shares at the exercise price of HK\$0.45 per Share, subject to the terms and conditions of the Scheme of the Company. The number of Shares to be issued upon full exercise of the said share options and the exercise price per Share were adjusted to 875,000 Shares and HK\$9.00 per Share with effect from 16 May 2019 as a result of the share consolidation of the Company, details of which were disclosed in the announcement of the Company dated 15 May 2019. Assuming the share options granted to Mr. Dai has been exercised in full. Mr. Dai shall hold an aggregate of 875,000 Shares as beneficial owner. By virtue of the SFO, Mr. Dai, together with his deemed interests in All Favour, was deemed to be interested in an aggregate of 583,422,765 Shares, representing approximately 20,44% of the issued share capital of the Company. All Favour has pledged its interests in 157,744,659 Shares in favour of Optimus.

> On 31 March 2022, a bankruptcy order was made against Mr. Dai. Subsequently, Messrs. Osman Mohammed Arab and Mr. Wong Kwok Keung were appointed as joint and several trustees (the "Trustees") of the property of Mr. Dai at the general meeting of creditors held on 6 May 2022. Accordingly, the property of Mr. Dai, including his shareholdings, shall vest in the Trustees pursuant to section 58(2) of the Bankruptcy Ordinance (Cap. 6).

附註:

1

全輝控股有限公司(「全輝↓)由 (i)邦強木業有限公司(「邦強木 業 |) 實 益 擁 有 40% 及 Honour Top Holdings Limited 實 益 擁 有20%,其中邦強木業由李韌 先生(「李先生」)最終全資擁 有 , 而 Honour Top Holdings Limited 由戴昱敏先生(「戴先 生])最終全資擁有,及(ii)戴先 生實益擁有40%。此外,全 輝為582.547.765股股份之實 益擁有人。根據證券及期貨條 例,戴先生、李先生及邦強木 業被視為於全輝擁有權益的 582,547,765股股份中擁有權 益。

於二零一五年九月十六日, 戴 先生獲本公司根據於二零一一 年九月十四日採納的計劃授予 17,500,000份購股權,賦予其 權利可按每股0.45港元之行使 價認購17,500,000股股份,惟 須遵守本公司計劃之條款及條 件。本公司的股份合併令於悉 數行使上述購股權時將予發行 之股份數目及每股行使價分別 調整為875,000股股份及每股 9.00港元,自二零一九年五月 十六日起生效,有關詳情披露 於本公司日期為二零一九年五 月十五日之公告。假設授予戴 先生之購股權獲悉數行使,戴 先生將作為實益擁有人持有合 共875,000股股份。根據證券 及期貨條例,連同彼被視為於 全輝擁有之權益,戴先生被視 為於合共583,422,765股股份 中擁有權益,佔本公司已發行 股本約20.44%。全輝已將其於 157,744,659股股份中的權益 抵押予Optimus。

於二零二二年三月三十一日, 戴先生獲發破產令。其後,於 二零二二年五月六日舉行之 債權人會議,馬德民先生及黃 國強先生獲委任為戴先生財產 之共同及個別受託人(「受託 人」)。因此,根據第六章《破產 條例》第58(2)條,戴先生之財 產(包括其股權)須歸屬於受託 人。

- Mr. Li personally owns 21,380,000 Shares. Mr. Li is therefore deemed to be interested in an aggregate of 603,927,765 Shares, representing, approximately 21.16% of the issued share capital of the Company.
- 3. Based on the disclosure of interests form both filed on 14 December 2020 by China Orient Asset Management Co., Ltd ("COAMC") and China Orient Alternative Investment Fund ("COAIF"), Optimus Prime Management Ltd. ("Optimus") has a security interest in 157,744,659 Shares. Optimus is wholly owned by COAIF. COAIF is wholly owned by China Orient Asset Management (International) Holding Limited ("COAMI"). COAMI is owned as to (i) 50% by Wise Leader Assets Ltd. ("Wise Leader") which is wholly owned by Dong Yin Development (Holdings) Limited ("Dong Yin"); and (ii) 50% by Dong Yin which is wholly owned by COAMC.

By virtue of the SFO, COAIF, COAMI, Wise Leader, Dong Yin and COAMC are deemed to be interested in 157,744,659 Shares held by Optimus as security interest.

4. Changzhou Yaoguang Enterprise Management Consulting Limited Liability Partnership* ("Yaoguang") is a limited liability partnership established in the PRC and is managed by Ms. Lei Changjuan as the general partner and the shares were held by Yao Guang (Hong Kong) Enterprise Limited as nominee for Yaoguang. Accordingly, each of Yaoguang and Ms. Lei Changjuan is deemed to be interested in 262,400,000 Shares.

- 李先生個人擁有21,380,000股 本公司股份。故此,李先生被 視為於合共603,927,765股股 份中擁有權益,佔本公司已發 行股本約21.16%。
- З. 根據中國東方資產管理股 份有限公司(「中國東方資 產管理」)及 China Orient Alternative Investment Fund (「COAIF」)所提交日期均為二 零二零年十二月十四日之權 益披露表格, Optimus Prime Management Ltd. ([Optimus]) 於157,744,659股股份中擁有 抵押權益。Optimus由COAIF 全 資 擁 有 , 而 COAIF 由 中 國 東 方資產管理(國際)控股有限公 司(「中國東方資產管理國際」) 全資擁有。中國東方資產管理 國際由: (i)Wise Leader Assets Ltd.(「Wise Leader」)擁有50% 權益, 而Wise Leader由東銀發 展(控股)有限公司(「東銀」)全 資擁有:及(ii)東銀擁有50%權 益,而東銀由中國東方資產管 理全資擁有。

根 據 證 券 及 期 貨 條 例 , COAIF、 中國東方資產管理 國際、Wise Leader、東銀及 中國東方資產管理被視為於 Optimus以抵押權益形式持有 的157,744,659股股份中擁有 權益。

 常州市耀光企業管理諮詢合 彩企業(有限合夥)(「耀光」) 為於中國成立之有限合夥企業,並由雷昌娟女士(作為普 通合夥人)管理,股份由耀光 (香港)企業有限公司(作為耀 光的代名人)持有。因此,耀 光及雷昌娟女士各自被視為於 262,400,000股股份中擁有權 益。

For identification purpose only

僅供識別

5. Changzhou Minxing Enterprise Management Consulting Services Limited Liability Partnership* ("Minxing") is a limited liability partnership established in the PRC and is managed by Ms. Kong Yudong as the general partner and the shares were held by Zhong Min Starry (Hong Kong) Limited as nominee for Minxing. Accordingly, each of Minxing and Ms. Kong Yudong is deemed to be interested in 160,600,000 Shares.

Save as disclosed above, as at 30 June 2022, the Directors are not aware that there is any other party (other than the Directors and the chief executives of the Company) who had, or was deemed to have, interests or short positions in the shares, underlying shares and debentures of the Company (i) which would fall to be disclosed to the Company and Stock Exchange under the provisions of Divisions 2 and 3 of Part XV of the SFO; or (ii) which were required, pursuant to section 336 of the SFO, to be entered in the register referred to therein.

DIRECTORS' RIGHT TO ACQUIRE SHARES OR DEBENTURES

Save as disclosed under the heading "DIRECTORS AND CHIEF EXECUTIVES' INTERESTS AND SHORT POSITIONS IN SHARES AND UNDERLYING SHARES" above, at no time during the Period, there were rights to acquire benefits by means of the acquisition of shares in or debentures of the Company granted to any Directors or chief executive of the Company or their respective spouse or children under 18 years of age, or were any such rights exercised by them; or was the Company or its subsidiaries a party to any arrangements to enable the Directors, to acquire such rights or benefits by means of the acquisition of shares in or debentures of the Company or any other body corporate.

COMPETING INTERESTS

None of the Directors or the substantial shareholders of the Company, or any of their respective close associates (as defined under the GEM Listing Rules) had any interest in a business that competes or may compete with the business of the Group during the Period. 常州市中民星空企業管理諮詢 服務合夥企業(有限合夥)(「民 星」)為於中國成立之有限合夥 企業,並由孔玉東女士(作為普 通合夥人)管理,股份由中民 星空(香港)有限公司(作為民 星的代名人)持有。因此,民 星及孔玉東女士各自被視為於 160,600,000股股份中擁有權 益。

除上文所披露者外,於二零二二 年六月三十日,董事概不知悉任 何其他人士(董事及本公司最高行 政人員除外)於本公司股份、相關 股份及債券中,擁有或被視作擁 有(i)根據證券及期貨條例第XV部 第2及3分部之條文須向本公司及 聯交所披露之權益或淡倉;或(ii) 根據證券及期貨條例第336條須 記入該條所述登記冊內之權益或 淡倉。

董事收購股份或債權 證之權利

競爭權益

於期內,概無任何董事或本公司 主要股東或任何彼等各自之緊密 聯繫人(定義見GEM上市規則)於 與本集團業務構成競爭或可能構 成競爭之業務中擁有任何權益。

僅供識別

SHARE OPTIONS

The Scheme adopted by the Company on 14 September 2011 is for the primary purpose of providing incentives to directors, senior management, employees, suppliers and customers of the Group and is valid for ten years from its adoption until 13 September 2021.

The movement of share options under the adjusted Scheme adopted by the Company on 14 September 2011 during the Period was as below:

購股權

於二零一一年九月十四日,本公 司採納計劃,主要目的為向本集 團董事、高級管理層、僱員、供 應商及客戶提供獎勵,且自其採 納起計十年有效,直至二零二一 年九月十三日。

期內,本公司於二零一一年九月 十四日採納之經調整計劃項下之 購股權變動如下:

				Movement of Share Options during the six months ended 3 截至二零二二年六月三十日止六個月之磷胶構要動					2022			
Eligible persons 合資格人士	Date of grant 授出日期	Exercise price (HK\$) 行使價 (港元)	Adjusted exercise price (Note) (HK\$) 經調整 行使價 (附註) (港元)	Vesting schedule and exercise period of the Share Options 購股權之 歸屬時間表及 可行使期間	Exercisable portion of the Share Options granted 已授出講談權之 可行使部份	Outstanding as at 31 December 2021 (Note) 於二零二一年 十二月三十一日 尚未行使 (附註)	Granted (Note)		Reclassified (Note)		Lapsed (Note)	Outstanding as at 30 June 2022 (Note) 於二零二二年 六月三十日 尚未行使 (附註)
Others 其他人士	16/9/2015 二零一五年 九月十六日	0.45	9.00	the Company for less commence work with of grant (as the case 就承授人(除於相關授出 未開始於本公司任職	ir Grantees other than new employees who have joined the Company for less than 12 months or are yet to commence work with the Company on the relevant date of grant (as the case may be):		NL 魚	NIL 無		NL 魚	NIL 無	3,302,000
				第一個期間 2nd Period 第二個期間	第一份構設確 第一份構設確 2nd Options (together with any 1st Options which have not been exercised during the 1st Period) 第二份構設確(注何於第一回 期間尚未行使之任何 第一份構設確)							
				3rd Period 第三個期間	3rd Options (together with any 1st and 2nd Options which have not been exercised during the 1st Period and 2nd Period 第三份講訳權(達同於第一個 期間及第二個期間 尚未行使之任何 第一份及第二份講訳權)							

					tent of Share Options during the six months ended 30 June 2022 截至二零二二年六月三十日止六個月之講駁權變動							
Eligible persons	Date of grant	Exercise price (HK\$)	Adjusted exercise price (Note) (HK\$) 經調整 行使價	Vesting schedule and exercise period of the Share Options 購股權之	Exercisable portion of the Share Options granted	Outstanding as at 31 December 2021 (Note) 於二零二一年 十二月三十一日			Reclassified (Note)		Lapsed (Note)	Outstanding as at 30 June 2022 (Note) 於二零二二年 六月三十日
合資格人士	授出日期	行使價 (港元)	(附註) (港元)	歸屬時間表及 可行使期間	已授出購股權之 可行使部份	尚未行使 (附註)	已授出 (附註)	已行使 (附註)	已重新分類 (附註)	已取消 (附註)	已失效 (附註)	尚未行使 (附註)
				4th Period 第四個期間	4th Options (together with any 1st, 2nd and 3rd Options which have not been everolsed during the 1st Period, 2nd Period and 3rd Period 第一個期間,第二個 期間及第二個期間,第二個 期間及第二個期間,第二 份及第二份購及編)							
				5th Period 第五個期間	5th Options (together with any 1st, 2nd, 3rd and 4th Options which have not been exercised during the 1st Period, 2nd Period, 3rd Period and 4th Period) 第二句攝影園、第二〇 期間,第二〇 第二〇個點間,第二〇 第二〇目點間,第二〇 第二〇〇第四〇,第二〇〇, 第二〇〇第四〇,第二〇〇, 第二〇〇第四〇,第二〇〇, 第二〇〇第四〇,第二〇〇,							
				For Grantees who are new the Company for less th commence work with th of grant (as the case ma 就於相關授出日期屬加入本 於本公司任職之新僱員(
				16 March 2017 to 15 March 2018 (both days inclusive) (the "Period 1") ニ零ー七年三月十六日至 ニ零一八年三月十五日 (包括道尾兩日) (「期間」」)	Up to 20% ("Options 1") 最多20% (「購買權1」)							
				16 March 2018 to 15 March 2019 (both days inclusive) (her Pereid 2') 二零一八年三月十六日空 二零一九年三月十五日 (包括首尾雨日) (「開間2」)	Up to 20% ("Options 2") (together with any Options 1 which have not been aversised during the Period 1) 最多20%(「環設權2」) (連同於期間1尚未行使 之任何讓設權1)							

Exercise price Provide price Vesting schedule price Exercisale price 31 December price 33 at 30 Jun persons game IHKS (Mode)							of Share Options during the six months ended 30 June 2022 截至二零二二年六月三十日止六個月之購脫權變動						
行使者 (用注) 務務者 (用注) 日本 (用注) 日本 (HZ) 日本 (HZ)			price	exercise price (Note) (HK\$)	and exercise period	portion of the	as at 31 December 2021 (Note)					(Note)	Outstanding as at 30 June 2022 (Note)
15 Mach 2020 (both days inclusive) (both days inclusive) (both days inclusive) 10 Protot 31 with the work them ===-hFEIB + hEIB ====================================	合資格人士	授出日期		行使價 (附註)	歸屬時間表及		十二月三十一日 尚未行使					已失效	於二零二二年 六月三十日 尚未行使 (附註)
March 2021 (both days inclusive) (the "Period 4) (together with any inclusive) (the "Period 4) (together with any inclusive) (the "Period 4) ····································					15 March 2020 (both days inclusive) (the "Period 3") 二零一九年三月十六日至 二零二零年三月十五日 (包括首尾兩日)	(together with any Options 1 and 2 which have not been exercised during the Periods 1 and 2) 最多20%([購股權3]) (達同於期間1及2尚未							
15 September 2025 any Options 1, 2, 3 and (both days inclusive) 4 which have not been 二零二一年三月十元日至 exercised during the 二零二五年九月十五日 Periods (包括首尾兩日) 1, 2, 3 and 4) 最多2003(建国文明照目・2 - 3及4間未行使之任何開設 權1、2 - 3及4) Others 9/9/2016 0.291 5.82 For Grantees other than new employees who have joined 3,905,200 NIL NIL NIL NIL NIL 3,905,20 其他人士 二零一六年 the Company for less than 12 months or are yet to 無無無無無 九月九日 commence work with the Company on the relevant date of grant (as the case may be): <i>就再長人(限約相關授出日類加入本公司少於十二個月或仍</i>					March 2021 (both days inclusive) (the "Period 4") 二零二零年三月十六日至 二零二一年三月十五日 (包括首尾兩日)	(together with any Options 1, 2 and 3 which have not been exercised during the Periods 1, 2 and 3) 最多20%(「講股權4」) (達同於期間1、2及 3尚未行使之任何							
其他人士 二零一六年 the Company for less than 12 months or are yet to 無無無無無 九月九日 commence work with the Company on the relevant date of grant (as the case may be): 載承長人(像約相關設出日期加入本公司少於十二個月或仍					15 September 2025 (both days inclusive) 二零二一年三月十六日至 二零二五年九月十五日	any Options 1, 2, 3 and 4 which have not been exercised during the Periods 1, 2, 3 and 4) 最多20% (建同於期間1、2、 3及4尚未行使之任何講談							
		二零一六年	0.291	5.82	the Company for less th commence work with th of grant (as the case ma	an 12 months or are yet to e Company on the relevant date iy be):	3,905,200						3,905,200
the First Period the First Options 第壹但期間 第壹份攝設權					未開始於本公司任職(視 the First Period	情況而定)之新僱員外)而言: the First Options							

Movement of Share Options during the six months ended 30 June 2022 截至二零二二年六月三十日止六個月之購股權變動 Adjusted Outstanding Outstanding exercise as at as at Exercise price Vesting schedule Exercisable 31 December 30 June Eligible Date of price (Note) and exercise period portion of the 2021 Granted Exercised Reclassified Cancelled Lapsed 2022 persons grant (HK\$) (HK\$) of the Share Options Share Options granted (Note) (Note) (Note) (Note) (Note) (Note) 放二零二二年 經調整 放二零二一年 行使價 購股權之 十二月三十一日 六月三十日 行使價 (附註) 歸屬時間表及 已授出購股權之 尚未行使 已授出 已行使 已重新分類 已取消 已失效 尚未行使 (港元) 可行使期間 合資格人士 授出日期 (港元) 可行使部份 (附註) (附註) (附註) (附註) (附註) (附註) (附註)

the Second Period 第貳俱期間	the Second Options (logether with any First Options which have not been exercised during the First Period) 第重的编取者(使同欢 学童团编辑自杀不使 之任何美重份编取權)
the Third Period 第参屆期間	the Third Options, flogether with any First and Second Options which have not been exercised during the First Period and Second Period) 寒步份服整 / 建回於 第壹個期間及筆或個 期間尚未行使之任何 寒壹份及事或的網發纖)
the Fourth Period 策肆國期間	the Fourth Options (together with any Fist, Second and Third Options which have not been exercised during the Fist Period, Second Period and Third Period) 集佳份展設備,建同於 集實仍開間,完業個 期間及業券個期間為未 行使之任何某壹份, 集成份及素券份購發備)

Movement of Share Options during the six months ended 30 June 2022 截至二零二二年六月三十日止六個月之購股權變動 Adjusted Outstanding Outstanding exercise as at as at Exercise price Vesting schedule Exercisable 31 December 30 June Eligible Date of price (Note) and exercise period portion of the 2021 Granted Exercised Reclassified Cancelled 2022 Lapsed persons grant (HK\$) (HK\$) of the Share Options Share Options granted (Note) (Note) (Note) (Note) (Note) (Note) 經調整 放二零二一年 於二零二二年 十二月三十一日 行使價 購股權之 六月三十日 行使價 (附註) 歸屬時間表及 已授出購股權之 尚未行使 已授出 已行使 已重新分類 已取消 已失效 尚未行使 合資格人士 授出日期 (港元) (港元) 可行使期間 可行使部份 (附註) (附註) (附註) (附註) (附註) (附註) (附註)

the Fith Period 第位個期間	the Fifth Options (logether with any First, Second, Third and Fourth Options which have not been exercised during the First Period, Second Period, Third Period and Fourth Period 第任の講麼種 (建同於素童但期間、 策或值期間、第參優照期 及葉錄電期間尚未行使 之任何葉壹价、実置价, 策參份及業聲份讓酸種)
the Company for less t commence work with t of grant (as the case r 就於相關授出日期屬加入3	employees who have joined han 12 months or are yet to he Company on the relevant date ay be): 水公司少於十二個月或仍未開始 (復備況而定)之勇役人而言:
9 March 2018 to 8 March 2019 (toth days inclusive) (the "I Period") 그렇一八年三月九日至 二零一九年三月九日 (包括首尾兩日) (「期間」)	Up to 20% ("Options I") 景多20% (「講賢權I」)
9 March 2019 to 8 March 2020 (both days inclusive) (the "Il Period") 그렇一友年三月九日至 二렇二零年三月八日 (包括首尾兩日) (「期間」)	Up to 20% ("Options II") (together with any Options I which have not been exercised during the I Period) 最多20% (「服設職」)) (達同於期間尚未 行使之任何關股欄))
9 March 2020 to 8 March 2021 (both days inclusive) (the "II Period") 그롱그루도月九日至 二롱二-두도月九日 (包括首尾兩日) ([無閒順])	Up to 20%, ("Options III") (together with any Options I and II which have not been exercised during the I and II Periods) 最多20% (環惑確॥)) (達同於期間及II尚未 行使之任何購發權取)()

						Moven			during the six ;月三十日止六			2022
Eligible persons	Date of grant	Exercise price (HK\$)	Adjusted exercise price (Note) (HK\$) 經調整	Vesting schedule and exercise period of the Share Options	Exercisable portion of the Share Options granted	Outstanding as at 31 December 2021 (Note) 於二零二一年	Granted (Note)	Exercised (Note)	Reclassified (Note)	Cancelled (Note)	Lapsed (Note)	Outstanding as at 30 June 2022 (Note) 於二零二二年
合資格人士	授出日期	行使價 (港元)	行使價 (附註) (港元)	購股權之 歸屬時間表及 可行使期間	已授出購股權之 可行使部份	+二月三十一日 尚未行使 (附註)	已授出 (附註)	已行使 (附註)	已重新分類 (附註)	已取消 (附註)	已失效 (附註)	六月三十日 尚未行使 (附註)
				9 March 2021 to 8 March 2022 (both days inclusive) (file "IV Period") 二零二一年三月九日至 二零二二年三月八日 (包括首尾兩日) (「開間V」)	Up to 20% ("Options IV") (together with any Options I, II and III which have not been exercised during the I, II and III Periods) 最多20%(環境權W) (通同於期間, II 及III 尚未行使之任何 環境權, II 及III)							
				9 March 2022 to 8 September 2025 (both days inclusive) 二零二二年二月九日至 二零二二年九月八日 (包括首尾兩日)	Up to 20% (together with any Options I, II, III and IV which have not been eversied during the I, I, III and IV Periods) 最多20%(理同於期間) II · III及N時未行使之任何購 設備: II·III股N)							

Note: By virtue of a share consolidation of the Company whereby every 20 of then existing issued and unissued shares of HK\$0.01 each in the share capital of the Company was consolidated into 1 consolidated share of HK\$0.20 each. The share consolidation took effect on 16 May 2019.

The number of shares and exercise price under the Scheme were adjusted accordingly.

附註:由於本公司進行股份合併,本 公司股本中其時每20股每股 0.01港元的已發行及未發行股 份合併為1股每股0.20港元的合 併股份。股份合併於二零一九 年五月十六日生效。

> 計劃項下的股份數目及行使價 亦作相應調整。

ISSUE OF EQUITY SECURITIES

During the Period, the Company did not issue any equity securities.

CORPORATE GOVERNANCE PRACTICE

The Company has complied with all the code provisions as set out in the Corporate Governance Code and Corporate Governance Report contained in Appendix 15 of the GEM Listing Rules (the "CG Code") throughout the Period, with the exception of code provision C.2.1 of the CG Code.

Under code provision C.2.1 of the CG Code, the roles of chairman and chief executive should be separate and should not be performed by the same individual. The division of responsibilities between the chairman and chief executive should be clearly established and set out in writing. As Mr. Wang Chuang was appointed as both the chairman and the chief executive officer of the Company, such practice deviates from code provision C.2.1 of the CG Code. The Board believes that vesting the roles for both the chairman and the chief executive officer of the Company in the same person can facilitate the execution of the Group's business strategies and boost effectiveness of its operation. Therefore, the Board considers that the deviation from the code provision C.2.1 of the CG Code is appropriate in such circumstance. In addition, under the supervision of the Board which comprised of one executive Director, one non-executive Director and three independent non-executive Directors, the Board is appropriately structured with balance of power to provide sufficient checks to protect the interests of the Company and its shareholders.

發行股本證券

於期內,本公司並無發行任何股 本證券。

企業管治常規

本公司於期內已遵守GEM上市 規則附錄十五所載之企業管治守 則及企業管治報告(「企業管治守 則」)之所有守則條文,惟企業管 治守則之守則條文第C.2.1條除 外。

根據企業管治守則之守則條文第 C.2.1條, 主席和行政總裁的角色 應有區分,不應由同一人同時兼 任。主席與行政總裁之間的職責 分工應以書面形式清楚訂明。由 於王闖先生獲委任為本公司主席 及行政總裁,該舉措偏離企業管 治守則之守則條文第C.2.1條。董 事會相信,將本公司主席及行政 總裁的角色歸屬同一人,有助執 行本集團的業務策略及提升其營 運效率。因此,董事會認為在此 情況下,偏離企業管治守則之守 則條文第C.2.1條乃屬恰當。此 外,在由一名執行董事、一名非 執行董事及三名獨立非執行董事 組成的董事會的監督下,董事會 的架構適當,權力平衡,以提供 足夠制衡,保障本公司及其股東 的利益。

AUDIT COMMITTEE

The Audit Committee has three members, comprising all independent non-executive Directors, namely Mr. Leung Man Fai (the chairman of the Audit Committee), Ms. Huo Chunyu and Dr. Liu Ming. The Company's unaudited condensed consolidated financial statements for the Period have been reviewed by the Audit Committee.

SECURITIES DEALING CODE

The Company has adopted the code of conduct for dealing in securities by the Directors as set out in the GEM Listing Rules 5.48 to 5.67 as its own code for transactions in securities of the Company by the Directors (the "Required Standard of Dealings"). Having made specific enquiry of all Directors, all Directors have confirmed that they have fully complied with the Required Standard of Dealings throughout the Period.

PURCHASE, SALE OR REDEMPTION OF SECURITIES

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

審核委員會

審核委員會有三位成員,包括所 有獨立非執行董事,即梁文輝先 生(審核委員會主席)、霍春玉女 士及劉明博士。審核委員會已審 閱本公司期內之未經審核簡明綜 合財務報表。

證券交易守則

本公司已採納GEM上市規則第 5.48至5.67條所載董事進行證券 交易之操作守則作為其自身董事 進行本公司證券交易之守則(「規 定交易標準」)。本公司經向全體 董事作出特別垂詢後,全體董事 已確認彼等於期內已全面遵守規 定交易標準。

購買、出售或贖回 證券

於期內,本公司及其任何附屬公 司概無購買、贖回或出售任何本 公司上市證券。

EVENT AFTER THE REPORTING PERIOD

After the COVID-19 outbreak in early 2020, a series of precautionary and control measures have been and continued to be implemented across the PRC and Hong Kong, which will affect the financial performance of the Group for the six months ended 30 June 2022. The Group will pay close attention to the development of the COVID-19 outbreak and further evaluate its impact on the financial position and operating results of the Group in the future.

The Directors are not aware of any significant event which had material effect on the Group subsequent to 30 June 2022 and up to the date of this interim report.

報告期後事項

於二零二零年初COVID-19爆發 後,一系列預防控制措施已經並 將繼續在中國及香港實施。此將 影響本集團截至二零二二年六月 三十日止六個月的財務表現。本 集團將密切關注COVID-19爆發的 發展,並進一步評估其對本集團 未來財務狀況及經營業績的影響。

董事並不知悉於二零二二年六月 三十日後直至本中期報告日期, 有發生任何對本集團構成嚴重影 響的重大事項。

By Order of the Board of

China Regenerative Medicine International Limited Mr. Wang Chuang

Chairman, Chief Executive Officer and Executive Director

Hong Kong, 12 August 2022

As at the date of this report, the executive Director is Mr. Wang Chuang (Chairman and Chief Executive Officer); the non-executive Director is Mr. Tsang Ho Yin; and the independent non-executive Directors are Dr. Liu Ming, Ms. Huo Chunyu and Mr. Leung Man Fai.

This report will remain on the "Latest Company Information" page of the GEM website at www.hkgem.com for at least seven days from the date of the publication and will be published on the website of the Company at www.crmi.hk. 承董事會命

中國再生醫學國際有限公司 主席、行政總裁兼執行董事 王闖先生

香港,二零二二年八月十二日

於本報告日期,執行董事為王闖 先生(主席兼行政總裁);非執行 董事為曾浩賢先生;及獨立非執 行董事為劉明博士、霍春玉女士 及梁文輝先生。

本報告將由刊發日期起計至少保留 七日於GEM網站www.hkgem.com 之[最新公司公告]一頁及於本公司 之網站www.crmi.hk內登載。 China Regenerative Medicine International Limited 中國再生醫學國際有限公司

www.crmi.hk

於本公告日期,執行董事為王闖先生(主席兼行政總裁);非執行董事為曾浩賢先生;以 及獨立非執行董事為劉明博士、霍春玉女士及梁文輝先生。

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