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Corporate Information

Board of Directors

Executive Directors

Mr. GUAN Weili (Chairman)
Ms. WANG Lianyue

Non-executive Directors

Mr. QIN Hao Mr. LI Changhao

Independent Non-executive Directors

Mr. ZHAO Xudong Ms. ZHONG Wentang Mr. LIU Ning

Audit Committee

Ms. ZHONG Wentang (Chairman)

Mr. LIU Ning Mr. LI Changhao

Nomination Committee

Mr. LIU Ning *(Chairman)*Mr. ZHAO Xudong
Mr. GUAN Weili

Remuneration Committee

Mr. ZHAO Xudong (Chairman)

Ms. ZHONG Wentang

Mr. LIU Ning

Strategy and Risk Management Committee

Mr. GUAN Weili (Chairman)

Ms. ZHONG Wentang

Mr. QIN Hao

Supervisory Committee

Mr. XU Ning (Chairman)

Mr. XU Yongjiu Mr. XIE Tiefan

Mr. QIAN Chengliang

Joint Company Secretaries

Mr. WANG Jian Mr. WONG Wai Chiu

Authorized Representatives

Mr. GUAN Weili Mr. WONG Wai Chiu

Auditor

BDO China Shu Lun Pan Certified Public Accountants LLP

Legal Advisor as to Hong Kong Laws

Clifford Chance

Registered Office and Head Office in the PRC

Shengjin Road

Huanglong Residential District

Wenzhou, Zhejiang

PRC

Corporate Information

Principal Place of Business in Hong Kong

40/F, Dah Sing Financial Centre 248 Queen's Road East Wanchai Hong Kong

H Share Registrar

Computershare Hong Kong Investor Services Limited Shops 1712-1716, 17th Floor Hopewell Centre 183 Queen's Road East Wanchai Hong Kong

Stock Code

2120

Company's Website

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Investor Relations

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Financial Highlights

Principal Financial Data and Indicators

	For the six r	months ended June 30,
	2022	2021
	(RMB' 000)	(RMB' 000)
	(Unaudited)	(Unaudited)
		(Restated)
Revenue	738,305	607,737
Profit before income tax	63,331	53,745
Income tax expenses	19,110	17,506
Net profit	44,221	36,238
Net profit attributable to shareholders of the Company	38,788	35,003
Profit or loss attributable to non-controlling interests	5,433	1,235
	As at	As at
	June 30, 2022	December 31, 2021
	(RMB' 000)	(RMB' 000)
	(Unaudited)	(Audited)
Total assets	2,693,723	2,377,968
Total liabilities	1,339,418	1,106,880
Total equity	1,354,305	1,271,088
Equity attributable to shareholders of the Company	1,249,795	1,199,073
Non-controlling interests	104,510	72,015

BUSINESS REVIEW AND OUTLOOK

In the first half of 2022, the complicated situation caused by the profound changes unseen in a century and the recurrent COVID-19 pandemic (the "Pandemic") has led to a steep increase in uncertainties in global social and economic development. Faced with multiple pressures such as the continuing economic downturn and the accelerated reform of diversified and combined medical insurance payment methods, the Group, under the guidance of macro policies, adheres to Kangning's 100-year development strategy and further enhances medical quality and service standards by continuously strengthening and improving the internal management system, the overall business has maintained a good development momentum, with the following progress:

In the first half of 2022, the development of the Group's owned hospitals business demonstrated strong resilience. During the Reporting Period, the Group's well-established and owned hospitals such as Wenzhou Kangning Hospital, Cangnan Kangning Hospital, Qingtian Kangning Hospital, Yongjia Kangning Hospital and Yueqing Kangning Hospital maintained steady growth. In particular, Cangnan Kangning Hospital, Qingtian Kangning Hospital and Yongjia Kangning Hospital further boost the development and growth potential after relocation; the overall business development of existing new hospitals, which is in the climbing stage, grew steadily, of which Huainan Kangning Hospital, Nanjing Yining Hospital, Chun'an Kangning Hospital, Hangzhou Cining Hospital and Wenzhou Cining Hospital saw a significant increase in business scale compared with the same period last year. The four hospitals with regional operation and management in Taizhou continued to have satisfactory performance. Only the development of Shenzhen Yining Hospital, Heze Yining Hospital and Guanxian Yining Hospital has been slowed down under the influence of the Pandemic and other factors. Meanwhile, the performance of Beijing Yining Hospital and Hangzhou Yining Hospital have gradually improved during the Reporting Period by adjusting their operation and management models.

With the further implementation of the development strategy of "Healthy China" and the deepening of an aging society, big health industry has started a new round of rapid growth. In the first half of 2022, the Group will further expand the layout of the mental health and elderly medical industries. During the Reporting Period, the Group invested and acquired the controlling interest in Jinyun Shuning Hospital (a psychiatric hospital), and wholly acquired Yueqing Yining Hospital to provide medical and aged care for the elderly. In addition, Wenzhou Ouhai Yining Elderly Hospital of the Group has officially opened, mainly providing geriatric diagnosis and treatment, Alzheimer's disease treatment and rehabilitation services for the elderly.

As of June 30, 2022, the number of the Group's owned hospitals increased to 30 (December 31, 2021: 27), including an independently established Internet hospital (Yining Psychology Internet Hospital), and its operating beds increased to 9,558 (December 31, 2021: 8,328).

In the first half of 2022, the Group upheld the medical spirit of "respect lives, save lives and heal the injured", in addition to the Pandemic prevention and control arrangement within the Group, continued to actively undertake social responsibilities, responded to the calls for prevention and control of the Pandemic from all levels of government and fully supported the front line. In addition, the Group has established a psychological crisis intervention platform to protect the mental health of the public, which was highly recognized and approved by government departments and the general public.

Looking ahead, the Group will seize the opportunity of policies of the big health industry, integrate the strategy of "Healthy China" into the development of the Group in all aspects, focus on meeting the medical service needs of patients, build a "whole life cycle" layout and concept of great medical care, enhance the capacity of medical professional services, implement the core system of medical quality and safety, establish a layered and diversified medical and health service network, and continue to strengthen the synergy and sustainability of mental health and elderly health care. The Group will further strengthen the construction of the internal control system, continue to improve the refined management model and deepen the integration of production, education, research and development and healthcare, promote the construction of a superior discipline system, improve the talent introduction and training mechanism, and actively explore new areas of business such as social psychological services, drug/device clinical trials.

The Group is determined to achieve stable and long-term development, and will continue to adhere to its core value of "Respecting Life and Serving Humbly" to provide quality health services to the public.

Financial Review

The Group recorded revenue of RMB738.3 million during the Reporting Period, representing an increase of 21.5% as compared with that of the same period of 2021. Among them, the revenue from operating its owned hospitals amounted to RMB683.1 million, representing an increase of 21.7% as compared with that of the same period of 2021. During the Reporting Period, the gross profit margin of its owned hospitals was 26.5% (for the six months ended June 30, 2021 (restated): 25.6%). The overall gross profit of the Group increased to RMB197.8 million, representing an increase of 28.8% as compared with that of the same period of 2021. During the Reporting Period, net profit attributable to Shareholders of the Company amounted to RMB38.8 million, representing an increase of 10.8% as compared with that of the same period of 2021.

Revenue and Cost of Revenue

The Group generates revenue mainly through the following three ways: (i) revenue from operating its owned hospitals; (ii) revenue of other healthcare related businesses; and (iii) other revenue not related to healthcare business.

The table below sets forth a breakdown of total revenue for the periods indicated:

	For the six months ended June 30,	
	2022 (RMB'000) (Unaudited)	2021 (RMB'000) (Unaudited)
		(Restated)
Revenue from operating owned hospitals	683,079	561,345
Revenue from other healthcare related businesses	51,809	27,023
Other revenue not related to healthcare business	3,417	19,369
Total revenue	738,305	607,737

Revenue and cost of revenue from operating its owned hospitals

Revenue from operating its owned hospitals consists of fees ("Billing Revenue") charged for outpatient visits and inpatient services at the Group's various hospitals, which can be divided into treatment and general healthcare services and pharmaceutical sales, as well as variable considerations for medical services provided by the Group, including medical insurance settlement differences and loss of income from special medical services. The net amount after deducting the variable considerations is recorded as operating revenue of the Group.

The table below sets forth a breakdown of the Billing Revenue of the Group's owned hospitals adjusted to operating revenue for the periods indicated:

		For the six months ended June 30,	
		2022	2021
		(RMB'000)	(RMB'000)
		(Unaudited)	(Unaudited)
			(Restated)
Billing	Revenue from owned hospitals	689,629	577,993
Less:	medical insurance settlement differences	2,440	1,574
	loss of income from special medical services ⁽¹⁾	4,110	15,074
Reveni	ue from operating owned hospitals – net	683,079	561,345

Note:

(1) Loss of income from special medical services refers to the estimated unrecoverable charges for offering medical services by the Group to extremely deprived community members, below minimum living security patients who are impoverished due to illness and other persons with special difficulties stipulated by the people's government at or above the county level (the "Patients in Need") pursuant to relevant policies.

For the Reporting Period, the Group's Billing Revenue from its owned hospitals amounted to RMB689.6 million, representing an increase of 19.3% as compared with that of the same period of 2021, which was mainly due to an increase in treatment and general healthcare services revenue driven by higher outpatient visits and inpatient visits. During the Reporting Period, loss of income from special medical services amounted to RMB4.1 million, representing a decrease of RMB11.0 million as compared with that of the same period of 2021, mainly due to the increased reimbursement ratio of medical expenses on cross-regional patients for some local medical insurance authorities and an increase in the proportion of medical assistance.

The table below sets forth a breakdown of our revenue, cost of revenue and gross profit for the Group's owned hospitals for the periods indicated:

	For the six months ended June 30,	
	2022	2021
	(RMB'000)	(RMB'000)
	(Unaudited)	(Unaudited)
		(Restated)
Treatment and general healthcare services		
Revenue	542,043	449,713
Cost of revenue	365,916	295,515
Gross profit	176,127	154,198
Pharmaceutical sales		
Revenue	147,586	128,280
Cost of revenue	136,141	122,123
Gross profit	11,445	6,157
Owned hospitals		
Revenue	689,629	577,993
Cost of revenue	502,057	417,638
Gross profit	187,572	160,355

During the Reporting Period, revenue from operating the Group's owned hospitals amounted to RMB689.6 million, representing an increase of RMB111.6 million as compared with that of the same period of 2021, mainly due to the increase in the revenue of Yongjia Kangning Hospital, Qingtian Kangning Hospital, Yueqing Kangning Hospital, Wenzhou Cining Hospital, Taizhou Kangning Hospital and Nanjing Yining Hospital and the mergers and acquisitions of Pingyang Changgeng Yining Hospital, Yueqing Yining Hospital and Jinyun Shuning Hospital, as compared with that of the same period of last year. During the Reporting Period, the gross profit of the Group's owned hospitals increased by 17.0% as compared with that of 2021, mainly due to the increase in inpatient bed-days and average inpatient spending per bed-day.

The table below sets forth a breakdown of Billing Revenue of the Group's owned hospitals by inpatients and outpatients for the periods indicated, with relevant operating data:

	For the six months ended June 30,	
	2022	2021
	(Unaudited)	(Unaudited)
		(Restated)
Inpatients		
Inpatient bed as at period end	9,558	8,328
Effective inpatient service bed-day capacity	1,729,998	1,507,368
Utilization rate (%)	87.0	87.3
Number of inpatient bed-days	1,505,499	1,315,493
Treatment and general healthcare services revenue attributable to		
inpatients (RMB'000)	513,773	427,770
Average inpatient spending per bed-day on treatment and		
general healthcare services (RMB)	341	325
Pharmaceutical sales revenue attributable to inpatients (RMB'000)	74,837	72,211
Average inpatient spending per bed-day on pharmaceutical sales (RMB)	50	55
Total inpatient revenue (RMB'000)	588,610	499,981
Outpatients		
Number of outpatient visits	225,032	177,881
Treatment and general healthcare services revenue attributable to		
outpatients (RMB'000)	28,271	21,943
Average outpatient spending per visit on treatment and		
general healthcare services (RMB)	126	123
Pharmaceutical sales revenue attributable to outpatients (RMB'000)	72,748	56,069
Average outpatient spending per visit on pharmaceutical sales (RMB)	323	315
Total outpatient revenue (RMB'000)	101,019	78,012
Total average outpatient spending per visit (RMB)	449	438
Total treatment and general healthcare services revenue (RMB'000)	542,044	449,713
Total pharmaceutical sales revenue (RMB'000)	147,585	128,280

During the Reporting Period, inpatient Billing Revenue amounted to RMB588.6 million, representing an increase of 17.7% as compared with that of the same period of 2021, primarily due to: (i) the number of the Group's inpatient bed-days increased by 14.4%, which was driven by the increase in the inpatient bed-days of Yongjia Kangning Hospital, Qingtian Kangning Hospital, Wenzhou Cining Hospital, Taizhou Kangning Hospital, Luqiao Cining Hospital, Pingyang Changgeng Yining Hospital, Yueqing Yining Hospital and Jinyun Shuning Hospital; and (ii) the average inpatient spending per bed-day of the Group's owned hospitals increased by 4.9%. The proportion of inpatient Billing Revenue to Billing Revenue from owned hospitals was 85.4% (for the six months ended June 30, 2021: 86.5%).

During the Reporting Period, outpatient Billing Revenue amounted to RMB101.0 million, representing an increase of 29.5% as compared with that of the same period of 2021, primarily due to the increase of outpatient visits by 26.5% and the increase in average outpatient spending per visit by 2.3%. The proportion of outpatient Billing Revenue to Billing Revenue from owned hospitals was 14.6% (for the six months ended June 30, 2021: 13.5%).

During the Reporting Period, due to the increase of both inpatient and outpatient business of our owned hospitals, Billing Revenue from treatment and general healthcare services increased by 23.7% as compared with that of the same period of 2021, and increased to 78.6% of Billing Revenue from owned hospitals (for the six months ended June 30, 2021: 77.8%); Billing Revenue from pharmaceutical sales increased by 15.0% as compared with that of the same period of 2021, accounting for 21.4% of Billing Revenue from owned hospitals (for the six months ended June 30, 2021: 22.3%), of which: the ratio of inpatient pharmaceutical sales to total inpatient Billing Revenue increased to 21.7% (for the six months ended June 30, 2021: 14.4%), the ratio of outpatient pharmaceutical sales to total outpatient Billing Revenue slightly increased to 72.0% (for the six months ended June 30, 2021: 71.9%).

The cost of revenue of the Group's owned hospitals primarily consisted of pharmaceuticals and consumables used, employee benefits and expenses, depreciation of right-of-use assets, depreciation and amortization, canteen expenses and testing fees. The table below sets forth a breakdown of the cost of revenue of the Group's owned hospitals for the periods indicated:

2022	0001	
2022	2021	
(RMB'000)	(RMB'000) (RMB'000)	
(Unaudited)	(Unaudited) (Una	(Unaudited)
	(Restated)	
173.660	149,254	
179,347	146,561	
19,839	18,892	
50,657	39,899	
28,668	24,513	
11,798	13,396	
38,088	25,124	
-	(Unaudited) 173,660 179,347 19,839 50,657 28,668 11,798	

During the Reporting Period, the cost of revenue of the Group's owned hospitals increased to RMB502.1 million, representing an increase of 20.2% as compared with that of the same period of 2021. It was mainly due to: (i) the increase of 16.4% in pharmaceuticals and consumables expenses relating to the increase of pharmaceutical sales revenue; (ii) the increase of 22.4% in employee benefits and expenses arising from the increase in beds in the operation of our owned hospitals; (iii) depreciation of right-of-use assets increased by 5.0% as compared with that of the same period of 2021; and (iv) the depreciation and amortization increased by 27.0% as compared with that of the same period of 2021, mainly caused by the expansion of the healthcare facilities' network.

From the cost structure perspective, the proportion of pharmaceuticals and consumables used to the cost of revenue of our owned hospitals decreased to 34.6% (for the six months ended June 30, 2021: 35.7%). The proportion of employee benefits and expenses to cost of revenue of our owned hospitals increased to 35.7% (for the six months ended June 30, 2021: 35.1%). The proportion of the depreciation of right-of-use assets together with depreciation and amortization to the cost of revenue of our owned hospitals was 14.1% (for the six months ended June 30, 2021: 14.1%).

Revenue from other healthcare related business

The revenue from other healthcare related business of the Group primarily includes revenue from sales of medical devices, revenue from pharmaceutical sales outside the hospitals, revenue from social mental service and revenue from healthcare information technology business, etc. During the Reporting Period, revenue from the other healthcare related business of the Group amounted to RMB51.8 million, of which revenue from sales of pharmaceuticals and medical devices outside the hospitals was RMB37.7 million (for the six months ended June 30, 2021: RMB16.3 million).

Revenue from the property business

During the Reporting Period, no real estate business income was generated (for the six months ended June 30, 2021: RMB19.4 million), mainly because the Company entered into an equity transfer agreement with Mr. Guan Weili, a Director and substantial shareholder of the Company, on June 24, 2021 to sell 75% equity interest in Wenzhou Guoda (a limited liability company established in China in February 2002, mainly engaged in the business of real estate development and operation, leasing and ancillary property management and infrastructure investment and development) held by the Company to Mr. Guan Weili. For details, please refer to the announcement of the Company dated June 24, 2021.

Gross Profit and Gross Profit Margin

During the Reporting Period, total gross profit of the Group on operating income basis amounted to RMB197.8 million, representing an increase of 28.8% as compared with that of the same period of 2021. The gross profit of our owned hospitals businesses amounted to RMB181.0 million, representing an increase of 26.0% as compared with that of the same period of 2021. The table below sets forth a breakdown of the gross profit margin of different businesses for the periods indicated:

	For the six months ended June 30,	
	2022 (Unaudited)	
-	04.70	04.00/
Treatment and general healthcare services	31.7%	31.8%
Pharmaceutical sales	7.8%	4.8%
Owned hospitals businesses	26.5%	25.6%
Property and other businesses	30.3%	21.3%
Consolidated gross profit margin	26.8%	25.3%

During the Reporting Period, consolidated gross profit margin of the Group increased to 26.8% (for the six months ended June 30, 2021 (restated): 25.3%), of which the gross profit margin of treatment and general healthcare services slightly decreased by 0.1 percentage points as compared with that of the same period of 2021. The gross profit margin of pharmaceutical sales increased by 3.0 percentage points as compared with that of the same period of 2021.

Tax and Surcharge

During the Reporting Period, the tax and surcharge of the Group amounted to RMB2.0 million (for the six months ended June 30, 2021: RMB2.2 million).

Selling Expenses

During the Reporting Period, the selling expenses of the Group amounted to RMB6.1 million (for the six months ended June 30, 2021: RMB4.9 million). The selling expenses accounted for 0.9% of the Group's revenue from operating its owned hospitals (for the six months ended June 30, 2021: 0.9%).

Administrative Expenses

During the Reporting Period, administrative expenses of the Group primarily consist of benefits and expenses for the management and administrative staff, depreciation and amortization, consultancy expenses, travelling expenses and other expenses. The table below sets forth a breakdown of administrative expenses of the Group for the periods indicated:

	For the six months ended June 30,	
	2022	2021
	(RMB'000)	(RMB'000) (Unaudited)
	(Unaudited)	
	,	(Restated)
Employee benefits and expenses	52,917	42,156
·		
Depreciation and amortization	11,246	8,632
Consultancy expenses	12,309	5,971
Travelling expenses	1,724	1,226
Others	16,698	18,076
Total administrative expenses	94,894	76,061

During the Reporting Period, the administrative expenses of the Group amounted to RMB94.9 million, representing an increase of 24.8% as compared with that of the same period of 2021. During the Reporting Period, the proportion of the administrative expenses to the revenue from operating owned hospitals of the Group was 13.9% (for the six months ended June 30, 2021 (restated): 13.5%).

Research and Development Expenses

During the Reporting Period, the Group's research and development expenses amounted to RMB15.1 million (for the six months ended June 30, 2021: RMB11.8 million), representing an increase of 27.6% as compared with that of the same period of 2021. The proportion of research and development expenses to the revenue from operating owned hospitals of the Group was 2.2% (for the six months ended June 30, 2021 (restated): 2.1%), which was mainly due to the continuous increase in investments in the development of information software, social mental service platform and Internet hospital applications by the Group.

Finance Expenses - Net

Our finance income includes interest income from bank deposits, and the finance expenses include the losses on foreign exchange, the borrowing interest expenses and the interest expense on lease liabilities. The table below sets forth a breakdown of our financial income and expense for the periods indicated:

	For the six months ended June 30,	
	2022	2021
	(RMB'000)	(RMB'000)
	(Unaudited)	(Unaudited)
	<u> </u>	(Restated)
Interest income	-1,699	-1,684
Foreign exchange losses	-44	23
Borrowing interest expenses	15,561	11,674
Interest expense on lease liabilities	7,239	6,677
Others	591	548
Finance expenses – Net	21,648	17,238

During the Reporting Period, the net finance expenses of the Group amounted to RMB21.6 million, representing an increase of RMB4.4 million as compared with that of the same period of 2021, mainly due to the increase in bank loans of the Group, resulting in the increase in borrowing interest expense of RMB3.9 million as compared with that of the same period of 2021.

Investment Income/(Losses)

Our investment income/(losses) consist of share of losses of investments accounted for using the equity method, gains arising from disposal of long-term equity investment and interest from structured deposit. The table below sets forth a breakdown of our investment income/(losses) for the periods indicated:

	For the six months ended June 30,	
	2022	2021
	(RMB'000)	(RMB'000)
	(Unaudited)	(Unaudited)
Share of losses of investments accounted for using the equity method	-1,672	-755
Gains arising from disposal of long-term equity investment	1,393	6,119
	-279	5,364

During the Reporting Period, our investment loss amounted to RMB0.3 million. Among the said amount, there was attributable investment loss of RMB1.7 million accrued under the equity method which primarily included the investment loss from the investment in Hangzhou Anken Medical Technology Co., Ltd..

Credit Impairment Losses

During the Reporting Period, credit impairment increased to RMB2.7 million (for the six months ended June 30, 2021 (restated): RMB2.3 million).

Gains Arising from Disposal of Assets

During the Reporting Period, gains arising from disposal of assets amounted to RMB0.4 million (for the six months ended June 30, 2021: nil) which was due to disposal gains arising from termination of lease of Quzhou Yining Hospital.

Non-Operating Income and Non-Operating Expenses

Our non-operating income mainly consists of government grants, donations received and demolition and reallocation compensation income, and non-operating expenses mainly consist of losses on scrapping of non-current assets, donation expenses, expenses for medical disputes and expenses for breach of contract. The table below sets forth a breakdown of our non-operating income and non-operating expenses for the periods indicated:

	For the six months ended June 30,	
	2022	2021
	(RMB'000)	(RMB'000) (Unaudited) (Restated)
	(Unaudited)	
	(
Government grants	1,167	297
Donations received	4,018	4,235
Other non-operating income	167	308
Non-operating income	5,352	4,840
Losses on scrapping of non-current assets	239	71
Donation expenses	1,419	473
Expenses for medical disputes	1,237	1,209
Other non-operating expenses	478	459
Non-operating expenses	3,373	2,212

During the Reporting Period, the non-operating income of the Group amounted to RMB5.4 million, representing an increase of RMB0.5 million as compared with that of the same period last year, mainly due to the increase in government grants of RMB0.9 million compared with that of last year. During the Reporting Period, the non-operating expenses of the Group increased to RMB3.4 million, mainly due to the increase in donation expenses of RMB0.9 million as compared with that of the same period of 2021.

Income Tax Expense

During the Reporting Period, income tax expense increased to RMB19.1 million (for the six months ended June 30, 2021 (restated): RMB17.5 million), representing an increase of 9.2% as compared with that of the same period of 2021. During the Reporting Period and for the six months ended June 30, 2021, our actual tax rate was 29.9% and 32.1% (restated), respectively.

Financial Position

Inventory

As of June 30, 2022, inventory balances amounted to RMB55.3 million (as of December 31, 2021: RMB56.5 million), mainly including the medical inventory and turnover materials.

Accounts Receivables

As of June 30, 2022, the balance of accounts receivables amounted to RMB422.1 million (as of December 31, 2021: RMB311.8 million), representing an increase of 35.4% as compared with that of December 31, 2021, mainly due to the increase in operational income of the Group's owned hospital.

During the Reporting Period, the accounts receivables turnover days of the Group were 90 days (for the six months ended June 30, 2021 (restated): 76 days).

Other Receivables and Prepayments

As of June 30, 2022, other receivables and prepayments decreased to RMB35.3 million (as of December 31, 2021: RMB41.8 million).

Other Non-current Financial Assets

As of June 30, 2022, the balance of other non-current financial assets was RMB65.8 million (as of December 31, 2021: RMB65.8 million).

Right-of-use Assets

As of June 30, 2022, right-of-use assets decreased to RMB246.8 million (as of December 31, 2021: RMB257.4 million), mainly due to the decrease in right-of-use assets of RMB10.6 million as a result of provision for depreciation of right-of-use assets normally made by the Group during the Reporting Period.

Accounts Payables

As of June 30, 2022, accounts payables decreased to RMB52.2 million (as of December 31, 2021: RMB69.2 million).

Receipts in Advance and Contract Liabilities

As of June 30, 2022, receipts in advance and contract liabilities increased to RMB46.9 million (as of December 31, 2021: RMB16.3 million).

Other Payables

As of June 30, 2022, other payables increased to RMB75.4 million (as of December 31, 2021: RMB66.5 million), mainly due to the increase in other payables for Yueqing Yining Hospital of RMB6.6 million and for Quzhou Yining Hospital of RMB5.2 million.

Liquidity and Capital Resources

The table below sets forth the information as extracted from the consolidated cash flow statements of the Group for the periods indicated:

	For the six months ended June 30,		
	2022		
	(RMB'000)	(RMB'000)	
	(Unaudited)	(Unaudited)	
		\ _\	
Net cash generated from operating activities	55,974	37,316	
Net cash used in investing activities	(164,454)	(60,918)	
Net cash generated from financing activities	194,881	93,139	
Net increase in cash and cash equivalents	86,446	69,515	

Net Cash Generated from Operating Activities

During the Reporting Period, net cash generated from operating activities amounted to RMB56.0 million, primarily consisting of net profit of RMB38.8 million, adjustments of RMB2.7 million for credit impairment losses and asset impairment losses and adjustments of RMB86.4 million for depreciation and amortisation of various assets. Changes in working capital resulted in cash outflow of RMB102.8 million.

Net Cash Used in Investing Activities

During the Reporting Period, net cash used in investing activities amounted to RMB164.5 million, primarily due to the amount of RMB121.1 million for purchasing property, plant and equipment, primarily including, infrastructure investment of Lucheng Yining Hospital, Ouhai Yining Hospital, Jinyun Shuning Hospital, Quzhou Yining Hospital and decoration of Pingyang Changgeng Yining Hospital and Nanjing Yining Hospital.

Net Cash Generated from Financing Activities

During the Reporting Period, net cash generated from financing activities amounted to RMB194.9 million.

Significant Investment, Acquisition and Disposal

The Group had no significant investment, acquisition or disposal for the six months ended June 30, 2022.

Indebtedness

Bank Borrowings

As of June 30, 2022, the balance of bank borrowings of the Group amounted to RMB783.4 million (as of December 31, 2021: RMB553.2 million), primarily attributable to repayment of borrowings of RMB80.0 million and an increase in borrowings of RMB317.5 million during the Reporting Period.

Contingent Liability

As of June 30, 2022, the Group had no contingent liability or guarantees that would have a material impact on the financial position or operation of the Group.

Asset Pledge

The Group's Wenzhou Kangning Hospital pledged property ownership certificates, namely Wenfang Quanzheng Lucheng District No. 826750, Zhe (2016) Wenzhou Real Estate Rights No. 0010144, Zhe (2016) Wenzhou Real Estate Rights No. 0010142, and Zhe (2021) Wenzhou Real Estate Rights No. 0081628, to China CITIC Bank Wenzhou Ouhai Sub-branch for obtaining a bank loan. As of June 30, 2022, the balance of such pledged loan was RMB200.0 million.

Lease Liabilities

The lease liabilities of the Group primarily consist of operating lease arrangements. As of June 30, 2022, the present values of unsettled lease payments under non-cancellable lease agreements, after deducting an amount of RMB15.6 million which is due within one year, were RMB240.8 million.

Financial Instruments

Financial instruments of the Group consist of accounts receivable, other non-current financial assets, other receivables, cash and cash equivalents, bank borrowings, accounts payable and other payables. The Company's management manages and monitors these risks to ensure effective measures are implemented in a timely manner.

Exposure to Fluctuation in Exchange Rates

The Group deposits certain of its financial assets in foreign currencies, which mainly involve risks of fluctuations in the exchange rate of HKD against RMB. The Group is exposed to foreign exchange risks accordingly.

During the six months ended June 30, 2022, the Group has not used any derivative financial instruments to hedge against its exposure to currency risks. The management of the Company manages the currency risks by closely monitoring the movement of the foreign currency rates, and will consider hedging against significant foreign currency exposures should such need arise.

Gearing Ratio

As of June 30, 2022, the Group's gearing ratio (total liabilities divided by total assets) slightly increased to 49.7% (as of December 31, 2021: 46.5%), mainly due to an increase of bank borrowings.

Employees and Remuneration Policy

As of June 30, 2022, the Group had a total of 4,245 employees (as of December 31, 2021: 3,661 employees). During the Reporting Period, employees' remuneration (including salaries and other forms of employee benefits) amounted to approximately RMB245.3 million (for the six months ended June 30, 2021: RMB198.1 million). The average employees' remuneration is RMB115.6 thousand per year (including social insurance scheme and housing grant scheme borne by the Group). The remuneration is determined with reference to the salary level in the same industry and the qualifications, experience and performance of an employee.

Equity Incentive Scheme

In order to fully mobilize the enthusiasm of senior management and core technical personnel of the Group, the Company drafted the Equity Incentive Scheme for the Year 2018 of Wenzhou Kangning Hospital Co., Ltd. (《溫州康寧醫院股份有限公司 2018 年股權激勵計劃》,the "Equity Incentive Scheme"),which was considered and approved at the annual general meeting of the Company for the year 2017 which has been convened on June 13, 2018. In order to meet the requirements regarding capital certainty when the Company applies for the listing of its A Shares in the future, on June 24, 2021, the proposal on further amendments to the Equity Incentive Scheme was considered and passed (among others) in the meeting of the Board, and it was resolved to cancel the performance assessment requirements and the Company's obligation to repurchase the unlocked incentive shares under the Equity Incentive Scheme. Unless otherwise specified, capitalized terms used below shall have the same meanings as those defined in the announcement of the Company dated May 29, 2018, the supplementary circular of the Company dated May 30, 2018, the circular of the Company dated May 14, 2021, the announcement of the Company dated June 18, 2021 and the announcement of the Company dated June 25, 2021.

In respect of the Equity Incentive Scheme, the participants of the first actual grant comprised a total of 165 persons, with 1,818,529 incentive shares granted. The participants of the second phase of the actual grant comprised a total of 23 persons, with 180,516 incentive shares granted. The participants (including connected persons) of the third phase of the actual grant comprised a total of 13 persons, with 540,229 incentive shares granted. As of the date of this interim report, a total of 8 participants exited, corresponding to a total of 79,274 incentive shares. At the beginning and the end of the Reporting Period, the participants of the actual grant under the Equity Incentive Scheme comprised 193 persons, and 2,460,000 incentive shares have been granted in total. The incentive shares granted accounted for 3.2976% of the total issued share capital of the Company in aggregate as of the date of this interim report. The incentive shares were unlocked at one time after 48 months from the date of the grant, and the grant price was RMB10.47/share.

The details of the Equity Incentive Scheme are as follows:

(1) Purposes

The Equity Incentive Scheme has been formulated to further refine the corporate governance structure of the Company, establish and optimise the Company's long-term incentive and restraint mechanism, attract and motivate professional management talents and core personnel, fully mobilize their enthusiasm and creativity, effectively enhance core team cohesion and core corporate competitiveness, better mobilize the enthusiasm of employees of the Group, and effectively integrate Shareholders' interests, the Company's interests and interests of the core team members so that the parties will make joint efforts for the Company's long-term development and ensure the realization of the Company's development strategy and operation objectives. The Equity Incentive Scheme has been developed on the precondition of fully safeguarding Shareholders' interests pursuant to the principle of benefits being in proportion to contributions and in accordance with provisions of the relevant laws, administrative regulations and regulatory documents including the Company Law and the Articles of Association.

(2) Scope of the Participants

(a) Scope of the Participants

All Participants shall be employed in the Group and have signed labor contracts or employment contracts with the Group during the appraisal period of the Equity Incentive Scheme.

Participants shall include the Directors, Supervisors, senior management of the Group (including the general manager), core technical (business) personnel, and other persons who, in the opinion of the Board, shall be incentivized, and the Board shall determine the Participants and the amount of equity to be granted within 36 months upon consideration and approval of the Equity Incentive Scheme at a general meeting.

(b) List of the Participants under the Equity Incentive Scheme

The specific list and subscribed capital contribution of the Participants shall be selected and assessed by the Board.

- (3) Description of equity to be granted under the Equity Incentive Scheme
 - (a) Form of equity to be granted under the Equity Incentive Scheme

The Company will set up the employees' shareholding platform through the formation of a limited partnership, and the employees' shareholding platform will hold the Incentive Shares for and on behalf of the Participants. When Incentive Shares are granted to the Participants, the Participants shall subscribe for corresponding interests in the limited partnership and contribute capital at the grant price, and indirectly become a Shareholder of the Company. The Participants are prohibited from transferring, pledging or otherwise disposing their respective Incentive Shares during the lock-up period. Incentive Shares to be granted to the Participants are entitled to the corresponding rights upon registration, including but not limited to dividend distribution and voting rights. The aforementioned rights are not subject to lock-up period. Upon the expiry of the lock-up period, unless otherwise agreed, Participants who have fulfilled the unlocking conditions can dispose the unlocked Incentive Shares by transferring their respective interests in the Partnership.

- (b) Source and category of the Shares subject to the equity to be granted under the Equity Incentive Scheme
 - The Incentive Shares under the Equity Incentive Scheme comprise the non-tradable and non-listed Domestic Shares to be issued to the employees' shareholding platform by the Company.
- (c) Amount of equity to be granted under the Equity Incentive Scheme and its percentage of the total share capital of the Company

Participants are proposed to be granted up to 2,460,000 Shares under the Equity Incentive Scheme, representing 3.30% of the Company's total share capital as at the date of this interim report, and accounting for 4.45% of the total number of non-tradable and non-listed Domestic Shares.

- (4) Validity period, locked-up period and unlocking period arrangement of the Equity Incentive Scheme
 - (a) Validity period of the Equity Incentive Scheme

The validity period of the Equity Incentive Scheme shall be 10 years from the date of approval at the annual general meeting for the year 2017 (i.e. April 26, 2018), unless it is terminated in accordance with the relevant provisions of the Equity Incentive Scheme.

(b) Locked-up period of the Equity Incentive Scheme

The locked-up period of the Incentive Shares granted to the Participants is 48 months, calculated from the date the Participants are granted the Incentive Shares.

(c) Unlocking period arrangement of the Equity Incentive Scheme

Incentive Shares under the first grant shall be unlocked in one go after 48 months (June 28, 2022) from the date of the first grant (June 29, 2018); Incentive Shares under the reserved grant shall be unlocked concurrently with those under the first grant unless the circumstances are exceptional where the amendment plan shall be made under the Equity Incentive Scheme.

- (5) Granting procedures of the Equity Incentive Scheme
 - (i) The general partner of the Partnership and the Participants shall sign the Partnership agreement to stipulate the rights and obligations of both parties.
 - (ii) The Company will issue the "Demand Note" to the Participants on the Grant Date.
 - (iii) The Participants will sign the "Demand Note" and return one of the originals to the Company.
 - (iv) Within the period specified by the Company, the Participants will pay the funds used to subscribe for Incentive Shares (calculated based on the grant price) to the accounts designated by the Company according to the requirements of the Company.
 - (v) The Company will prepare a management register of the Equity Incentive Scheme according to the entering into of agreements and subscription by the Participants, setting out names of Participants, numbers of Shares granted, grant date, amount of payment and the sequential number of Partnership agreements, etc.

For the six months ended June 30, 2022, the changes in the Incentive Shares granted under the Equity Incentive Scheme are as follows:

Name of Grantee	Date of Grant	Closing Price before the Date of Grant (HKD)	Vesting Date (Unlocking Date)	Grant Price (RMB)	Balance of Incentive Shares Granted but not Vested as at January 1, 2022	Granted during the Reporting Period	Vested (Unlocked) during the Reporting Period	Cancelled during the Reporting Period	Lsaped during the Reporting Period	Balance of Incentive Shares Granted but not Vested as at June 30, 2022
Directors										
Ms. WANG Lianyue	June 18, 2021	35.95	June 28, 2022	10.47	248,328	-	248,328	-	-	-
Ms. WANG Hongyue (resigned)	June 18, 2021	35.95	June 28, 2022	10.47	95,511	-	95,511	-	-	-
Supervisors										
Mr. SUN Fangjun	June 18, 2021	35.95	June 28, 2022	10.47	14,327	-	14,327	-	-	-
Mr. XIE Tiefan	June 18, 2021	35.95	June 28, 2022	10.47	4,776	-	4,776	-	-	-
Others										
Mr. XU Yi (spouse of Ms. WANG Hongyue)	June 18, 2021	35.95	June 28, 2022	10.47	28,653	-	28,653	-	-	-
Ms. WANG Biyu (niece of Ms. WANG Lianyue and Ms. WANG Hongyue)	June 18, 2021	35.95	June 28, 2022	10.47	4,776	-	4,776	-	-	-
Ms. XU Qunyan (younger sister of Mr. XU Yi)	June 18, 2021	35.95	June 28, 2022	10.47	4,776	-	4,776	-	-	-
Mr. GUAN Weilu (younger brother of Mr. GUAN Weili)	June 18, 2021	35.95	June 28, 2022	10.47	19,102	-	19,102	-	-	-
Mr. SUN Hongbo (nephew of Ms. WANG Lianyue and Ms. WANG Hongyue)	June 18, 2021	35.95	June 28, 2022	10.47	30,563	-	30,563	-	-	-
Ms. ZHANG Linghui (sister-in-law of Mr. GUAN Weili)	June 18, 2021	35.95	June 28, 2022	10.47	4,776	-	4,776	-	-	-

Name of Grantee	Date of Grant	Closing Price before the Date of Grant (HKD)	Vesting Date (Unlocking Date)	Grant Price (RMB)	Balance of Incentive Shares Granted but not Vested as at January 1, 2022	Granted during the Reporting Period	Vested (Unlocked) during the Reporting Period	Cancelled during the Reporting Period	Lsaped during the Reporting Period	Balance of Incentive Shares Granted but not Vested as at June 30, 2022
			1							
Senior management	August 20, 2018	38.80	June 28, 2022	10.47	133,715	-	133,715	-	-	-
Core technical personnel	August 20, 2018	38.80	June 28, 2022	10.47	1,684,814	-	1,684,814	-	-	-
	August 26, 2019	36.00	June 28, 2022	10.47	142,311	-	142,311	-	-	-
Other employees (total)	August 26, 2019	36.00	June 28, 2022	10.47	38,204	-	38,204	-	-	_
Total					2,454,632	-	2,454,632	_	-	

Employee Training Program

During the Reporting Period, the employee training program of the Company remained unchanged. For relevant information, please refer to the "Employee Training Program" of the Company's 2021 annual report.

CORPORATE GOVERNANCE

The Board is of the opinion that the Company has complied with all code provisions in the CG Code during the Reporting Period.

COMPLIANCE WITH THE MODEL CODE

The Company has adopted the Model Code as a code of conduct of the Company for its Directors' and Supervisors' transactions on the Company's securities. Based on specific enquiries to all Directors and Supervisors, the Directors and the Supervisors have complied with the requirements set out in the Model Code during the period from January 1, 2022 to June 30, 2022 and up to the date of this interim report, except for the following:

Paragraph A.3 of the Model Code provides, among other matters, that a director must not deal in any securities of the listed issuer on any day on which its financial results are published and during the period of 30 days immediately preceding the publication date of the quarterly results (if any) and half-year results or, if shorter, the period from the end of the relevant quarterly or half-year period up to the publication date of the results (the "Black-out Period"). Paragraph B.8 of the Model Code further provides that a director must not deal in any securities of the issuer without first notifying in writing to the chairman and receiving a dated written acknowledgement.

The Company intended to publish its interim results announcement for the six months ended June 30, 2022 (the "Interim Results") on January 10, 2023. In this regard, on December 28, 2022, the Company issued a notice reminding all the Directors, Supervisors and senior management of the Company in relation to, among other things, (i) the proposed date for publication of the Interim Results; and (ii) the restriction on the Directors of the Company in dealing in the shares of the Company during the Black-out Period (i.e. from December 11, 2022 to January 10, 2023).

On January 5, 2023, the Company was notified by Ms. Wang Lianyue ("Ms. Wang"), an executive Director, that due to an inadvertent mistake, Ms. Wang has transferred 100,000 domestic shares of the Company held by her to Mr. Wang Jian, the joint company secretary of the Company at a price of RMB13.28 per share on December 19, 2022 (the "Disposal"). Prior to the Disposal, Ms. Wang had not notified/informed the chairman of the Board or any other Directors of the Company. As Ms. Wang had dealt in the shares of the Company during the Black-out Period without informing the chairman of the Company or any other Directors of the Company in advance, the Company is of the view that Ms. Wang has not, although not intended, to comply with the requirements of paragraphs A.3 and B.8 of the Model Code.

The Company has taken, among other things, the following remedial measures to ensure that the Company and its Directors, Supervisors and senior management comply with the Model Code and avoid recurrence of similar incidents:

- (1) communicating with Ms. Wang and reminding her that a Director must not deal in any securities of the Company without notifying in writing to the chairman or another Director (other than Ms. Wang herself) designated by the Board for this purpose and receiving a dated written acknowledgement;
- (2) reminding all Directors, Supervisors and senior management of the Company of their obligations in relation to dealings in securities as set out in the Model Code adopted by the Company;
- (3) planning to organise training sessions in the near future for all Directors, Supervisors and senior management of the Company.

The Board considers that by adopting the aforesaid measures, it would enable Directors, Supervisors and senior management of the Company to understand the dealing restriction during the Black-out Period and the procedures that they need to follow before dealing in the securities of the Company. The Board therefore considered that the implementation of the above measures would minimize the chance of breach of the Model Code by Directors, Supervisors and senior management of the Company in the future.

The Company minimizes the scope of insiders before publication of such inside information. Employees who are, or likely to be, in possession of unpublished inside information in relation to the Company or the Shares are prohibited from dealing in the Shares during the Black-out Period. The Company will file relevant information of such employees, including but not limited to the inside information, personal identity, securities account, the department such employees serve and their responsibilities, for Company's internal check and relevant regulatory authorities' inquiries. If such employees violate relevant laws and regulations, the Company will make the punishment decisions or transfer them to the judicial organs for handling in accordance with the law, in accordance with the seriousness of the case.

ACCOUNTING STANDARDS

The Company has been applying the China Accounting Standards for Business Enterprises since the financial year of 2017, and has complied with the disclosure requirements required in the Companies Ordinance (Chapter 622 of the laws of Hong Kong) (the "Companies Ordinance").

ACCOUNTING POLICIES

Accounting Policies

The financial statements are prepared in accordance with the Accounting Standard for Business Enterprises – Basic Standard and specific accounting standards and relevant rules issued by the Ministry of Finance of the PRC (the "Ministry of Finance") on February 15, 2006.

The financial statements are prepared and has disclosed relevant financial information in accordance with the requirements of the Accounting Standard for Business Enterprises No. 32 – Interim Financial Report issued by the Ministry of Finance. The Group's accounting policies applied in preparing the financial statements are consistent with those policies applied in the financial statements for the year ended 2021. The interim financial statements shall be read together with the financial statements for the year ended 2021 of the Group.

The financial statements are prepared on a going concern basis. The Companies Ordinance has commenced operation in 2016. Some notes in financial statements have reflected the new requirements of the Companies Ordinance.

Significant Change in Accounting Policies

In 2020, the Ministry of Finance promulgated the Notice on the Publication of Regulations on Accounting Treatment of COVID-19-Related Rent Concessions (Cai Kuai [2020] No.10) (《關於印發<新冠肺炎疫情相關租金減讓會計處理規定>的 通知》(財會[2020]10 號)) and the Questions and Answers on the Implementation of Accounting Standards for Enterprises (《企業會計準則實施問答》), which was published on December 11, 2020. It also issued a notice of amendment on the applicable scope of Regulations on Accounting Treatment of COVID-19-Related Rent Concessions (《新冠肺炎疫情相關租金減讓會計處理規定》) in 2021. The Group has adopted the above Notice and Questions and Answers to prepare its financial statements for the six-month period ended June 30, 2022, and there is no material impact on the Group and the Company's financial statements.

AUDIT COMMITTEE AND REVIEW OF THE INTERIM REPORT AND THE INTERIM RESULTS

The Company established the Audit Committee in compliance with Rule 3.21 and Rule 3.22 of the Hong Kong Listing Rules and with written terms of reference in compliance with the CG Code and the roles and the responsibilities delegated to the Audit Committee by the Board. As of June 30, 2022, the Audit Committee consists of two independent non-executive Directors, Ms. ZHONG Wentang (the chairman of the Audit Committee) and Mr. LIU Ning, and one non-executive Director, Mr. LI Changhao. The Audit Committee has reviewed this interim report and the Group's financial information for the six months ended June 30, 2022 and confirms that the applicable accounting principles, standards and requirements have been complied with, and that adequate disclosures have been made.

INTERIM DIVIDEND

The Board does not recommend the payment of an interim dividend for the six months ended June 30, 2022 (for the six months ended June 30, 2021: nil).

PURCHASE, SALE OR REDEMPTION OF LISTED SECURITIES

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

SIGNIFICANT EVENTS

Change of Auditor

References are made to the announcements of the Company dated January 30, 2022 and December 16, 2022 and the circular dated November 18, 2022.

As PricewaterhouseCoopers Zhong Tian LLP ("PwC") noted significant cash flows issues during the relevant review procedures performed in accordance with the requirements of the China Securities Regulatory Commission and did not obtain adequate and reasonable explanations and evidence regarding their concerns about the above issues, PwC considered that it was unable to determine the scope of subsequent audit work to be performed and to reasonably estimate the time required to complete the audit work for 2021. Accordingly, PwC has resigned as the auditor of the Company with effect from January 30, 2022.

With the recommendation of the Audit Committee, BDO China Shu Lun Pan Certified Public Accountants LLP ("BDO") was appointed as the auditor of the Company with effect from January 30, 2022 to fill the casual vacancy following the resignation of PwC and to hold office until the conclusion of the annual general meeting for the year 2021 of the Company.

As approved by the Audit Committee of the Board and the annual general meeting for the year 2021 of the Company held on December 16, 2022, BDO was appointed as the auditor for the 2022 annual auditing of H Shares of the Company and the 2022 legal auditing of the Company, to review the 2022 interim financial report of the Company prepared in accordance with PRC Accounting Standards, to audit the annual financial statements for 2022 to be prepared by the Company under PRC Accounting Standards for Business Enterprises, to conduct special review on the Company's matters before 2022 and necessary communication with the Company's former auditors in accordance with the relevant provisions of PRC Auditing Standards, and to perform other duties as required under the Hong Kong Listing Rules from the date of the annual general meeting for the year 2021 to the conclusion of the annual general meeting for the year 2022 of the Company in accordance with the Company Law of the People's Republic of China, the Hong Kong Listing Rules and other relevant provisions of laws, regulations and the Articles.

Independent investigation related matters

Trading in the Company's shares has been suspended from April 1, 2022 pending the publication of the annual results for the year ending December 31, 2021. The delay in the publication of the 2021 annual results is due to (i) the ongoing independent investigation by the Company's independent investigation committee to resolve the outstanding issues referred to by PwC, the former auditor of the Company, in its letter of resignation; and (ii) BDO, the Company's current auditor, needs more time for the follow-up work in completing the audit procedures in relation to the 2021 annual results.

The unresolved issues referred to by PwC, the former auditor of the Company, in its resignation letter include: (1) findings on verification of cash flows in personal bank accounts of key financial personnel of the Company; (2) findings on verification of cash flows in personal bank account of a certain employee of the social work department of the Company; and (3) findings on verification of cash flows in personal bank account of a senior management officer of the Company.

On March 14, 2022, the independent investigation committee of the Company appointed an independent third-party accounting firm as the investigation firm (the "Investigation Firm") to independently investigate the relevant issues in relation to cash flows, namely (1) cash flows in personal bank accounts of key financial personnel (the "Alleged Area I"); (2) cash flows in personal bank account of a certain employee of the social work department of the Company (the "Alleged Area II"); and (3) cash flows in personal bank account of a senior management officer of the Company (the "Alleged Area III"). During the period from March 14, 2022 to September 23, 2022, the Investigation Firm completed the relevant works, and issued an independent investigation report on the abovementioned alleged areas on October 14, 2022.

The independent investigation committee of the Company is of the view that the independent investigation report has been thoroughly conducted by professionals and has been completed to the extent presently and reasonably possible. The Board has decided to rectify all issues arising from the alleged areas with reference to the independent investigation report.

In view of the above, the Board has proposed the following remedial measures in response to the Company's operational and internal control problems:

- 1. Carrying out the necessary changes to the Board and the management of the Company;
- 2. Regarding the personal interests obtained by Ms. WANG Hongyue from Alleged Area III, the Company will consider commencing judicial proceedings for civil recovery against her after obtaining legal advice on the same;
- 3. Strengthening the use of external expert support;
- 4. Reassessing accounting treatment and making necessary corrections of prior accounting errors, if any;

- 5. Relevant treatment of the Indirect Investor and the Renovation Supplier and the Actual Controller involved in Alleged Area I and Alleged Area III;
- 6. Strengthening the internal control system and compliance supervision.

For details of the independent investigation, please refer to the announcement of the Company dated October 14, 2022.

CHANGE IN DIRECTORS, SUPERVISORS AND SENIOR MANAGEMENTS

On January 17, 2022, Mr. CHEN Jian resigned as an independent Supervisor. On February 15, 2022, Mr. SUN Fangjun resigned as the chairman of the Supervisory Committee and an employee representative Supervisor. On February 19, 2022, Mr. XU Ning was appointed as the chairman of the Supervisory Committee and an employee representative Supervisor, the term of which shall expire on the date of expiration of the term of the third session of the Board of the Company. On September 1, 2022, Ms. WANG Hongyue resigned as the executive Director and the authorized representative of the Company (the "Authorized Representative") under Rule 3.05 of the Hong Kong Listing Rules. Mr. GUAN Weili has been appointed as the Authorized Representative with effect from September 1, 2022.

On July 12, 2022, Ms. NG Wing Shan resigned as the joint company secretary of the Company (the "Joint Company Secretary"), an Authorized Representative and the process agent for the acceptance of service of process and notices on behalf of the Company in Hong Kong under Part 16 of the Companies Ordinance (Chapter 622 of the Laws of Hong Kong) (the "Process Agent"). Mr. WONG Wai Chiu has been appointed as the Joint Company Secretary, an Authorized Representative and the Process Agent with effect from July 12, 2022.

On December 31, 2021, Ms. WANG Hongyue resigned as the chief financial officer of the Company. Mr. JIN Hui was appointed as the chief financial officer of the Company with effect from January 10, 2022.

Save as disclosed above, as at the date of this interim report, there had not been changes in Directors, Supervisors or senior management of the Company.

EVENTS AFTER THE REPORTING PERIOD

Major events after the Reporting Period are set out in the "Notes to the Financial Statements – Events after the balance sheet date" of this interim report.

Save as disclosed above and in the "SIGNIFICANT EVENTS" of this interim report, no major subsequent events occurred to the Group from the Reporting Period to the date of this interim report.

CONTINUED SUSPENSION OF TRADING

At the request of the Company, trading in the shares of the Company on the Hong Kong Stock Exchange has been suspended with effect from 9:00 a.m. on April 1, 2022. Trading in the shares of the Company will remain suspended until further notice.

Shareholders and potential investors of the Company are reminded to rationally deal with any information not officially released by the Company, and Shareholders and potential investors of the Company should exercise caution when dealing in the shares of the Company.

CHANGE IN DIRECTORS', SUPERVISORS' AND CHIEF EXECUTIVES' BIOGRAPHICAL DETAILS

Set out below are the changes in the Directors', the Supervisors' and the chief executives' biographical details between the period of January 1, 2022 to June 30, 2022 and up to the date of this interim report, which are required to be disclosed pursuant to Rule 13.51B of the Hong Kong Listing Rules:

		Position held at other members of the Group and term of office				
		Positions held				
Name	Members of the Group	at members of the Group	Term of office			
GUAN Weili	Shenzhen Yining Hospital	Executive director	From September 2014 to July 2022			
WANG Lianyue	Zhejiang Fengsheng Nutrition Technology Co., Ltd.	Director	From February 2022 to present			
	Zhejiang Yining Health Technology Co., Ltd.	Executive director	From September 2022 to present			
	Zhejiang Dening Pharmaceutical Co., Ltd.	Director	From September 2022 to present			
WANG Hongyue	Cangnan Kangning Hospital	Supervisor	From June 2012 to September 2022			
(resigned)	Pingyang Kangning Hospital	Supervisor	From November 2015 to October 2022			
	Hangzhou Cining Hospital	Supervisor	From November 2017 to September 2022			
	Zhejiang Yining Health Technology Co., Ltd.	Executive director	From April 2019 to September 2022			
	Zhejiang Dening Pharmaceutical Co., Ltd.	Director	From June 2019 to September 2022			
	Wenzhou Lucheng Yining Hospital Co., Ltd.	Supervisor	From April 2020 to to August 2022			
	Cangnan Yining Nursing Centre Co., Ltd.	Supervisor	From March 2021 to September 2022			
	Wenzhou Ouhai Yining Geriatric Hospital Co., Ltd.	Supervisor	From December 2021 to September 2022			
	Jingyun Shuning Hospital Co., Ltd.	Director	From June 2021 to January 2022			
	Jingyun Shuning Hospital Co., Ltd.	Chairman	From January 2022 to October 2022			
XU Yi	Wenzhou Tianzhentang TCM Clinic Co., Ltd.	General manager	From January 2018 to August 2022			
	Wenzhou Yuji Health Technology Co., Ltd.	Director	From April 2022 to present			
WANG Jian	Jingyun Shuning Hospital Co., Ltd.	Chairman	From October 2022 to present			
	Zhejiang Fengsheng Nutrition Technology Co., Ltd.	Chairman	From February 2022 to present			
YE Minjie	Wenzhou Yixin Health Technology Co., Ltd.	Executive director,	From May 2019 to June 2022			
		General manager				
JIN Hui	Wenzhou Ouhai Yining Elderly Hospital	Supervisor	From September 2022 to present			
	Cangnan Yining Nursing Centre Co., Ltd.	Supervisor	From September 2022 to present			

Save as disclosed above, the Company is not aware of other changes in the Directors', the Supervisors' or the chief executives' biographical details which are required to be disclosed pursuant to Rule 13.51B of the Hong Kong Listing Rules.

DISCLOSURE OF INTERESTS

Directors', Supervisors' and Chief Executives' Interests in Securities

As of June 30, 2022, the interests and short positions of the Directors, the Supervisors and the 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 SFO) as notified to the Company and the Hong Kong Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests and short positions which he/she is taken or deemed to have under such provisions of the SFO), or as recorded in the register maintained by the Company under Section 352 of the SFO, or as notified to the Company and the Hong Kong Stock Exchange pursuant to the Model Code were as follows:

Name of Directors	Class of Shares	Nature of Interest	Number of Shares	Total Number of Shares	Approximate Percentage in Shares of the Same Class (1)	Approximate Percentage of the Company's Total Issued Share Capital (1)
Mr. GUAN Weili ⁽²⁾	Domestic Shares	Beneficial owner Interest of spouse	18,350,250(L) 3,794,500(L)	22,144,750(L)	40.07%	29.68%
Ms. WANG Lianyue ⁽²⁾	Domestic Shares	Beneficial owner Interest of spouse	3,794,500(L) 18,350,250(L)	22,144,750(L)	40.07%	29.68%
Ms. WANG Hongyue ⁽³⁾	Domestic Shares	Beneficial owner Interest in a controlled corporation	3,984,350(L) 1,801,000(L)	5,785,350(L)	10.46%	7.76%
	H Shares	Beneficial owner	309,000(L)	309,000(L)	1.60%	0.41%
Mr. XU Yongjiu ⁽⁴⁾	Domestic Shares	Interest in a controlled corporation	4,540,000(L)	4,540,000(L)	8.22%	6.09%

Notes:

- (L): Long position
- (1) The shareholding percentages are calculated on the basis of 55,260,000 Domestic Shares and 19,340,300 H Shares (an aggregate of 74,600,300 Shares) issued by the Company as of June 30, 2022.
- (2) Mr. GUAN Weili is the spouse of Ms. WANG Lianyue and therefore, Mr. GUAN Weili is deemed to be interested in the Domestic Shares held by Ms. WANG Lianyue, and Ms. WANG Lianyue is deemed to be interested in the Domestic Shares held by Mr. GUAN Weili by virtue of Part XV of the SFO.

- (3) Ms. WANG Hongyue is the general partner of Ningbo Xinshi Kangning Investment Management L.P. and Ningbo Enci Kangning Investment Management Partnership (Limited Partnership) and holds approximately 50.62% and 37.10%, respectively, in such management partnerships, both of which are limited partnerships. Therefore, by virtue of Part XV of the SFO, Ms. WANG Hongyue is deemed to be interested in all the Domestic Shares held by the above management partnerships in the Company.
- (4) Mr. XU Yongjiu holds 50% equity interest in Shanghai Jinxi Enterprise Management Center (Limited Partnership) and Shanghai Jinxi Enterprise Management Center (Limited Partnership) is a general partner of Wenzhou Jinning Equity Investment Partnership (Limited Partnership). Therefore, by virtue of Part XV of the SFO, Mr. XU Yongjiu is deemed to be interested in all the Domestic Shares held by the above partnerships in the Company.

Save as disclosed above, as of June 30, 2022, to the knowledge of the Board, none of the Directors, the Supervisors or the chief executives of the Company had any interests or short positions in the Shares, underlying Shares and debentures of the Company or any of its associated corporations (within the meaning of Part XV of the SFO) which were required to be: (i) notified to the Company and the Hong Kong Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests and short positions which the Directors, the Supervisors and the chief executives of the Company were taken or deemed to have under such provisions of the SFO); (ii) recorded in the register kept by the Company pursuant to Section 352 of the SFO; or (iii) notified to the Company and the Hong Kong Stock Exchange pursuant to the Model Code.

Interests of Substantial Shareholders

As of June 30, 2022, according to the register kept by the Company pursuant to Section 336 of the SFO and so far as is known to, or can be ascertained after reasonable enquiry by the Directors, the following person/entity (other than the Directors, the Supervisors or the chief executives of the Company) had an interest or short position which would fall to be disclosed to the Company and the Hong Kong Stock Exchange pursuant to Divisions 2 and 3 of Part XV of the SFO, or be directly and indirectly interested in 5% or more of the nominal value of any class of share capital carrying rights to vote on all circumstances at general meetings of the Company:

Name	Class of Shares	Nature of Interest	Number of Shares	Approximate Percentage in Shares of the Same Class ⁽¹⁾	Approximate Percentage of the Company's Total Issued Share Capital ⁽¹⁾
Central Enterprises Rural Industry Investment Fund Co., Ltd. (中央企業鄉村產業投資基金股份有限公司)	Domestic Shares	Beneficial owner	7,466,666(L)	13.51%	10.00%
Shanghai Jinxi Enterprise Management Center (Limited Partnership) (上海金淅企業管理中心 (有限合夥))(2)	Domestic Shares	Interest in a controlled corporation	4,540,000(L)	8.22%	6.09%

Corporate Governance and Other Information

Name	Class of Shares	Nature of Interest	Number of Shares	Approximate Percentage in Shares of the Same Class ⁽¹⁾	Approximate Percentage of the Company's Total Issued Share Capital ⁽¹⁾
realie	Olass of Orlates	Nature of interest	Number of offices	Oame Olass	Опате Оарпат
FAN Yin ⁽²⁾	Domestic Shares	Interest in a controlled corporation	4,540,000(L)	8.22%	6.09%
SUN Jian ⁽²⁾	Domestic Shares	Interest in a controlled corporation	4,540,000(L)	8.22%	6.09%
Shanghai Jinpu Jianfu Equity Investment Management Co., Ltd. (上海金浦健服股權投資管理有限公司) [2]	Domestic Shares	Interest in a controlled corporation	4,540,000(L)	8.22%	6.09%
Wenzhou Jinning Equity Investment Partnership (Limited Partnership) (溫州金寧股權投資合夥企業 (有限合夥))	Domestic Shares	Beneficial owner	4,540,000(L)	8.22%	6.09%
XU Yi ⁽³⁾	Domestic Shares	Interest of spouse	5,785,350(L)	10.47%	7.76%
Shanghai Tanying Investment L.P. (上海檀英投資合夥企業 (有限合夥))	Domestic Shares	Beneficial owner	4,519,003(L)	8.18%	6.06%
Shanghai Lejin Investment L.P. (上海樂進投資合夥企業 (有限合夥)) ⁽⁴⁾	Domestic Shares	Interest in a controlled corporation	4,519,003(L)	8.18%	6.06%
LIN Lijun	Domestic Shares	Interest in a controlled corporation	6,506,309(L)	11.77%	8.72%
Shanghai Loyal Valley Investment Management Co., Limited (上海正心谷投資管理有限公司) (formally know as Shanghai Shenge Investment Management Co., Ltd.) ⁽⁵⁾	Domestic Shares	Interest in a controlled corporation	6,506,309(L)	11.77%	8.72%
Wind Information Co., Ltd. (萬得信息技術股份有限公司)	Domestic Shares	Interest in a controlled corporation	3,333,000(L)	6.03%	4.47%
Shanghai Hehuayuan Enterprise Management Center (Limited Partnership) (上海荷花緣企業管理中心 (有限合夥))	Domestic Shares	Interest in a controlled corporation	3,333,000(L)	6.03%	4.47%

Corporate Governance and Other Information

Name Wind Impact Equity Investment (Jiaxing) Partnership (Limited Partnership) (萬得影響力股權投資(嘉興)合夥企業(有限合夥)) Qingdao Jinshi Haorui Investment Co., Ltd. (青島金石灏汭投資有限公司)	Class of Shares Domestic Shares Domestic Shares	Nature of Interest Beneficial owner Beneficial owner	Number of Shares 3,333,000(L) 2,780,000(L)	Approximate Percentage in Shares of the Same Class ⁽¹⁾ 6.03%	Approximate Percentage of the Company's Total Issued Share Capital ⁽¹⁾ 4.47%
Jinshi Investment Co., Ltd. (金石投資有限公司)/ [©]	Domestic Shares	Interest in a controlled corporation	2,780,000(L)	5.03%	3.73%
OrbiMed Advisors LLC	H Shares	Investment manager	1,454,000(L)	7.52%	1.95%
OrbiMed Capital LLC	H Shares	Investment manager	2,150,900(L)	11.12%	2.88%
OrbiMed Partners Master Fund Limited	H Shares	Beneficial owner	1,279,900(L)	6.62%	1.72%
OrbiMed Partners II, L.P.	H Shares	Beneficial owner	1,052,000(L)	5.44%	1.41%
UBS Group AG	H Shares	Interest in a controlled corporation	1,152,200(L)	5.96%	1.54%
ZOU Haili (鄒海麗)	H Shares	Beneficial owner	1,680,000(L)	8.69%	2.25%

Notes:

- (L): Long position
- (1) The shareholding percentages are calculated on the basis of 55,260,000 Domestic Shares and 19,340,300 H Shares (an aggregate of 74,600,300 Shares) issued by the Company as of June 30, 2022.
- (2) FAN Yin holds 50% equity interest in Shanghai Jinxi Enterprise Management Center (Limited Partnership) (上海金浙企業管理中心 (有限合夥)) and Shanghai Jinxi Enterprise Management Center (Limited Partnership) (上海金浙企業管理中心 (有限合夥)) is a general partner of Wenzhou Jinning Equity Investment Partnership (Limited Partnership) (溫州金寧股權投資合夥企業 (有限合夥)). SUN Jian holds 33.94% equity interest in Wenzhou Jinning Equity Investment Partnership (Limited Partnership) (溫州金寧股權投資合夥企業 (有限合夥)). Shanghai Jinpu Jianfu Equity Investment Management Co., Ltd. (上海金浦健服股權投資管理有限公司) is a general partner of Wenzhou Jinning Equity Investment Partnership (Limited Partnership). Therefore, by virtue of Part XV of the SFO, FAN Yin, Shanghai Jinxi Enterprise Management Center (Limited Partnership) (上海金浙企業管理中心 (有限合夥)), SUN Jian and Shanghai Jinpu Jianfu Equity Investment Management Co., Ltd. (上海金浦健服股權投資管理有限公司) were deemed to be interested in all the Domestic Shares held by Wenzhou Jinning Equity Investment Partnership (Limited Partnership) (溫州金寧股權投資合夥企業 (有限合夥)) in the Company.

Corporate Governance and Other Information

- (3) Mr. XU Yi is the spouse of Ms. WANG Hongyue (resigned as a Director on September 1, 2022), a former Director, and therefore, Mr. XU Yi is deemed to be interested in the Domestic Shares held by Ms. WANG Hongyue by virtue of Part XV of the SFO.
- (4) Shanghai Lejin Investment L.P. (上海樂進投資合夥企業 (有限合夥)) holds 99.99% equity interest in Shanghai Tanying Investment L.P. (上海檀英投資合夥企業 (有限合夥)). Therefore, by virtue of Part XV of the SFO, Shanghai Lejin Investment L.P. (上海樂進投資合夥企業 (有限合夥)) is deemed to be interested in all the Domestic Shares held by Shanghai Tanying Investment L.P. (上海檀英投資合夥企業 (有限合夥)) in the Company.
- (5) Shanghai Loyal Valley Investment Management Co., Limited (上海正心谷投資管理有限公司) (formally know as Shanghai Shenge Investment Management Co., Ltd. (上海盛歌投資管理有限公司)) is a general partner of Shanghai Qiangang Investment Management Partnership (L.P.) (上海乾剛投資管理合夥企業 (有限合夥)) and Shanghai Tanying Investment L.P. (上海檀英投資合夥企業 (有限合夥)). Therefore, by virtue of Part XV of the SFO, Shanghai Loyal Valley Investment Management Co., Limited is deemed to be interested in all the Domestic Shares held by Shanghai Qiangang Investment Management Partnership (L.P.) (上海乾剛投資管理合夥企業 (有限合夥)) (which directly holds 1,987,356 Domestic Shares of the Company) and Shanghai Tanying Investment L.P. (上海檀英投資合夥企業 (有限合夥)) in the Company.
- (6) Qingdao Jinshi Haorui Investment Co., Ltd. (青島金石灏汭投資有限公司) is wholly held by Jinshi Investment Co., Ltd. (金石投資有限公司). Therefore, Jinshi Investment Co., Ltd. (金石投資有限公司) is deemed to be interested in the Domestic Shares held by Qingdao Jinshi Haorui Investment Co., Ltd. (青島金石灏汭投資有限公司) in the Company by virtue of Part XV of the SFO.

Save as disclosed above, as at June 30, 2022, to the knowledge of the Directors, no other person (other than a Director, a Supervisor or chief executive of the Company) had, or was deemed or taken to have interest or short position in the Shares or underlying Shares which would fall to be disclosed to the Company under the provisions of Divisions 2 and 3 of Part XV of the SFO, or which were recorded in the register kept by the Company pursuant to Section 336 of the SFO.

By order of the Board
Wenzhou Kangning Hospital Co., Ltd.

Chairman
GUAN Weili

Zhejiang, the PRC January 10, 2023

June 30, 2022

(All amounts in RMB Yuan unless otherwise stated)

		June 30,	December 31,
ASSETS	Note IV	2022	2021
Current assets:			
Cash at bank and on hand	(1)	275,180,570.66	188,734,845.77
Settlement deposits			
Placements with banks and other financial institutions			
Financial assets held for trading		10,000,000.00	10,000,000.00
Derivative financial assets			
Notes receivable			
Accounts receivable	(11)	422,054,574.32	311,757,875.46
Receivables financing			
Advances to suppliers	(III)	6,797,537.68	11,858,427.06
Premium receivable			
Reinsurance accounts receivable			
Provision for reinsurance contract receivable			
Other receivables	(IV)	28,492,924.57	29,938,365.90
Financial assets purchased for resale			
Inventories	(V)	55,255,046.28	56,519,301.23
Contract assets			
Assets held for sale			
Current portion of non-current assets			
Other current assets	(VI)	823,921.07	806,685.85
Total current assets		798,604,574.58	609,615,501.27

June 30, 2022

(All amounts in RMB Yuan unless otherwise stated)

ASSETS	Note IV	June 30, 2022	December 31, 2021
Non-current assets:			
Granted loans and advances			
Debt investments			
Other debt investments			
Long-term accounts receivable			
Long-term equity investments	(VII)	122,484,928.63	129,847,779.24
Investment in other equity instruments			
Other non-current financial assets	(VIII)	65,842,986.22	65,812,274.58
Investment properties			
Fixed assets	(IX)	713,912,239.82	721,846,771.52
Construction in progress	(X)	98,218,972.15	43,795,718.15
Productive biological assets			
Oil and gas assets			
Right-of-use assets	(XI)	246,807,579.27	257,412,270.13
Intangible assets	(XII)	268,864,039.85	227,991,785.46
Development expenditure			
Goodwill	(XIII)	138,174,184.80	135,741,377.18
Long-term prepaid expenses	(XIV)	206,776,664.55	150,501,037.40
Deferred tax assets	(XV)	14,029,707.98	14,336,965.14
Other non-current assets	(XVI)	20,006,960.60	21,066,386.60
Total non-current assets		1,895,118,263.87	1,768,352,365.40
TOTAL ASSETS		2,693,722,838.45	2,377,967,866.67

The accompanying notes form an integral part of these financial statements.

Legal representative:

Principal in charge of accounting:

Head of accounting department:

GUAN Weili

JIN Hui

June 30, 2022

(All amounts in RMB Yuan unless otherwise stated)

			December 31,
LIABILITIES AND SHAREHOLDERS' EQUITY	Note IV	June 30, 2022	2021
Current liabilities:			
Short-term borrowings	(XVII)	361,050,000.00	254,050,000.00
Borrowings from central bank			
Placements from banks and other financial institutions			
Financial liabilities held for trading			
Derivative financial liabilities			
Notes payable	(XVIII)	2,000,000.00	
Accounts payable	(XIX)	52,162,679.09	69,162,001.55
Receipts in advance	(XX)	29,949,439.15	16,275,602.70
Contract liabilities		16,966,720.78	3,240.59
Financial assets sold under repurchase agreements			
Receipt of deposits and deposits from other banks			
Funds received as agent of stock exchange			
Funds received as stock underwriter			
Employee benefits payable	(XXI)	39,798,592.55	60,488,184.27
Taxes payable	(XXII)	31,756,982.42	30,235,329.33
Other payables	(XXIII)	75,395,494.59	66,523,265.66
Fees and commissions payable			
Reinsurance accounts payable			
Liabilities held for sale			
Current portion of non-current liabilities	(XXIV)	33,621,582.66	48,240,752.22
Other current liabilities			
Total current liabilities		642,701,491.24	544,978,376.32
Non-current liabilities:			
Provision for insurance contracts			
Long-term borrowings	(XXV)	404,330,000.00	280,950,000.00
Bonds payable	(/ 5 ())	, ,	200,000,000.00
Including: Preferred shares			
Perpetual bonds			
Lease liabilities	(XXVI)	240,844,820.78	231,733,760.37
Long-term payables	(,,,,,,,	, ,	201,100,100.01
Long-term employee benefits payables			
Provisions			
Deferred income	(XXVII)	9,189,787.00	9,341,683.00
Deferred tax liabilities	(XV)	42,351,531.01	39,875,789.95
Other non-current liabilities	()	, ,	,,
Total non-current liabilities		696,716,138.79	561,901,233.32
. C.C Odiforit indominio		000,7.10,100.70	001,001,200.02

June 30, 2022

(All amounts in RMB Yuan unless otherwise stated)

			December 31,
LIABILITIES AND SHAREHOLDERS' EQUITY	Note IV	June 30, 2022	2021
Total liabilities		1,339,417,630.03	1,106,879,609.64
Shareholders' equity:			
Share capital	(XXVIII)	74,600,300.00	74,600,300.00
Other equity instruments			
Including: Preferred shares			
Perpetual bonds			
Capital surplus	(XXIX)	847,172,517.61	838,165,395.59
Less: Treasury stock			
Other comprehensive income			
Special reserves			
Surplus reserve	(XXX)	38,399,577.13	38,399,577.13
Provision for general risks			
Retained earnings	(XXXI)	289,622,710.62	247,907,760.77
Total equity attributable to shareholders of the parent company		1,249,795,105.36	1,199,073,033.49
Non-controlling interests		104,510,103.06	72,015,223.54
Total shareholders' equity		1,354,305,208.42	1,271,088,257.03
TOTAL LIABILITIES AND SHAREHOLDERS' EQUITY		2,693,722,838.45	2,377,967,866.67

The accompanying notes form an integral part of these financial statements.

Legal representative:

Principal in charge of accounting:

Head of accounting department:

GUAN Weili

JIN Hui

June 30, 2022

(All amounts in RMB Yuan unless otherwise stated)

		June 30,	December 31,
ASSETS	Note XIV	2022	2021
Current assets:			
Cash at bank and on hand		145,353,201.43	97,615,570.76
Financial assets held for trading			
Derivative financial assets			
Notes receivable			
Accounts receivable	(1)	91,983,673.72	43,073,020.07
Receivables financing			
Advances to suppliers		1,757,066.68	323,359.36
Other receivables	(II)	520,876,519.51	492,034,884.26
Inventories		10,126,742.84	8,646,145.40
Contract assets			
Assets held for sale			
Current portion of non-current assets			
Other current assets			143,021.82
Total current assets		770,097,204.18	641,836,001.67

June 30, 2022

(All amounts in RMB Yuan unless otherwise stated)

ASSETS	Note XIV	June 30, 2022	December 31, 2021
Non-current assets:			
Debt investments			
Other debt investments			
Long-term accounts receivable			
Long-term equity investments	(III)	752,417,962.20	684,326,571.99
Investment in other equity instruments			
Other non-current financial assets		65,842,986.22	65,812,274.58
Investment properties			
Fixed assets		304,534,641.03	310,929,096.06
Construction in progress		1,340,014.00	782,356.00
Productive biological assets			
Oil and gas assets			
Right-of-use assets			
Intangible assets		22,154,452.13	22,647,559.78
Development expenditure			
Goodwill			
Long-term prepaid expenses		19,346,145.89	21,445,103.19
Deferred tax assets		8,794,289.14	7,461,193.69
Other non-current assets		7,161,000.00	7,086,000.00
Total non-current assets		1,181,591,490.61	1,120,490,155.29
TOTAL ASSETS		1,951,688,694.79	1,762,326,156.96

The accompanying notes form an integral part of these financial statements.

Legal representative:

Principal in charge of accounting:

Head of accounting department:

GUAN Weili

JIN Hui

June 30, 2022

(All amounts in RMB Yuan unless otherwise stated)

LARM THE AND OLARS OF DEED SOUTH	N . V0/	June 30,	December 31,
LIABILITIES AND SHAREHOLDERS' EQUITY	Note XIV	2022	2021
Current liabilities:			
Short-term borrowings		361,050,000.00	251,050,000.00
Financial liabilities held for trading			
Derivative financial liabilities			
Notes payable			
Accounts payable		11,940,983.97	13,161,555.37
Receipts in advance		6,464,374.62	2,011,708.12
Contract liabilities			
Employee benefits payable		10,947,483.50	17,876,433.39
Taxes payable		1,650,555.08	4,848,233.63
Other payables		70,612,976.05	80,372,279.89
Liabilities held for sale			
Current portion of non-current liabilities		3,000,000.00	3,000,000.00
Other current liabilities			
Total current liabilities		465,666,373.22	372,320,210.40
Non-current liabilities:			
Long-term borrowings		286,350,000.00	200,950,000.00
Bonds payable			
Including: Preferred shares			
Perpetual bonds			
Lease liabilities			
Long-term payables			
Long-term employee benefits payables			
Provisions			
Deferred income		9,189,787.00	9,341,683.00
Deferred tax liabilities		2,778,629.28	2,853,156.89
Other non-current liabilities			
Total non-current liabilities		298,318,416.28	213,144,839.89
Total liabilities		763,984,789.50	585,465,050.29

June 30, 2022

(All amounts in RMB Yuan unless otherwise stated)

LIABILITIES AND SHAREHOLDERS' EQUITY	Note XIV	June 30, 2022	December 31, 2021
Shareholders' equity:			
Share capital		74,600,300.00	74,600,300.00
Other equity instruments		, ,	
Including: Preferred shares			
Perpetual bonds			
Capital surplus		863,324,612.95	854,317,490.93
Less: Treasury stock			
Other comprehensive income			
Special reserves			
Surplus reserve		38,399,577.13	38,399,577.13
Retained earnings		211,379,415.21	209,543,738.61
Total shareholders' equity		1,187,703,905.29	1,176,861,106.67
TOTAL LIABILITIES AND SHAREHOLDERS' EQUITY		1,951,688,694.79	1,762,326,156.96

The accompanying notes form an integral part of these financial statements.

Legal representative:

Principal in charge of accounting:

Head of accounting department:

GUAN Weili

JIN Hui

Consolidated Income Statement

For the six months ended 30 June 2022

(All amounts in RMB Yuan unless otherwise stated)

Ite	m		Note IV	Amount for the current period	Amount for the previous period
I.	Total revenu		(AAAII)	738,304,534.09	607,736,706.59
	Including:	Revenue Interest income	(XXXII)	738,304,534.09	607,736,706.59
		Premium income			
		Fees and commissions income			
— II.	Total cost of	sales		680,267,107.96	566,389,581.01
	Including:	Cost of sales	(XXXII)	540,536,166.95	454,141,400.56
		Interest expenses			
		Fees and commissions expenses			
		Surrenders			
		Net claims expenses			
		Net provisions for insurance contracts reserve			
		Insurance policy dividend paid			
		Reinsurance costs			
		Taxes and surcharges	(XXXIII)	2,011,207.46	2,244,721.85
		Selling and distribution expenses	(XXXIV)	6,115,884.91	4,898,585.53
		General and administrative expenses	(XXXV)	94,894,218.90	76,061,449.25
		Research and development expenses	(XXXVI)	15,061,500.46	11,805,725.55
		Financial expenses	(XXXVII)	21,648,129.28	17,237,698.27
		Including: Interest expenses		22,800,335.12	18,351,838.72
		Interest income		-1,699,139.71	-1,684,441.00
		ner income	(XXXVIII)	5,904,642.30	5,362,467.21
		estment income (losses represented with "-" signs)	(XXXIX)	-278,819.93	5,364,428.22
	Incl	luding: Investment income from associates and joint ventures Derecognition income of financial assets measured at the amortized cost		-1,671,780.92	-754,562.96
	For	eign exchange gains (losses represented with "-" signs)			
		ins from net exposure hedges (losses represented with "-" signs)			
		ins from changes in fair value (losses represented with "-" signs)	(XL)	30,711.64	1,354,970.42
		edit impairment losses (losses represented with "-" signs)	(XLI)	-2,731,680.33	-2,313,298.25
		set impairment losses (losses represented with "-" signs)	, ,		
		ins from disposal of assets (losses represented with "-" signs)	(XLII)	389,315.92	
III.	Operating pr	rofit (losses represented with "-" signs)		61,351,595.73	51,115,693.18
	Add: Non-or	perating income	(XLIII)	5,351,731.93	4,840,495.28
	Less: Non-o	perating expenses	(XLIV)	3,372,509.74	2,211,519.98
IV.	Total profit (total losses represented with "-" signs)		63,330,817.92	53,744,668.48
	Less: Incom	e tax expenses	(XLV)	19,110,080.19	17,506,450.86

Consolidated Income Statement

For the six months ended 30 June 2022

(All amounts in RMB Yuan unless otherwise stated)

Iter	n	Note IV	Amount for the current period	Amount for the previous period
٧.	Net profit (net losses represented with "-" signs)		44,220,737.73	36,238,217.62
	(I) Classified by continuity of operations			
	1. Net profit from continuing operations (net losses represented with "-" signs)		44,220,737.73	36,238,217.62
	2. Net profit from discontinued operations (net losses represented with "-" signs	s)		
	(II) Classified by ownership of the equity			
	1. Net profit attributable to shareholders of the parent company			
	(net losses represented with "-" signs)		38,788,155.89	35,003,345.89
	2. Profit or loss attributable to non-controlling interests			
	(net losses represented with "-" signs)		5,432,581.84	1,234,871.73

VI. Other comprehensive income, net of tax

Other comprehensive income attributable to shareholders of

the parent company, net of tax

- (I) Other comprehensive income that cannot be reclassified to profit and loss
 - 1. Changes arising from remeasurement of defined benefit plan
 - 2. Other comprehensive income that cannot be reclassified to profit or loss under the equity method
 - 3. Changes in fair value of other equity instrument investments
 - 4. Changes in fair value due to the enterprise's own credit risk
- (II) Other comprehensive income that can be reclassified to profit and loss
 - Other comprehensive income that can be reclassified to profit or loss under the equity method
 - 2. Changes in fair value of other debt investments
 - 3. Amount of financial assets reclassified into other comprehensive income
 - 4. Credit impairment provisions for other debt investments
 - 5. Reserves for cash flow hedges
 - 6. Exchange difference on translation of financial statements in foreign currencies
 - 7. Others

Other comprehensive income attributable to noncontrolling interests, net of tax

VII. Total comprehensive income Attributable to shareholders of the parent company Attributable to non-controlling interests		44,220,737.73 38,788,155.89 5,432,581.84	36,238,217.62 35,003,345.89 1,234,871.73
VIII. Earnings per share:			
(I) Basic (RMB per share)	(XLVI)	0.52	0.48
(II) Diluted (RMB per share)	(XLVI)	0.52	0.48

The accompanying notes form an integral part of these financial statements.

Legal representative:

Principal in charge of accounting:

Head of accounting department:

GUAN Weili

JIN Hui

Parent Company Income Statement

For the six months ended 30 June 2022

(All amounts in RMB Yuan unless otherwise stated)

				Amount for the	Amount for the
lte	m		Note XIV	current period	previous period
I.	Reven	NIE	(IV)	185,800,099.09	185,819,979.03
	Less:	Cost of sales	(IV)	133,222,735.95	132,706,620.97
		Taxes and surcharges	()	-48,582.78	1,338,471.47
		Selling and distribution expenses		880,640.77	1,440,490.48
		General and administrative expenses		39,050,764.01	32,364,991.65
		Research and development expenses		9,645,738.48	7,692,664.63
		Financial expenses		7,219,501.23	1,638,974.05
		Including: Interest expenses		13,059,326.62	9,789,644.50
		Interest income		-5,997,744.74	-8,365,974.96
	Add:	Other income		3,866,983.80	2,342,712.39
		Investment income (losses represented with "-" signs)	(V)	-702,180.45	-1,629,853.53
		Including: Investment income from associates and joint ventures		-1,296,180.45	-1,629,853.53
		Derecognition income of financial assets measured at			
		the amortized cost			
		Gains from net exposure hedges			
		(losses represented with "-" signs)			
		Gains from changes in fair value			
		(losses represented with "-" signs)		30,711.64	344,936.00
		Credit impairment losses			
		(losses represented with "-" signs)		-687,255.02	-2,107,565.47
		Asset impairment losses			
		(losses represented with "-" signs)			
		Gains from disposal of assets			
		(losses represented with "-" signs)			
l.	Opera	ting profit (losses represented with "-" signs)		-1,662,438.60	7,587,995.17
	Add:	Non-operating income		3,901,067.52	3,044,614.14
	Less:	Non-operating expenses		1,964,267.50	375,903.60
Ш.	Total r	profit (total losses represented with "-" signs)		274,361.42	10,256,705.71
	-	Income tax expenses		-1,561,315.18	3,068,216.69
V	. Net pr	ofit (net losses represented with "-" signs)		1,835,676.60	7,188,489.02
	-	et profit from continuing operations		•	
		(net losses represented with "-" signs)		1,835,676.60	7,188,489.02
		et profit from discontinued operations		•	
		(net losses represented with "-" signs)			

Parent Company Income Statement

For the six months ended 30 June 2022

(All amounts in RMB Yuan unless otherwise stated)

 Item
 Amount for the
 Amount for the

 Note XIV
 current period
 previous period

V. Other comprehensive income, net of tax

- Other comprehensive income that cannot be reclassified to profit and loss
 - 1. Changes arising from remeasurement of defined benefit plan
 - 2. Other comprehensive income that cannot be reclassified to profit or loss under the equity method
 - 3. Changes in fair value of other equity instrument investments
 - 4. Changes in fair value due to the enterprise's own credit risk
- (II) Other comprehensive income that can be reclassified to profit and loss
 - Other comprehensive income that can be reclassified to profit or loss under the equity method
 - 2. Changes in fair value of other debt investments
 - 3. Amount of financial assets reclassified into other comprehensive income
 - 4. Credit impairment provisions for other debt investments
 - 5. Reserves for cash flow hedges
 - 6. Exchange difference on translation of financial statements in foreign currencies
 - 7. Others

VI. Total comprehensive income

1,835,676.60

7,188,489.02

VII. Earnings per share:

- (I) Basic (RMB per share)
- (II) Diluted (RMB per share)

The accompanying notes form an integral part of these financial statements.

Legal representative:

Principal in charge of accounting:

Head of accounting department:

GUAN Weili

JIN Hui

Consolidated Cash Flow Statement

For the six months ended 30 June 2022 (All amounts in RMB Yuan unless otherwise stated)

lta	em	Note IV	Amount for the current period	Amount for the previous period
_		- TVOIC TV	current period	- previous periou
I.	Cash flows from operating activities			
	Cash received from sales of goods or rendering of services		653,410,155.49	539,688,900.00
	Net increase in customer deposits and interbank deposits			
	Net increase in borrowings from central bank			
	Net increase in placements from other financial institutions			
	Cash received from original insurance contract premium			
	Net cash received from reinsurance business			
	Net increase in deposits and investments from policyholders			
	Cash received from interests, fees and commissions			
	Net increase in placements from banks and			
	other financial institutions			
	Net increase in cash from repurchase business			
	Net cash received from securities brokerage services			
	Refund of taxes and levies			
_	Cash received relating to other operating activities		57,537,282.38	10,297,037.00
_	Sub-total of cash inflows of operating activities		710,947,437.87	549,985,937.00
	Cash paid for goods and services		305,934,085.24	218,754,957.00
	Net increase in customer loans and advances		, ,	
	Net increase in deposits with central bank and other banks			
	Cash paid for compensation under original insurance contract			
	Net increase in placements with banks and			
	other financial institutions			
	Cash paid for interests, fees and commissions			
	Cash paid for policyholders' dividends			
	Cash paid to and on behalf of employees		267,178,624.43	207,867,279.00
	Payments of taxes and surcharges		28,189,888.70	27,309,627.00
	Cash paid relating to other operating activities		53,670,364.91	58,738,353.00
	Sub-total of cash outflows of operating activities		654,972,963.28	512,670,216.00
_	Net cash flows from operating activities		55,974,474.59	37,315,721.00
_			,,	

Consolidated Cash Flow Statement

For the six months ended 30 June 2022 (All amounts in RMB Yuan unless otherwise stated)

Item	Note IV	Amount for the current period	Amount for the previous period
II. Cash flows from investing activities			
Cash received from disposal of investments			
Cash received from returns on investments			
Net cash received from disposal of fixed assets,			
intangible assets and other long-term assets		19,038,109.95	16,043,548.00
Net cash received from disposal of subsidiaries and			
other business units			14,240,472
Cash received relating to other investing activities			41,676,480.00
Sub-total of cash inflows of investing activities		19,038,109.95	71,960,500.00
Cash paid to acquire fixed assets, intangible assets and			
other long-term assets		121,119,527.96	83,456,941.00
Cash paid to acquire investments			30,000,000.00
Net increase in pledged loans			
Net cash paid to acquire subsidiaries and other business units		62,372,716.90	16,771,568.00
Cash paid relating to other investing activities			2,650,000.00
Sub-total of cash outflows of investing activities		183,492,244.86	132,878,509.00
Net cash flows from investing activities		-164,454,134.91	-60,918,009.00
III. Cash flows from financing activities			
Cash received from capital contributions		4,040,100.00	2,445,056.00
Including: Cash received from capital contributions by			
non-controlling shareholders of subsidiaries		4,040,100.00	
Cash received from borrowings		317,500,000.00	283,000,000.00
Cash received relating to other financing activities		2,551,764.22	
Sub-total of cash inflows of financing activities		324,091,864.22	285,445,056.00
Cash repayments of borrowings		87,320,000.00	144,892,970.00
Cash payments for distribution of dividends,			
profit or interest expenses		17,290,881.25	11,987,325.00
Including: Cash payments for distribution of dividends and		, ,	
profit by subsidiaries to noncontrolling			
shareholders			
Cash paid relating to other financing activities		24,599,909.22	35,426,182.00
Sub-total of cash outflows of financing activities		129,210,790.47	192,306,477.00
Net cash flows from financing activities		194,881,073.75	93,138,579.00

Consolidated Cash Flow Statement

For the six months ended 30 June 2022

(All amounts in RMB Yuan unless otherwise stated)

		Amount for the	Amount for the
Item	Note IV	current period	previous period
IV. Effect of foreign exchange rate changes on cash and			
cash equivalents		44,311.88	-21,035.00
V. Net increase in cash and cash equivalents		86,445,725.31	69,515,256.00
Add: Cash and cash equivalents at the beginning of the period		188,734,845.77	200,092,665.00
VI. Cash and cash equivalents at the end of the period		275,180,571.08	269,607,921.00

The accompanying notes form an integral part of these financial statements.

Legal representative:

Principal in charge of accounting:

Head of accounting department:

GUAN Weili

JIN Hui

Parent Company Cash Flow Statement

For the six months ended 30 June 2022 (All amounts in RMB Yuan unless otherwise stated)

Item Note XIV	Amount for the current period	Amount for the previous period
I. Cash flows from operating activities		
Cash received from sales of goods or rendering of services Refund of taxes and levies	140,627,582.89	179,943,716.00
Cash received relating to other operating activities	259,922,752.08	41,059,175.00
Sub-total of cash inflows of operating activities	400,550,334.97	221,002,891.00
Cash paid for goods and services	86,999,715.12	79,367,409.00
Cash paid to and on behalf of employees	75,729,018.54	69,299,239.00
Payments of taxes and surcharges	3,178,776.46	11,108,308.00
Cash paid relating to other operating activities	305,521,020.05	13,989,175.00
Sub-total of cash outflows of operating activities	471,428,530.17	173,764,131.00
Net cash flows from operating activities	-70,878,195.20	47,238,760.00
II. Cash flows from investing activities		
Cash received from disposal of investments		
Cash received from returns on investments		
Net cash received from disposal of fixed assets, intangible assets		
and other long-term assets	2,880.00	
Net cash received from disposal of subsidiaries and other		
business units		
Cash received relating to other investing activities		21,061,699.00
Sub-total of cash inflows of investing activities	2,880.00	21,061,699.00
Cash paid to acquire fixed assets, intangible assets and other		
long-term assets	4,636,366.92	32,867,069.00
Cash paid to acquire investments	59,309,855.16	69,436,000.00
Net cash paid to acquire subsidiaries and other business units		
Cash paid relating to other investing activities		2,650,000.00
Sub-total of cash outflows of investing activities	63,946,222.08	104,953,069.00
Net cash flows from investing activities	-63,943,342.08	-83,891,370.00

Parent Company Cash Flow Statement

For the six months ended 30 June 2022

(All amounts in RMB Yuan unless otherwise stated)

			Amount for the	Amount for the
Iter	n	Note XIV	current period	previous period
III.	Cash flows from financing activities			V I I I
	Cash received from capital contributions			2,445,056.00
	Cash received from borrowings		272,500,000.00	143,000,000.00
	Cash received relating to other financing activities			
	Sub-total of cash inflows of financing activities		272,500,000.00	145,445,056.00
	Cash repayments of borrowings		77,100,000.00	31,000,000.00
	Cash payments for distribution of dividends,			
	profit or interest expenses		12,885,143.93	9,776,470.00
	Cash paid relating to other financing activities			2,391,185
	Sub-total of cash outflows of financing activities		89,985,143.93	43,167,655.00
	Net cash flows from financing activities		182,514,856.07	102,277,401.00
IV.	Effect of foreign exchange rate changes on cash and cash			
	equivalents		44,311.88	-21,034.00
V.	Net increase in cash and cash equivalents		47,737,630.67	65,603,757.00
	Add: Cash and cash equivalents at the beginning of the period		97,615,570.76	118,136,805.00
VI.	Cash and cash equivalents at the end of the period		145,353,201.43	183,740,562.00

The accompanying notes form an integral part of these financial statements.

Legal representative:

Principal in charge of accounting:

Head of accounting department:

GUAN Weili

JIN Hui

Consolidated Statement of Changes in Shareholders' Equity

For the six months ended 30 June 2022

Amount for the current period

(All amounts in RMB Yuan unless otherwise stated)

		Minority Total owners' interests equity	72,015,223.54 1,271,088,257.03	2.065.28.54 1,274,015.08.08.08.09.09.09.09.09.09.09.09.09.09.09.09.09.	9,007,122.02	289,622,710.62 1,249,795,105.36 104,510,103.06 1,354,305,208.42
		Subtotal			9,007,122.02	1,249,795,105.36 104
		Retained earnings	247,907,760,77 1,199,073,003.49	2,926,735,6 2,926,735,90 250,83,55,73 1,201,999,827,45 38,788,155,89 47,78,577,91 38,788,155,89 38,788,155,89		289,622,710.62
		Provision for general risk				
		Surplus reserve	38,399,577.13	38,399,577.13		38,399,577.13
any		Special reserve				
s of the parent com		Other comprehensive income				
Equity attributable to owners of the parent company		Less: Treasury stock	1	1		
Equity a		Capital reserve	838,165,395.59	9,007,122.02	9,007,122.02	847,172,517.61
	S	Others				
	Other equity instruments	Perpetual bonds				
	Othe	Preferred shares				
	ı	Share capital	74,600,300.00	74,600,300.00		74,600,300.00
		ltems	Balance as at the end of the previous year Plus: Changes in accounting policies Correction of accounting enors in prior periods Business combinations under common control	Uhers II. Beance as at the beginning of the current year III. Increased becases on the current period (** for decreases) (I) Total compositivities incrine (II) Owner contribution and capital decrease I. Common sock contributed by owners 2. Capital invested by holders of other equity instruments	4. Ohres 1. Withdrawal of surplus reserves 2. Withdrawal of surplus reserves 2. Withdrawal of surplus reserves 3. Profit distributed bowners (or shareholdes) 4. Ohres (IV) harmal carp-forward of owners' equity 1. Conversion of capital esserves into padd-in capital (esserves into padd-in capital (or share capital) 2. Conversion of surplus reserves into padd-in capital (or share capital) 3. Surplus reserves distelling by a Surplus reserves into padd-in capital (or share capital) 3. Surplus reserves distelling sesses 4. Carry-forward of other comprehensive income for retained earnings 6. Ohres (V) Special reserves 1. Withdrawal for the period 2. Usage for the period 2. Usage for the period	(v) Uners IV. Balance as at the end of the period

The accompanying notes form an integral part of these financial statements.

Legal representative: GUAN Weili

Principal in charge of accounting: JIN Hui

Head of accounting department:

Consolidated Statement of Changes in Shareholders' Equity

For the six months ended 30 June 2022

Amount for the previous period

(All amounts in RMB Yuan unless otherwise stated)

Share			Equity	attributable to owne	Equity aftributable to owners of the parent company	>						
lating as at the end of the previous year Vortector of accounting entors in prior periods Business combinations under common control Others Trianses decreases in the current year rowasses decreases in the current period (** for decreases) Talla comprehensive income 1) Owner contribution and capital decrease 1. Common stock contributed by owners												
lating as at the end of the previous year Its Changes in accounting profices Conection of accounting entros in prior periods Bainess combinations under common control Offices data as at the beginning of the current year resease/becreases in the current period (** for decreases) Tidal comprehensive income 1) Owner contribution and capital decrease 1. Common stock contributed by owners 1. Common stock contributed by owners	Other	Other equity instruments	ı									
lating as at the end of the previous year Its. Changes in accounting proficies Conedion of accounting errors in prior periods Bainess contribrations under common control Offices delance as at the beginning of the current year allance as at the beginning of the current year delance as at the beginning of the current year office accounting the current period (** for decreases) Tidal comprehensive income 1) Owner contribution and capital decrease 1. Common stock contributed by owners 1.	rare Preferred shares	Perpetual Others	Capital reserve	Less: Treasury stock	Other comprehensive income	Special	Surplus	Provision for general risk	Retained	Subtotal	Minority	Total owners' equity
Others Balance as at the beginning of the current year Increases/decreases in the current period (** for decreases) (I) Total comprehensive income (II) Owner contribution and capital decrease (I. Common stock contributed by owners	007		819,509,065,54	23,311,143.84			36,593,228.71		205,665,236.07 1,113,056,686.48	,113,056,686.48	92,665,008.81 1,205,721,695,29	,205,721,695,29
	000		819,509,065,54 9,576,339,41 9,488,982,34 2,445,066,34	23,311,143.84 -23,311,143.84	1 1	1 1	36,593,228.71 706,921.29	T T	26,665,236,07 1,113,056,686,48 34,256,424,60 5,003,95,89 35,003,95,89 - 9,48,982,9 2,445,056,39	713,056,686.48 67,890,829.14 35,003,345.89 9,488,982.34 2,445,056.34	92,665,008.81 1,234,871.73 -14,846,925.80	1,205,721,695.29 54,278,775.07 36,239,271,62 -5,357,943.46 -12,401,889.46
3. Amoun's of affects set paymen's recognized in owners' equity 4. Others (III) Distribution of profits 1. Withdrawal of surfairs reserves 2. Withdrawal of provision for general risk 3. Profit ofstributed to owners (or straicholders) 4. Others (IV) Inhample care-forward of owners' can like			5,512,658,00 1,531,268,00 -		1	1	706,921.29 706,921.29	· · · · · · · · · · · · · · · · · · ·	-706,921.29 -706,921.29	5,512,668.00 1,531,288.00 -	1	5,512,658.00 1,531,268.00 -
1. Conversion of capital reserves into paid-in capital 2. Conversion of surplas reserves into paid-in capital (or share capital) 3. Surplus reserves offsetting losses 4. Carry-toward of charages in the defined benefit plan for relatived servings 5. Carry-forward of charages in the defined benefit plan for relatived servings 6. Carry-forward of other comprehensive income for relatived servings 7. Carry-forward of other comprehensive income for relatived servings 8. Carry-forward of other comprehensive income for relatived servings 9. Carry-forward of other comprehensive income for relative dearings												
	000		87,357.07 829,065,404,95	23,311,143.84	1	1	7,300,150,00	1	23,396,660,67 1,180,947,515,62	23,398,500.91	23,386,500,91	23,399,500.91

The accompanying notes form an integral part of these financial statements.

Legal representative: GUAN Weili

Principal in charge of accounting: JIN Hui

Head of accounting department: WANG Minhui

Parent Company Statement of Changes in Shareholders' Equity

For the six months ended 30 June 2022

Amount for the current period

(All amounts in RMB Yuan unless otherwise stated)

lems											
	Share	Preferred	Perpetual	3	Capital	Less:	Other comprehensive	Special	Surplus	Retained	Total
	odolidi	2000	Spilon	Ciolo	200	II casally stoon		2000	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	chillips	Owners equity
Balance as at the end of the previous year Plus. Changes in accounting policies Charction of accounting errors in prior periods Character of accounting errors in prior periods Character	74,600,300.00			854	854,317,490.93				38,399,577.13	209,543,738.61 1,176,861,106.67	1,176,861,106.
II. Balance as at the beginning of the current year	74,600,300.00			854	854,317,490.93				38,399,577.13	209,543,738.61 1,176,861,106.67	1,176,861,106.
III. IIIGreases/decreases III III'e Cuffeir, period (** for decreases) (1) Tatal commondamentalina incomm				65	9,007,122.02					1,835,676.60	10,842,798.62
(I) Owner contribution and capital decrease 1. Common stock contributed by owners 2. Capital invested by holders of other equity instruments.				6	9,007,122.02					00.0 /0,000,1	9,007,122
				6	9,007,122.02						9,007,122.02
(III) Distribution of profits 1. Withdrawal of surplus reserves 2. Profit distributed to owners (or shareholders) 3. Others											
(IV) Internal carry-forward of owners' equity 1. Conversion of capital reserves into paid-in capital (or share capital)											
Conversion of surplus reserves into paid-in capital (or share capital) Surplus reserves offsetting bases.											
for retained earnings 6. Others (V) Special reserves 1. Withdrawal for the period											
2. Usage for the period (M) Others (N. Balance as at the end of the period	74,600,300.00			863	863,324,612.95				38,399,577.13	211,379,415.21 1,187,703,905.29	1,187,703,905

The accompanying notes form an integral part of these financial statements.

Legal representative:

Principal in charge of accounting: JIN Hui

Head of accounting department:

Parent Company Statement of Changes in Shareholders' Equity

For the six months ended 30 June 2022

(All amounts in RMB Yuan unless otherwise stated)

'					Amour	Amount for the previous period	eriod				
	I	Other	Other equity instruments								
ltems	Share capital	Preferred shares	Perpetual bonds	Others	Capital reserve	Less: Treasury stock	Other comprehensive income	Special reserve	Surplus reserve	Retained earnings	Total owners' equity
Balance as at the end of the previous year Plus: Changes in accounting policies Correction of accounting errors in prior periods	74,600,300.00				834,138,174.86	23,311,143.84			36,593,228.71	193,286,602.86	193,286,602.86 1,115,307,162,59
Uthers II. Balance as at the beginning of the current year	74,600,300.00				834, 138, 174.86	23,311,143.84			36,593,228.71	193,286,602.86	1,115,307,162.59
III. Indreases/dedreases III ine curren pendo (** Tor decreases) (1) Tata comercipancia incomo					9,488,980.93	-23,311,143.84			706,921.29	6,481,567.73	39,988,613.79
() Owner contribution and capital decrease () Owner contribution and capital decrease () Common stock contributed by owners () Canital invested hy Inheles of					9,488,980.93 2,445,056.34					70.505-001-0	2,445,056.34
					5 512 658 00						5 512 658 N
4. Others (III) Distribution of profits					1,531,266.59				706,921.29	-706,921.29	1,531,266.59
Withdrawal of surplus reserves Profit distributed to owners (or shareholders)									706,921.29	-706,921.29	
Uthers (IV) Internal carry-forward of owners' equity Occasion of conners' equity											
n. Colineision of capital (or share capital) paid-in capital (or share capital)											
Conversion of surplus reserves into paid-in capital (or share capital)											
 Carry-torward of changes in the defined benefit plan for retained earnings 											
5. Carry-forward of other comprehensive											
inconne for retained earnings 6. Others											
(V) Special reserves 1. Withdrawal for the period											
2. Usage for the period (VI) Others						-23 311 143 84					-23.311.143.84
 Balance as at the end of the period 	74,600,300.00				843,627,155.79				37,300,150.00	199,768,170.59	199,768,170.59 1,155,295,776.38

The accompanying notes form an integral part of these financial statements.

Legal representative:

Principal in charge of accounting: JIN Hui

Head of accounting department:

For the six months ended 30 June 2022 (All amounts in RMB Yuan unless otherwise stated)

General information

Wenzhou Kangning Hospital Co., Ltd. (the "Company") was established as a joint stock cooperative enterprise under the name of Wenzhou City Kangning Psychiatric Rehabilitation Hospital (溫州市康寧精神康復醫院) in the PRC in February 1996. The address of the Company's registered office is at Shengjin Road, Huanglong Residential District, Wenzhou, Zhejiang, the PRC.

On October 15, 2014, the Company was converted into a joint stock limited liability company and renamed as Wenzhou Kangning Hospital Co., Ltd. (溫州康寧醫院股份有限公司).

The Company has its primary listing on the Stock Exchange of Hong Kong Limited on November 20, 2015. The Company is in the healthcare industry.

As of December 31, 2021, the Company had issued a total of 74,600,300 shares with a registered capital of RMB74,600,300; the registered address is at Shengjin Road, Huanglong Residential District, Wenzhou, Zhejiang, the PRC, and the headquarters address is at Shengjin Road, Huanglong Residential District, Wenzhou, Zhejiang, the PRC. The principal operating activities of the Company are operating psychiatric hospitals and providing management services to hospitals. The actual controlling person of the Company is Guan Weili.

The financial statements were authorised for issue by the Board of Directors of the Company on January 10, 2023.

II. Summary of significant accounting policies and accounting estimates

(I) Basis of preparation of the interim financial statements

The financial statements are prepared in accordance with the Accounting Standards for Business Enterprises – Basic Standards and various specific accounting standards, application guidance for the Accounting Standards for Business Enterprises, interpretations of the Accounting Standards for Business Enterprises and other relevant regulations issued by the Ministry of Finance (hereafter collectively referred to as the "Accounting Standards for Business Enterprises"), and the relevant requirements in the Preparation Convention of Information Disclosure by Companies Offering Securities to the Public No. 15 – General Provisions on Financial Reporting issued by the China Securities Regulatory Commission.

The financial statements are prepared and have disclosed relevant financial information in accordance with the requirements of the Accounting Standard for Business Enterprises No. 32 – Interim Financial Report issued by the Ministry of Finance.

The accounting policies adopted in these financial statements are consistent with those adopted in the Group's financial statements for the year 2021. The interim financial statements shall be read together with the financial statements for the year 2021 of the Group.

For the six months ended 30 June 2022

(All amounts in RMB Yuan unless otherwise stated)

II. Summary of significant accounting policies and accounting estimates (continued)

(I) Basis of preparation of the interim financial statements (continued)

The financial statements are prepared on a going concern basis.

The new Hong Kong Companies Ordinance became effective on March 3, 2014. Certain disclosures in the financial statements have been adjusted in accordance with requirements therein.

(II) Statement of compliance with the Accounting Standards for Business Enterprises

The financial statements are in compliance with the Accounting Standards for Business Enterprises issued by Ministry of Finance, and truly and completely present the consolidated and the parent company's financial position of the Company as at June 30, 2022 and their financial performance and cash flows for January to June 2022.

III. Taxation

(I) Major tax categories and tax rates

Tax categories	Tax basis	Tax rate
Value-added tax ("VAT")	The VAT payable is the difference between output tax (calculated based on sales of goods and taxable service income under the tax laws) and the deductible input tax of the period	3%, 5%, 6%, 13%
Urban maintenance and construction tax	Based on VAT paid	7%
Educational surcharge	Based on VAT paid	5%
Enterprise income tax	Based on taxable profits	15%, 20%, 25%
Companies subject to differ	ent income tax rates are disclosed as follows	
Taxpayer		Income tax rate
Wenzhou Kangning Hospita	al Co., Ltd.	15%
Zhejiang Jerinte Health Tec	hnology Co., Ltd.	15%
Yiwu Kangning Hospital Ma	nagement Co., Ltd.	20%

For the six months ended 30 June 2022 (All amounts in RMB Yuan unless otherwise stated)

III. Taxation (continued)

(II) Preferential tax treatment

- 1. Pursuant to the relevant requirements under the Circular on the Overall Promotion of Pilot Program of Levying VAT in Place of Business Tax (Cai Shui [2016] No. 36) jointly issued by the Ministry of Finance and the State Taxation Administration, the Company and its subsidiaries comply with the provisions of the Administrative Measures on Medical Institutions (Order of the State Council No. 149) issued by the State Council and the Implementation Measures of the Administrative Measures on Medical Institutions (Order of the Ministry of Health No. 35) issued by the Ministry of Health and the medical services provided by them are exempted from value-added tax upon the registration and obtaining the Medical Institution Practicing License (醫療機構執業許可證).
- 2. Pursuant to relevant tax regulations, during the reporting period, the revenue from judicial forensic services provided by the Wenzhou Kangning Judicial Forensic Centre, a subsidiary of the Company, shall be subject to VAT at the rate of 3%.
- 3. Pursuant to the relevant tax regulations, during the period from January to June 2021, the rental income of the Company's subsidiary, Wenzhou Guoda Investment Co., Ltd., arising from the rental of the properties purchased before 30 April 2016 was subject to the simple VAT calculation method with the rate of 5%. Pursuant to the relevant tax regulations, during the period from January to June 2021, the sales of the properties built before 30 April 2016 by Wenzhou Guoda Investment Co., Ltd. was subject to the simple VAT calculation method with the rate of 5%. The advance proceeds from the sales of real estate is subject to the advance tax rate of 3% and should be prepaid.
- 4. Pursuant to the Measures for the Implementation of the Pilot Plan for Levying VAT in Place of Business Tax under the Circular on the Overall Promotion of Pilot Program of Levying VAT in Place of Business Tax (Cai Shui [2016] No. 36) jointly issued by the Ministry of Finance and the State Taxation Administration, during the reporting period, the revenue from rendering of management and consultation services provided by the Company and its subsidiaries was subject to VAT at the rate of 6% or 3%.

For the six months ended 30 June 2022

(All amounts in RMB Yuan unless otherwise stated)

IV. Notes to the consolidated financial statements

Note: Balance as at the end of the previous year in the notes to the financial statements refers to the amount in the financial statements as at December 31, 2021 (audited), and balance as at the end of the period refers to the amount in the financial statements as at June 30, 2022 (unaudited), the current period refers to the six months ended June 30, 2022 (unaudited), and the previous period refers to the six month ended June 30, 2021 (unaudited).

(I) Cash at bank and on hand

	Balance as	Balance as
	at the end of	at the end of
Items	the period	the previous year
Cash on hand	410,783.85	971,773.72
Cash at bank	274,443,101.57	187,484,938.31
Other cash balances	326,685.24	278,133.74
Total	275,180,570.66	188,734,845.77
Including: cash deposited abroad		

The details of restricted cash at bank and on hand used are as follows:

	Balance as	Balance as
	at the end of	at the end of
Items	the period	the previous year
Security deposits for bank acceptance bills		
Performance deposits		
Total		

For the six months ended 30 June 2022 (All amounts in RMB Yuan unless otherwise stated)

IV. Notes to the consolidated financial statements (continued)

(II) Accounts receivable

1. Accounts receivable disclosed by aging

	Balance as	Balance as
	at the end of	at the end of
Aging	the period	the previous year
Within 1 year	417,351,519.98	303,910,574.15
1 – 2 years	9,518,004.85	9,812,859.20
2 – 3 years	3,935,720.37	4,259,870.27
Over 3 years	2,877,707.05	3,140,407.07
Sub-total	434,206,888.78	321,123,710.69
Less: Provision for bad debts	12,152,314.46	9,365,835.23
Total	422,054,574.32	311,757,875.46

2. Accounts receivable disclosed by classification of provision for bad debts

	Balance as at the end of the period			Balance as at the end of the previous year						
	Book ba	lance	Provision fo	r bad debts	_	Book bala	nce	Provision for	bad debts	_
		Proportion		Proportion of provision			Proportion		Proportion of provision	
Category	Amount	(%)	Amount	(%)	Book value	Amount	(%)	Amount	(%)	Book value
Provision for bad debts or	1									
the individual basis	9,132,679.35	2.10	4,613,184.81	50.51	4,519,494.54	7,247,978.61	2.26	4,590,286.39	63.33	2,657,692.22
Including:										
Medical fees due from										
patients	9,132,679.35	2.10	4,613,184.81	50.51	4,519,494.54	7,247,978.61	2.26	4,590,286.39	63.33	2,657,692.22
Provision for bad debts or	١									
the grouping basis	425,074,209.43	97.90	7,539,129.65	1.77	417,535,079.78	313,875,732.08	97.74	4,775,548.84	1.52	309,100,183.24
Including:										
Overdue days grouping	425,074,209.43	97.90	7,539,129.65	1.77	417,535,079.78	313,875,732.08	97.74	4,775,548.84	1.52	309,100,183.24
Total	434,206,888.78	100.00	12,152,314.46		422,054,574.32	321,123,710.69	100.00	9,365,835.23		311,757,875.46

For the six months ended 30 June 2022 (All amounts in RMB Yuan unless otherwise stated)

IV. Notes to the consolidated financial statements (continued)

(II) Accounts receivable (continued)

Accounts receivable disclosed by classification of provision for bad debts (continued)
 Provision for bad debts on the individual basis:

		Balance as at the end of the period				
Item	Book balance	Provision for bad debts	Proportion of provision (%)	Reason		
Medical fees due from patients	9,132,679.35	4,613,184.81	50.51	provision for bad debts based on Lifetime ECL		
Total	9,132,679.35	4,613,184.81				

Item with provision on grouping basis:

	Balance as at the end of the period			
Item	Accounts receivable	Provision for bad debts	Proportion of provision (%)	
Overdue days grouping	425,074,209.43	7,539,129.65	1.77	
Total	425,074,209.43	7,539,129.65		

For the six months ended 30 June 2022 (All amounts in RMB Yuan unless otherwise stated)

IV. Notes to the consolidated financial statements (continued)

(II) Accounts receivable (continued)

3. Provision for bad debts provided for, reversed or recovered in the current period

		Changes in the current period			
	Balance as				Balance as
	at the end of		Recovered or	Written-back or	at the end of
Category	the previous year	Provided for	reversed	written-off	the period
Provision for bad debts made					
on individual basis	4,590,286.39	22,898.42			4,613,184.81
Provision for bad debts made					
on grouping basis	4,775,548.84	3,406,410.75		642,829.94	7,539,129.65
Total	9,365,835.23	3,429,309.17		642,829.94	12,152,314.46

4. Accounts receivable written off in the current period

Item	Amount written-off
Accounts receivable written off	642,829.94

5. The top five debtors of accounts receivable as at the end of the period

	Balance as at the end of the period			
		As a proportion		
	Accounts	in total accounts	Provision for	
Name of entities	receivable	receivable (%)	bad debts	
Wenzhou Medical Insurance Administrative				
Center	115,519,745.08	26.60	1,155,197.45	
Medical Insurance Treatment and Settlement				
Centre of Pingyang County	21,613,418.26	4.98	216,134.18	
Yueqing Medical Insurance Centre	12,643,681.77	2.91	126,436.82	
Medical Insurance Service Centre of				
Cangnan County	11,781,597.87	2.71	117,815.98	
Healthcare Security Administration of				
Yongjia County	9,408,018.48	2.17	94,080.18	
Total	170,966,461.46	39.37	1,709,664.61	

As a proportion

Notes to the Financial Statements

For the six months ended 30 June 2022 (All amounts in RMB Yuan unless otherwise stated)

IV. Notes to the consolidated financial statements (continued)

(III) Advances to suppliers

1. Advances to suppliers presented by aging

		Balance as at the end of the period		at the end of ious year
Aging	Amount	Proportion (%)	Amount	Proportion (%)
Within 1 year	6,665,658.56	98.06	11,751,451.87	99.10
1 -2 years	78,579.12	1.15	58,511.20	0.49
2 - 3 years	10,000.00	0.15	24,163.99	0.20
Over 3 years	43,300.00	0.64	24,300.00	0.21
Total	6,797,537.68	100.00	11,858,427.06	100.00

2. The top five receivers of advances by the balance as at the end of the period of advances to suppliers

		As a proportion
		in total balance
		of advances to
	Balance as	suppliers as at
	at the end of	the end of
Receivers of advances	the period	the period (%)
Quzhou Dakang Elderly Care Services Co., Ltd.		
(衢州市逹康養老服務有限公司)	1,947,879.00	28.66
Guolong Juntu Finance Leasing Co., Ltd.		
(國隆君途融資租賃有限公司)	1,796,666.68	26.43
Stock Economic Cooperative of Changshan Village,		
Hongqiao Town, Yueqing City		
(樂清市虹橋鎮長山村股份經濟合作社)	290,101.60	4.27
Zhejiang Laiyi Pharmaceutical Co., Ltd.		
(浙江來益醫藥有限公司)	243,662.40	3.58
Hangzhou Zhongqi Automobile Sales Services Co., Ltd.		
(杭州眾祺汽車銷售服務有限公司)	233,333.35	3.43
Total	4,511,643.03	66.37

For the six months ended 30 June 2022 (All amounts in RMB Yuan unless otherwise stated)

IV. Notes to the consolidated financial statements (continued)

(IV) Other receivables

	Balance as at the end of	Balance as at the end of		
Items	the period	the previous year		
Interest receivable Dividend receivable				
Other receivables	28,492,924.57	29,938,365.90		
Total	28,492,924.57	29,938,365.90		

1. Other receivables

(1) Other receivables disclosed by aging

Total	28,492,924.57	29,938,365.90
Less: Provision for bad debts	2,060,761.60	2,676,895.23
Sub-total	30,553,686.17	32,615,261.13
Over 5 years	4,087,251.68	2,930,000.00
4 -5 years	392,123.87	1,452,266.68
3 – 4 years	2,441,424.29	2,814,221.11
2 -3 years	2,908,138.07	838,693.49
1 – 2 years	9,902,722.57	4,096,700.18
Within 1 year	10,807,120.73	20,483,379.67
Aging	the period	the previous year
	at the end of	at the end of
	Balance as	Balance as

For the six months ended 30 June 2022 (All amounts in RMB Yuan unless otherwise stated)

IV. Notes to the consolidated financial statements (continued)

- (IV) Other receivables (continued)
 - 1. Other receivables (continued)
 - (2) Other receivables disclosed by classification of provision for bad debts

		Balance	as at the end of	the period		Balance as at the end of the previous year				
	Book ba	Book balance		Provision for bad debts	_	Book balance		Provision for bad debts		
		Proportion		Proportion of			Proportion		Proportion of	
Category	Amount	(%)	Amount	provision (%)	Book value	Amount	(%)	Amount	provision (%)	Book value
Provision for bad debts on the										
individual basis	1,435,560.00	4.70	1,435,560.00	100	-	1,435,560.00	4.40	1,435,560.00	100.00	
Including:										
Headquarters of the Urban										
Construction and										
Comprehensive Developmen	t									
of Aojiang Town, Pingyang										
County	1,435,560.00	4.70	1,435,560.00	100	-	1,435,560.00	4.40	1,435,560.00	100.00	
Provision for bad debts on the										
grouping basis	29,118,126.17	95.30	625,201.6	2.15	28,492,924.57	31,179,701.13	95.60	1,241,335.23	3.98	29,938,365.90
Including:										
Portfolio of aging credit risk	29,118,126.17	95.30	625,201.6	2.15	28,492,924.57	31,179,701.13	95.60	1,241,335.23	3.98	29,938,365.90
Total	30,553,686.17	100.00	2,060,761.60	1	28,492,924.57	32,615,261.13	100.00	2,676,895.23	1	29,938,365.90

Provision for bad debts on the individual basis:

	Balance as at the end of the period					
		Provision for	Proportion of	Reason for		
Name	Book value	bad debts	provision (%)	the provision		
Headquarters of the Urban Construction and Comprehensive Development of						
Aojiang Town,				Expected to be		
Pingyang County	1,435,560.00	1,435,560.00	100.00	unable to recover		
Total	1,435,560.00	1,435,560.00	/			

For the six months ended 30 June 2022 (All amounts in RMB Yuan unless otherwise stated)

IV. Notes to the consolidated financial statements (continued)

- (IV) Other receivables (continued)
 - 1. Other receivables (continued)
 - (2) Other receivables disclosed by classification of provision for bad debts (continued)

Item with provision on grouping basis:

	Balance as at the end of the period				
Name	Other receivables	Provision for bad debts	Proportion of provision (%)		
Portfolio of aging credit risk	29,118,126.17	625,201.60	2.15		
Total	29,118,126.17	625,201.60			

(3) Details of provision for bad debts

_	Stage 1	Stage 2	Stage 3	
Provision for bad debts	12-month ECL	Lifetime ECL (not credit impaired)	Lifetime ECL (credit impaired)	Total
Balance as at the end of the previous				
year	1,241,335.23		1,435,560.00	2,676,895.23
Balance as at the end of the previous year that transferred/reversed in the current period				
-Transferred to stage 2				
-Transferred to stage 3				
Reversed to stage 2				
Reversed to stage 1				
Provision for the current period	98,669.63			98,669.63
Reversal in the current period	696,390.58			696,390.58
Written back in the current period	18,412.68			18,412.68
Written off in the current period				
Other changes				
Balance as at the end of the period	625,201.60		1,435,560.00	2,060,761.60

For the six months ended 30 June 2022

(All amounts in RMB Yuan unless otherwise stated)

IV. Notes to the consolidated financial statements (continued)

- (IV) Other receivables (continued)
 - 1. Other receivables (continued)
 - (3) Details of provision for bad debts (continued)

Changes in book value of other receivables:

_	Stage 1	Stage 2	Stage 3	
Book value	12-month ECL	Lifetime ECL (not credit impaired)	Lifetime ECL (credit impaired)	Total
Balance as at the end of the previous		. ,		
year	31,179,701.13		1,435,560.00	32,615,261.13
Balance as at the end of the previous year that transferred/reversed in				
the current period —Transferred to stage 2				
Transferred to stage 3Reversed to stage 2				
- Reversed to stage 1				
Addition for the current period Derecognized in the current period	2,061,574.96			2,061,574.96
Other changes				
Balance as at the end of the period	29,118,126.17		1,435,560.00	30,553,686.17

For the six months ended 30 June 2022 (All amounts in RMB Yuan unless otherwise stated)

IV. Notes to the consolidated financial statements (continued)

- (IV) Other receivables (continued)
 - 1. Other receivables (continued)
 - (4) Provision for bad debts provided for, reversed or recovered in the current period

	_	Chang	ges in the current p	period	
Category	Balance as at the end of the previous year	Provided for/other increase	Recovered or reversed	Written-back or written-off	Balance as at the end of the period
Provision for bad debt	ts on				
individual basis	1,435,560.00				1,435,560.00
Provision for bad debt	ts on				
grouping basis	1,241,335.23	98,669.63	696,390.58	18,412.68	625,201.60
Total	2,676,895.23	98,669.63	696,390.58	18,412.68	2,060,761.60

(5) Other receivables written off in the current period

Item	Amount written-off
Other receivables written off	18,412.68

(6) Other receivables by nature

	Balance as	Balance as
	at the end of	at the end of
Nature of receivables	the period	the previous year
Deposit and guarantee	15,780,498.61	15,247,997.61
Placements	10,257,985.89	12,558,330.66
Advances	1,446,395.90	1,424,884.02
Amounts due from related parties	879,698.91	12,877.91
Others	2,189,106.86	3,371,170.93
Total	30,553,686.17	32,615,261.13

For the six months ended 30 June 2022 (All amounts in RMB Yuan unless otherwise stated)

IV. Notes to the consolidated financial statements (continued)

- (IV) Other receivables (continued)
 - 1. Other receivables (continued)
 - (7) The top five debtors of other receivables as at the end of the period

Total		13,202,560.00		43.21	1,761,050.00
Town, Pingyang County	Advances	1,435,560.00	Over 3 years	4.70	1,435,560.00
Development of Aojiang					
and Comprehensive					
Urban Construction					
Headquarters of the					
Yueqing City	Placements	1,900,000.00	Within 1 year	6.22	19,000.00
Hongqiao Town,					
Changshan Village,					
Cooperative of					
Stock Economic					
Yan Yinxian	Placements	1,967,000.00	0-2 yeras	6.44	137,690.00
Co., Ltd.	guarantees	2,900,000.00	Over 5 years	9.49	150,000.00
Technology Industry	Deposits and				
Shenzhen Sanma			-		
Project Co., Ltd.	guarantees	5,000,000.00	Within 1 year	16.36	
Wenzhou Tiandu Pension	Deposits and				
Name of Entities	receivables	the period	Aging	the period (%)	the period
	Nature of	at the end of		at the end of	at the end of
		Balances as		receivables as	bad debts as
				other	Provision for
				balance of	
				of the total	
				As a proportion	

For the six months ended 30 June 2022 (All amounts in RMB Yuan unless otherwise stated)

IV. Notes to the consolidated financial statements (continued)

(V) Inventories

1. Inventory Classification

	Bala	nce as at the end of the p	eriod	Balance as at the end of the previous year				
		Provision for decline in		Provision for decline in				
		the value of inventories/			the value of inventories/			
		Impairment provision			Impairment provision			
		for contract			for contract			
Items	Book balance	performance costs	Book value	Book balance	performance costs	Book value		
Turnover								
materials	4,795,506.86		4,795,506.86	2,242,027.51		2,242,027.51		
Commodity								
stocks	50,459,539.42		50,459,539.42	54,277,273.72		54,277,273.72		
Total	55,255,046.28		55,255,046.28	56,519,301.23		56,519,301.23		

(VI) Other current assets

Balances	Balances as
at the end	at the end of
of the period	the previous year
560.00	137,228.50
330,085.83	321,191.35
279,173.47	348,266.00
214,101.77	
823,921.07	806,685.85
	of the period 560.00 330,085.83 279,173.47 214,101.77

For the six months ended 30 June 2022

(All amounts in RMB Yuan unless otherwise stated)

Notes to the Financial Statements

es to the consolidated financial statements (continued)	solidate	d fina	ncial s	tateme	ents <i>(cc</i>	ntinue	(<i>p</i> e				
Long-term equity investment	ty investm	ent									
				incre	increase or decrease in the current period	ne current period					
											Balance
				Investment			Cash				of the
				profit/loss	Other		dividends				impairment
	Balance as			recognized	comprehensive	Other	or profits			Balance as	provision as
	at the end of	Increase in	Decrease in	under	income	ednity	declared	Impairment		at the end of	at the end of
Investees	the previous year	investment	investment	equity method	adjustment	changes	and paid	provision	Others	the period	the period
2. Associates											
Hangzhou Anken Medical											
Technology Co., Ltd	13,156,356.09			-1,296,180.45		-3,434.59				11,860,175.64	
Wenzhou Longwan Yining											
Hospital Co., Ltd	58,100,000.00		500,000.00							57,600,000.00	
Shanxi Shanda Hospital											
Management Co., Ltd.	23,198,356.89			319,631.19						23,517,988.08	
Chongqing Hechuan											
Kangning Hospital											
Co., Ltd.	18,687,211.65			112,402.75						18,799,614.40	
Chengdu Yining Hospital											
Co., Ltd	11,514,784.92			-807,634.41						10,707,150.51	
Jingyun Shuning Hospital Co.	-										
Ltd	5,191,069.69								-5,191,069.69		♠
Sub-total	129,847,779.24		200,000.00	-1,671,780.92		-3,434.59			-5,191,069.69 122,484,928.63	122,484,928.63	
Total	129,847,779.24		200,000.00	-1,671,780.92		-3,434.59			-5,191,069.69 122,484,928.63	122,484,928.63	

For the six months ended 30 June 2022 (All amounts in RMB Yuan unless otherwise stated)

IV. Notes to the consolidated financial statements (continued)

(VIII) Other non-current financial assets

	Balance as	Balance as		
	at the end of	at the end of		
Items	the period	the previous year		
Financial assets at fair value through profit or loss	65,842,986.22	65,812,274.58		
Including: Investments in equity instruments	65,842,986.22	65,812,274.58		
Total	65,842,986.22	65,812,274.58		

(IX) Fixed assets

1. Fixed assets and disposal of fixed assets

	Balance as	Balance as
	at the end of	at the end of
Items	the period	the previous year
Fixed assets	713,911,147.02	721,846,771.52
Disposal of fixed assets	1,092.80	
Total	713,912,239.82	721,846,771.52

For the six months ended 30 June 2022

(All amounts in RMB Yuan unless otherwise stated)

IV. Notes to the consolidated financial statements (continued)

(IX) Fixed assets (continued)

2. Details of fixed assets

lte	ms	Buildings and structure	Motor vehicles	Electronic equipment	Office furniture	General equipment	Medical equipment	Total
1.	Original carrying values							
	(1) Balance as at the end of							
	the previous year	744,179,671.70	9,149,585.72	26,171,339.77	43,507,215.67	248,410.00	146,404,804.14	969,661,027.00
	(2) Increase in the current							
	period	63,300.00	2,313,386.49	3,071,967.79	1,637,859.20	-	21,327,685.75	28,414,199.23
	- Purchase	63,300.00	1,762,301.05	1,873,343.44	1,132,816.20	-	12,032,918.58	16,864,679.27
	- Increase from business							
	combinations	_	551,085.44	1,198,624.35	505,043.00	-	9,294,767.17	11,549,519.96
	(3) Decrease in the current							
	period	-	346,202.00	404,357.00	874,596.10	-	4,596,358.49	6,221,513.59
	 Disposed or retired 	-	346,202.00	404,357.00	874,596.10	_	4,596,358.49	6,221,513.59
	(4) Balance as at the end of							
	the period	744,242,971.70	11,116,770.21	28,838,950.56	44,270,478.77	248,410.00	163,136,131.40	991,853,712.64
2.	Accumulated depreciation							
	(1) Balance as at the end of							
	the previous year	95,789,781.93	5,144,319.12	17,785,023.72	31,213,464.93	213,961.09	97,667,704.69	247,814,255.48
	(2) Increase in the current							
	period	11,595,478.22	988,657.75	2,512,101.85	3,055,374.59	6,923.13	17,801,734.78	35,960,270.32
	– Provision	11,595,478.22	501,941.02	1,960,513.85	2,610,344.02	6,923.13	11,387,919.01	28,063,119.25
	 Increase from business 	,,	,.	11.	77-	.,.	1 1	.,,
	combinations	_	486,716.73	551,588.00	445,030.57	_	6,413,815.77	7,897,151.07
	(3) Decrease in the current		,.	,	,		-,,	.,,
	period	_	6,700.00	401,621.99	1,130,338.47	_	4,293,299.72	5,831,960.18
	 Disposed or retired 	_	6,700.00	401,621.99	1,130,338.47	_	4,293,299.72	5,831,960.18
	(4) Balance as at the end of		-,	,	.,,		.,=**,=***	-,,
	the period	107,385,260.15	6,126,276.87	19,895,503.58	33,138,501.05	220,884.22	111,176,139.75	277,942,565.62
3	Impairment provision	_	*, -= *,= : * - * - *	, ,	,,	,	,,	,•,•
٠.	(1) Balance as at the end of							
	the previous year	_	_	_	_	_	_	_
	(2) Increase in the current							
	period	_	_	_	_	_	_	_
	(3) Decrease in the current							
	period	_	_	_	_	_	_	_
	(4) Balance as at the end of							
	the period	_	_	_	_	_	_	_
4	Carrying amount							
₹.	(1) Carrying amount as at the	2						
	end of the period	636,857,711.55	4,990,493.34	8,943,446.98	11,131,977.72	27,525.78	51,959,991.65	713,911,147.02
	(2) Carrying amount as at the		+,000+,000,+	U,UTU,UTU.JO	11,101,311.12	١١,٥٤٥.١٥	01,000,001.00	110,011,141.02
	end of the previous year		4,005,266.60	8,386,316.05	12,293,750.74	34,448.91	48,737,099.45	721,846,771.52
_	end of the previous year	U40,JUZ,00J.11	4,000,200.00	0,000,310.03	12,230,130.14	J4,440.91	40,131,083.43	121,040,111.32

For the six months ended 30 June 2022 (All amounts in RMB Yuan unless otherwise stated)

IV. Notes to the consolidated financial statements (continued)

(X) Construction in progress

1. Construction in progress and construction material

	Balance as	Balance as
	at the end of	at the end of
Items	the period	the previous year
Construction in progress Construction material	98,218,972.15	43,795,718.15
Total	98,218,972.15	43,795,718.15

2. Details of construction in progress

	Balance a	Balance as at the end of the period			Balance as at the end of the previous year			
		Impairment			Impairment			
Proejct	Book balance	provision	Book value	Book balance	provision	Book value		
The decoration project of Wenzhou								
Kangning Hospital	1,340,014.00		1,340,014.00	782,356.00		782,356.00		
The decoration project of Nanjing Yinin	g							
Hospital	2,322,598.70		2,322,598.70	1,027,373.54		1,027,373.54		
The construction project of Lucheng								
Yining Hospital	52,983,715.36		52,983,715.36	6,213,670.10		6,213,670.10		
The decoration project of Pingyang								
Changgeng Hospital	16,006,610.00		16,006,610.00	7,504,860.00		7,504,860.00		
The decoration project of Ouhai Yining								
Hospita				27,288,058.64		27,288,058.64		
The expansion project of Jingyun								
Shuning	24,406,646.33		24,406,646.33					
Other minor decoration	1,159,387.76		1,159,387.76	979,399.87		979,399.87		
Total	98,218,972.15		98,218,972.15	43,795,718.15		43,795,718.15		

Notes to the Financial Statements For the six months ended 30 June 2022 (All amounts in RMB Yuan unless otherwise stated) irce of fund

Notes to the consolidated financial statements (continued) Construction in progress (continued)

8

Movements in important construction in progress for the current period

				Transforts									
				II all siel 10									
				long-term				Cumulative			Including:		
				prepaid	Transfer to	Transferred to		investment		Accumulated	Interest	Capitalisation	
		Balance as	Increase in	sesuedxe	fixed assets	in the	Balance as	in the project		amonnt of	capitalised	rate of interest	
	Budget	at the end of	the current	in the	in the	current	at the end of	as a percentage	Progress of	capitalised	in the	in the current	
Project name	RMB' 0,000	the previous year	period	current year	current period	period – others	the period	of the budget	construction	interest	current period	period (%)	Sourc
The construction project of Lucheng													
Yining Hospital	27,473.00	6,213,670.10	48,297,050.18			1,527,004.92	52,983,715.36	19.29%	%99	1,271,801.60	951,662.66	2.05	porr
The decoration project of Pingyang													
Changgeng Hospital	1,897.75	7,504,860.00	9,611,012.00			1,109,262.00	16,006,610.00	84.35%	84.35%				Own
The decoration project of Ouhai													
Yining Hospital	999'9		24,406,646.33				24,406,646.33	37.12%	%09			7	O
Total 		41,788,944.74	82,314,708.51			2,636,266.92	93,396,971.69						

For the six months ended 30 June 2022

(All amounts in RMB Yuan unless otherwise stated)

IV. Notes to the consolidated financial statements (continued)

(XI) Right-of-use assets

Items		Buildings and structure	Total
1. Origina	I carrying value		
(1) Bala	ance as at the end of the previous year	363,270,419.32	363,270,419.32
(2) Incr	ease in the current period	14,275,596.77	14,275,596.77
- N	ew leases	_	_
– In	crease from business combinations	14,275,596.77	14,275,596.77
(3) Dec	crease in the current period	7,625,723.21	7,625,723.21
- D	sposal	7,625,723.21	7,625,723.21
- O	ther transfers	_	_
(4) Bala	ance as at the end of the period	369,920,292.88	369,920,292.88
2. Accum	ulated depreciation		
(1) Bala	ance as at the end of the previous year	105,858,149.19	105,858,149.19
(2) Incr	ease in the current period	20,760,704.78	20,760,704.78
– Pr	ovision	20,760,704.78	20,760,704.78
(3) Dec	rease in the current period	3,506,140.36	3,506,140.36
- D	sposal	3,506,140.36	3,506,140.36
- O	ther transfers	_	_
(4) Bala	ance as at the end of the period	123,112,713.61	123,112,713.61
3. Impairr	nent provision		
(1) Car	rying amount as at the end of the period		
(2) Car	rying amount as at the end of the previous year		
(3) Dec	rease in the current period		
(4) Bala	ance as at the end of the period		
4. Carryin	g amount		
(1) Car	rying amount as at the end of the period	246,807,579.27	246,807,579.27
(2) Car	rying amount as at the end of the previous year	257,412,270.13	257,412,270.13

For the six months ended 30 June 2022

(All amounts in RMB Yuan unless otherwise stated)

IV. Notes to the consolidated financial statements (continued)

(XII) Intangible assets

1. Details of intangible assets

Items	Land use rights	Trademark rights	Software	Medical practice qualifications	Contractual rights to provide management service	Total
Original carrying value						
(1) Balance as at the end of the						
previous year	102,977,820.17	3,061,637.13	14,252,889.08	129,837,000.00	32,400,000.00	282,529,346.38
(2) Increase in the current period	22,392,200.00	3,001,037.13	4,812,113.72	27,000,000.00	32,400,000.00	54,204,313.72
– Purchase	22,392,200.00		3,785,413.72	21,000,000.00		26,177,613.72
- Increase from business	22,392,200.00		3,103,413.12			20,177,013.72
combinations			1,026,700.00	27,000,000.00		28,026,700.00
(3) Decrease in the current period			1,020,700.00	21,000,000.00		20,020,700.00
- Disposal						
(4) Balance as at the end of the						
period	125,370,020.17	3,061,637.13	19,065,002.80	156,837,000.00	32,400,000.00	336,733,660.10
2. Accumulated depreciation						
(1) Balance as at the end of the						
previous year	9,610,253.66	360,120.18	9,441,245.79	27,772,369.86	7,353,571.43	54,537,560.92
(2) Increase in the current period	1,442,309.12	165,232.74	1,966,979.80	9,007,537.67	750,000.00	13,332,059.33
– Provision– Increase from business	1,442,309.12	165,232.74	1,451,146.48	9,007,537.67	750,000.00	12,816,226.01
combinations			400,000.00			400,000.00
- Others			115,833.32			115,833.32
(3) Decrease in the current period						
- Disposal						
(4) Balance as at the end of the						
period	11,052,562.78	525,352.92	11,408,225.59	36,779,907.53	8,103,571.43	67,869,620.25
Impairment provision						
(1) Balance as at the end of the						
previous year						
(2) Increase in the current period						
(3) Decrease in the current period						
(4) Balance as at the end of the						
period						
4. Carrying amount						
(1) Carrying amount as at the end of						
the period	114,317,457.39	2,536,284.21	7,656,777.21	120,057,092.47	24,296,428.57	268,864,039.85
(2) Carrying amount as at the end of	. ,			. ,	. ,	. ,
the previous year	93,367,566.51	2,701,516.95	4,811,643.29	102,064,630.14	25,046,428.57	227,991,785.46

For the six months ended 30 June 2022 (All amounts in RMB Yuan unless otherwise stated)

IV. Notes to the consolidated financial statements (continued)

(XIII) Goodwill

1. Changes in goodwill

	_	Increase in the o	current period	Decrease in the	current period	
Nmae of investees	Balances as at the end of the previous year	Arising from business combination	Increase of provision for goodwill impairment	Disposal	Disposal of goodwill impairment	Balance as at the end of the period
Original carrying amount						
Nanjing Yining Hospital Co., Ltd. Heze Yining Psychiatric Hospital Co.,	9,271,800.00					9,271,800.00
Ltd.	690,331.47					690,331.47
Guanxian Yining Hospital Co., Ltd. Wenling Nanfang Psychiatric Specialty	1,549,022.38					1,549,022.38
Hospital Co., Ltd	7,784,850.00					7,784,850.00
Beijing Yining Hospital Co., Ltd. Wenzhou Yixin Health Technology Co.,	22,987,331.04					22,987,331.04
Ltd	151,048.40					151,048.40
Huainan Kangning Hospital Co., Ltd. Changchun Kanglin Psychological	5,068,959.78					5,068,959.78
Hospital Co., Ltd.	6,843,288.91					6,843,288.91
Wenzhou Cining Hospital Co., Ltd. Chun'an Kangning Huangfeng Hospital	19,416,285.97					19,416,285.97
Co., Ltd. Pingyang Changgeng Yining Hospital	13,448,537.66					13,448,537.66
Co., Ltd. Pujiang Yining Huangfeng Hospital Co.,	51,770,194.67					51,770,194.67
Ltd. Hangzhou Yining Nursery Service Co.,	9,677,976.76					9,677,976.76
Ltd Jingyun Shuyun Hospital Co., Ltd. (縉雲	1,272,643.00					1,272,643.00
舒雲醫院有限公司) Zhejiang Fengsheng Nutrition Technology Co., Ltd. (浙江豐盛營養科		2,106,795.18				2,106,795.18
技有限公司)		326,012.44				326,012.44
Sub-total	149,932,270.04	2,432,807.62				152,365,077.66
Provision for impairment						
Beijing Yining Hospital Co., Ltd.	12,641,870.48					12,641,870.48
Guanxian Yining Hospital Co., Ltd.	1,549,022.38					1,549,022.38
Sub-total	14,190,892.86					14,190,892.86
Carrying amount	135,741,377.18	2,432,807.62				138,174,184.80

For the six months ended 30 June 2022 (All amounts in RMB Yuan unless otherwise stated)

IV. Notes to the consolidated financial statements (continued)

(XIV) Long-term prepaid expenses

	Balance as	Increase in	Amortisation		Balances as
	at the end of	the current	in the current	Other	at the end of
Items	the previous year	period	period	decrease	the period
Renovation expenses	150,328,412.40	81,263,370.62	25,053,196.41	384,166.68	206,538,586.61
Lease expenses	172,625.00	94,613.90	29,160.96		238,077.94
Total	150,501,037.40	81,357,984.52	25,082,357.37	384,166.68	206,776,664.55

(XV) Deferred tax assets and deferred tax liabilities

1. Deferred tax assets before offsetting

_	Balance as at the en	d of the period	Balance as at the end of	of the previous year
	Deductible		Deductible	
	temporary	Deferred	temporary	Deferred
Items	differences	tax assets	differences	tax assets
Provision for assets impairment	9,643,604.34	2,015,509.64	8,026,079.93	1,687,621.09
Deductible losses	9,991,818.68	2,497,954.67	18,012,806.84	4,503,201.71
Depreciation of right-of-use asset and amortisation				
of interest expenses on lease liabilities	5,251,873.28	1,312,968.32	4,653,187.96	1,163,296.99
Share-based payment	54,688,502.33	8,203,275.35	46,552,302.33	6,982,845.35
Total	79,575,798.63	14,029,707.98	77,244,377.06	14,336,965.14

For the six months ended 30 June 2022 (All amounts in RMB Yuan unless otherwise stated)

IV. Notes to the consolidated financial statements (continued)

(XV) Deferred tax assets and deferred tax liabilities (continued)

2. Deferred tax liabilities before offsetting

	Balance as at the er	nd of the period	Balance as at the end	of the previous year
	Taxable temporary	Deferred tax	Taxable temporary	Deferred tax
Items	differences	liabilities	differences	liabilities
Appreciation of assets revalued in business				
combination involving enterprise not under				
common control	154,529,503.96	38,632,375.99	144,340,394.12	36,085,098.53
Changes in fair value of financial assets held for				
trading	15,842,986.20	2,376,447.93	15,812,274.60	2,371,841.19
One-off deduction for fixed assets	6,443,311.96	1,342,707.09	6,958,909.45	1,418,850.23
Total	176,815,802.12	42,351,531.01	167,111,578.17	39,875,789.95

(XVI) Other non-current assets

	Balance a	s at the end of t	he period	Balance as a	t the end of the	previous year
		Provision for	Carrying		Provision for	Carrying
Items	Book value	impairment	amount	Book value	impairment	amount
Prepayments for equity investments	6,936,000.00		6,936,000.00	6,936,000.00		6,936,000.00
Prepayments for fixed assets and projects	1,070,960.60		1,070,960.60	130,386.60		130,386.60
Time deposits	12,000,000.00		12,000,000.00	14,000,000.00		14,000,000.00
Total	20,006,960.60		20,006,960.60	21,066,386.60		21,066,386.60

(XVII) Short-term borrowings

1. Classification of short-term borrowings

	Balance as	Balance as
	at the end of	at the end of
Items	the period	the previous year
Secured borrowings	290,000,000.00	200,000,000.00
Guaranteed borrowings	71,050,000.00	54,050,000.00
Total	361,050,000.00	254,050,000.00

For the six months ended 30 June 2022

(All amounts in RMB Yuan unless otherwise stated)

IV. Notes to the consolidated financial statements (continued)

(XVIII) Notes payable

	Balance as		Balance as
	at the end of		at the end of
Туре	the period	the p	previous year
Bank acceptance bills	2,000,000.00		
Total	2,000,000.00		

(XIX) Accounts payable

1. List of accounts payable

	Balance as	Balance as
	at the end of	at the end of
Items	the period	the previous year
Payables for goods	51,891,837.76	68,751,580.55
Payables for equipment	270,841.33	410,421.00
Total	52,162,679.09	69,162,001.55

(XX) Advances

1. List of advances

	Balance as	Balance as
	at the end of	at the end of
Items	the period	the previous year
Advances from goods and services	29,949,439.15	16,275,602.70

(XXI) Employee benefits payable

1. List of employee benefits payable

Items	Balance as at the end of the previous year	Increase in the current period	Decrease in the current period	Balances as at the end of the period
Short-term employee benefits Post-employment benefits – defined	57,969,287.42	231,255,608.88	252,231,316.45	36,993,579.85
contribution plans	2,518,896.85	14,775,745.97	14,489,630.12	2,805,012.70
Total	60,488,184.27	246,031,354.85	266,720,946.57	39,798,592.55

For the six months ended 30 June 2022 (All amounts in RMB Yuan unless otherwise stated)

IV. Notes to the consolidated financial statements (continued)

(XXI) Employee benefits payable (continued)

2. List of short-term employee benefits

		Balance as	Increase in	Decrease in	Balances as
		at the end of	the current	the current	at the end of
Iter	ns	the previous year	period	period	the period
(1)	Wages and salaries, bonus, allowances	3			
	and subsidies	56,230,979.61	207,784,162.63	228,552,067.90	35,463,074.34
(2)	Staff welfare	87,835.30	4,613,174.31	4,699,777.39	1,232.22
(3)	Social insurance contributions	1,334,394.89	9,627,078.66	9,432,200.26	1,529,273.29
	Including: Medical insurance	1,290,685.28	9,339,586.05	9,150,233.02	1,480,038.31
	Work injury insurance	38,841.61	255,706.91	255,106.09	39,442.43
	Maternity insurance	4,868.00	31,785.70	26,861.15	9,792.55
	Others				_
(4)	Housing funds	194,400.06	9,249,479.64	9,443,879.70	_
(5)	Labour union funds and employee				
	education funds		103,391.20	103,391.20	-
(6)	Short-term paid leave				_
(7)	Short-term profit-sharing scheme				-
(8)	Other short-term employee benefits	121,677.56		121,677.56	-
Tot	al	57,969,287.42	231,377,286.44	252,352,994.01	36,993,579.85

3. List of defined contribution plans

	Balance as	Increase	Decrease	Balances as
	at the end of	in the	in the	at the end of
Items	the previous year	current period	current period	the period
Basic pensions	2,447,074.35	14,328,025.59	14,045,087.05	2,730,012.89
Unemployment insurance premiums	71,822.50	447,720.38	444,543.07	74,999.81
Total	2,518,896.85	14,775,745.97	14,489,630.12	2,805,012.70

For the six months ended 30 June 2022 (All amounts in RMB Yuan unless otherwise stated)

IV. Notes to the consolidated financial statements (continued)

(XXII) Taxes payable

	Balances as	Balance as
	at the end of	at the end of
Items	the period	the previous year
Enterprise income tax	27,387,664.54	22,060,348.34
Property tax	715,920.37	4,544,055.56
VAT	2,653,038.81	2,194,179.27
Land VAT	38,201.19	
Individual income tax	705,058.23	1,102,372.67
City maintenance and construction tax	74,240.71	39,305.94
Educational surcharge	53,029.13	28,135.83
Stamp tax	35,580.67	16,848.52
Land use tax	94,248.77	250,083.20
Total	31,756,982.42	30,235,329.33

(XXIII) Other payables

	Balances as	Balance as
	at the end of	at the end of
Items	the period	the previous year
Interest payable	3,585,714.28	2,452,347.57
Dividend payable	31,350.00	86,550.00
Other payables	71,778,430.31	63,984,368.09
Total	75,395,494.59	66,523,265.66

For the six months ended 30 June 2022 (All amounts in RMB Yuan unless otherwise stated)

IV. Notes to the consolidated financial statements (continued)

(XXIII) Other payables (continued)

1. Interest payable

	Balances as	Balance as
	at the end of	at the end of
Items	the period	the previous year
Interest on long-term borrowings with interest payments		
by installment and principal payments at due	1,390,050.34	591,542.11
Money lending	2,195,663.94	1,860,805.46
Total	3,585,714.28	2,452,347.57

2. Dividend payable

	Balances as	Balance as
	at the end of	at the end of
Items	the period	the previous year
Ordinary share dividends	31,350.00	86,550.00
Total	31,350.00	86,550.00

3. Other payables

(1) List of other payables by nature

	Balances as	Balance as
	at the end of	at the end of
Items	the period	the previous year
Payables for long-term assets acquisition	4,976,287.16	8,703,936.40
Payables for equity acquisition	15,000,000.00	15,000,000.00
Withholding expenses	2,006,705.86	7,166,038.37
Deposit and guarantee	1,383,837.32	1,094,722.20
Current accounts	25,837,553.85	16,700,549.75
Placements	7,312,000.00	4,312,000.00
Amounts from related parties within the group	6,329,897.16	6,981,466.40
Others	8,932,148.96	4,025,654.97
Total	71,778,430.31	63,984,368.09

For the six months ended 30 June 2022 (All amounts in RMB Yuan unless otherwise stated)

IV. Notes to the consolidated financial statements (continued)

(XXIV) Non-current liabilities due within one year

	Balances as	Balance as
	at the end of	at the end of
Items	the period	the previous year
Long-term borrowings due within one year	18,000,000.00	18,200,000.00
Lease liabilities due within one year	15,621,582.66	30,040,752.22
Total	33,621,582.66	48,240,752.22

(XXV) Long-term borrowings

	Balances as	Balance as
	at the end of	at the end of
Items	the period	the previous year
Pledged loans	186,500,000.00	105,000,000.00
Secured borrowings		
Guaranteed borrowings	235,830,000.00	194,150,000.00
Unsecured borrowings		
Less: Long-term borrowings due within one year	18,000,000.00	18,200,000.00
Total	404,330,000.00	280,950,000.00

(XXVI) Lease liabilities

	Balances as	Balance as
	at the end of	at the end of
Items	the period	the previous year
Lease liabilities	240,844,820.78	231,733,760.37
Total	240,844,820.78	231,733,760.37

For the six months ended 30 June 2022 (All amounts in RMB Yuan unless otherwise stated)

IV. Notes to the consolidated financial statements (continued)

(XXVII) Deferred income

	Balance as at the end of	Increase in the current	Decrease in the current	Balances as at the end of	
Items	the previous year	period	period	the period	Reasons
Government grants	9,341,683.00		151,896.00	9,189,787.00	
Total	9,341,683.00		151,896.00	9,189,787.00	

Projects related to government grants:

Liabilities	Balance as at the end of the previous year	Additions of grants for the current period	Amount included in profit or loss for the current period	Other changes	Balances as at the end of the period	Asset-related/income-related
Expansion project of the inpatient building	9,341,683.00		151,896.00		9,189,787.00	Asset-related
Total	9,341,683.00		151,896.00		9,189,787.00	7,000; 10,000

(XXVIII) Share capital

	_		Increases (+)/decreases (-) in the current period				
	Balance as						Balances as
	at the end of	Issuance of		Conversion			at the end of
Items	the previous year	new shares	Bonus issue	from reserves	Others	Sub-total	the period
Total shares	74,600,300.00						74,600,300.00

For the six months ended 30 June 2022 (All amounts in RMB Yuan unless otherwise stated)

IV. Notes to the consolidated financial statements (continued)

(XXIX) Capital surplus

	Balance as	Increase in	Decrease in	Balances as
	at the end of	the current	the current	at the end of
Items	the previous year	period	period	the period
Capital premium (Share premium)	783,420,735.87			783,420,735.87
Other capital surplus				
- Share-based payment	31,100,949.22	9,007,122.02		40,108,071.24
- Other capital surplus	23,643,710.50			23,643,710.50
Total	838,165,395.59	9,007,122.02		847,172,517.61

(XXX) Surplus reserve

	Balance as	Balance as	Increase in	Decrease in	Balance as
	at the end of	at the beginning	the current	the current	at the end of
Items	the previous year	of the year	period	period	the period
Statutory surplus reserve	38,399,577.13				38,399,577.13
Total	38,399,577.13				38,399,577.13

Other explanations:

In accordance with the Company Law of the People's Republic of China, the Company shall appropriate 10% of the net profit for the year to the statutory surplus reserve. The Company can cease appropriation when the statutory surplus reserve reaches more than 50% of the registered capital. The statutory surplus reserve can be used to make up losses or increase the paid-in capital upon approval.

For the six months ended 30 June 2022 (All amounts in RMB Yuan unless otherwise stated)

IV. Notes to the consolidated financial statements (continued)

(XXXI) Retained earnings

	Amount for	Amount for
Items	the current period	the previous period
Retained earnings before adjustment at the end of previous		
year	247,907,760.77	205,665,236.07
Adjustment to the retained earnings in total at the beginning of		
the year (increase +, decrease -)	2,926,793.96	
Retained earnings after adjustment at the beginning of the year	250,834,554.73	205,665,236.07
Add: Net profit attributable to owners of the parent company of		
the current period	38,788,155.89	35,003,345.89
Less: Appropriation to statutory surplus reserve		706,921.29
Appropriation of discretionary surplus reserve		
Appropriation of general risk reserve		
Dividend payable on ordinary shares		
Dividend on ordinary share converted to share capital		
Retained earnings at the end of the period	289,622,710.62	239,961,660.67

(XXXII) Revenue and cost of sales

1. Analysis of revenue and cost of sales

	Amount for the current period		Amount for the previous period		
Items	Revenue	Cost	Revenue	Cost	
Main businesses	683,078,850.17	502,057,495.89	561,344,645.59	417,638,724.56	
Other businesses	55,225,683.92	38,478,671.06	46,392,061.00	36,502,676.00	
Total	738,304,534.09	540,536,166.95	607,736,706.59	454,141,400.56	

For the six months ended 30 June 2022

(All amounts in RMB Yuan unless otherwise stated)

IV. Notes to the consolidated financial statements (continued)

(XXXII) Revenue and cost of sales (continued)

1. Analysis of revenue and cost of sales (continued)

Breakdown of revenue:

	Amount for	Amount for
Items	the current period	the previous period
Revenue from main business	683,078,850.17	561,344,645.59
Including: Pharmaceutical sales	147,585,739.76	128,279,902.00
Treatments and general healthcare services	535,493,110.41	433,064,743.59
Revenue from other business	55,225,683.92	46,392,061.00
Including: Wholesale and retail revenue of		
pharmaceutical and equipment	37,656,705.69	16,289,271.00
Management service	1,500,000.00	1,485,149.00
Rental income	3,417,245.81	3,325,241.00
Real estate sales	_	16,043,548.00
Others	12,651,732.42	9,248,852.00
Total	738,304,534.09	607,736,706.59

2. Description of performance obligation

The performance obligation of treatments and general healthcare services refers to the provision of diagnosis and healthcare services to outpatients, which is usually completed when diagnosis and healthcare services are provided after the patients have paid the fees.

For the six months ended 30 June 2022 (All amounts in RMB Yuan unless otherwise stated)

IV. Notes to the consolidated financial statements (continued)

(XXXIII) Taxes and charges

	Amount for	Amount for
Items	the current period	the previous period
Property tax	1,001,891.04	1,795,630.00
City maintenance and construction tax	367,707.91	62,775.00
Educational surcharge	261,185.58	199,826.00
Land use tax	244,607.61	
Stamp tax	124,010.34	
Others	11,804.98	186,490.85
Total	2,011,207.46	2,244,721.85

(XXXIV) Selling and distribution expenses

	Amount for	Amount for
Items	the current period	the previous period
Employee benefits	3,605,185.29	2,460,026.37
Depreciation expenses	85,032.37	75,430.40
Amortisation of intangible assets	22,513.74	22,079.92
Amortisation of long-term prepaid expenses	134,612.88	116,518.20
Entertainment expenses	730,951.48	338,917.54
Office expenses	115,469.17	169,976.02
Travelling expenses	128,719.71	68,809.74
Utilies	1,413.19	1,113.00
Outsourcing expenses	9,603.00	35,270.00
Promotion expenses	1,177,534.61	1,510,077.71
Repair and maintenance expenses	78,115.93	98,822.08
Others	26,733.54	1,544.55
Total	6,115,884.91	4,898,585.53

For the six months ended 30 June 2022

(All amounts in RMB Yuan unless otherwise stated)

IV. Notes to the consolidated financial statements (continued)

(XXXV) General and administrative expenses

	Amount for	Amount for
Items	the current period	the previous period
Employee benefits	49,573,428.40	43,517,413.66
Depreciation expenses	5,720,360.45	5,138,585.18
Amortisation of intangible assets	2,293,955.81	1,785,561.53
Amortisation of long-term prepaid expenses	3,232,014.43	2,753,474.46
Pharmaceutical and medical consumables used	899,362.84	739,993.67
Housing lease expenses	779,580.51	1,426,510.58
Equity incentives	3,343,511.39	1,240,461.43
Office expenses	1,607,083.90	2,015,099.99
Travelling expenses	1,723,546.90	1,280,526.71
Utilies	963,759.27	663,910.90
Property management expenses	1,724,874.78	1,287,655.88
Canteen expenditure	1,603,121.87	1,741,918.33
Outsourcing expenses	1,481,876.67	903,299.82
Consulting service fees	12,306,482.93	5,561,629.36
Auditors' remuneration	2,400.00	48,400.00
Repair and maintenance expenses	3,506,322.65	2,804,561.74
Entertainment expenses	2,306,537.45	1,523,042.88
Others	1,825,998.65	1,629,403.13
Total	94,894,218.90	76,061,449.25

(XXXVI) Research and development expenses

	Amount for	Amount for
Items	the current period	the previous period
Employee expenses	13,219,266.23	10,723,659.61
Depreciation expenses	210,371.24	195,032.40
Amortisation of long-term prepaid expenses	29,160.96	_
Pharmaceutical and medical consumables used	293,486.60	111,346.78
Travelling expenses	6,962.67	40,118.80
Outsourcing expenses	598,846.70	436,779.00
Testing fee	28,444.60	37,348.30
Others	674,961.46	261,440.66
Total	15,061,500.46	11,805,725.55

For the six months ended 30 June 2022 (All amounts in RMB Yuan unless otherwise stated)

IV. Notes to the consolidated financial statements (continued)

(XXXVII) Financial expenses

	Amount for	Amount for
Items	the current period	the previous period
Interest expenses	22,800,335.12	18,351,838.72
Including: Interest expenses on lease liabilities	7,238,858.39	6,676,513.72
Less: Interest income	1,699,139.71	-1,684,441.00
Foreign exchange gains and losses	-44,311.88	22,532.00
Fees	591,245.75	547,768.55
Total	21,648,129.28	17,237,698.27

(XXXVIII) Other income

	Amount for	Amount for
Items	the current period	the previous period
Government grants	5,361,749.51	5,225,965.96
Fees for withholding individual income tax	220,294.02	136,501.25
Others	321,968.77	_
Total	5,904,642.30	5,362,467.21

(XXXIX) Investment income

	Amount for	Amount for
Items	the current period	the previous period
Income from long-term equity investments under the equity		
method	-1,671,780.92	-754,562.96
Investment income from disposal of long-term equity		
investments	1,392,960.99	6,118,991.18
Total	-278,819.93	5,364,428.22

Amount

Notes to the Financial Statements

For the six months ended 30 June 2022 (All amounts in RMB Yuan unless otherwise stated)

IV. Notes to the consolidated financial statements (continued)

(XL) Gains from changes in fair value

	Amount for	Amount for
Source of gains from changes in fair value	the current period the	previous period
Financial assets held for trading Investment properties measured at fair value	30,711.64	344,936.00 1,010,034.42
Total	30,711.64	1,354,970.42

(XLI) Credit impairment losses

	Amount for	Amount for
Items	the current period	the previous period
Losses on bad debts of accounts receivable Losses on bad debts of other receivables	-3,348,573.01	-2,028,764.15
Losses on pad depts of other receivables	616,892.68	-284,534.10
Total	-2,731,680.33	-2,313,298.25

(XLII) Gains from disposal of assets

			Amount
			included in
			non-recurring
	Amount for	Amount for	profit or loss
	the current	the previous	for the
Items	period	period	current period
Gains from disposal of non-current assets			
(losses represented with "-" signs)	389,315.92	_	389,315.92
Including: Gains from disposal of fixed assets			
(losses represented with "-" signs)	389,315.92		389,315.92
Total	389,315.92	_	389,315.92

For the six months ended 30 June 2022 (All amounts in RMB Yuan unless otherwise stated)

IV. Notes to the consolidated financial statements (continued)

(XLIII) Non-operating income

			Amount
			included in
			non-recurring
	Amount for	Amount for	profit or loss
	the current	the previous	for the
Items	period	period	current period
Gains from damaging and scrapping of non-current			
assets	8,843.14	84,585.00	8,843.14
Including: Fixed assets	8,843.14	84,585.00	8,843.14
Donations received	4,017,521.21	4,235,525.65	4,017,521.21
Government grants not relating to daily activities of			
enterprises	1,166,876.42	296,728.00	1,166,876.42
Others	158,491.16	223,656.63	158,491.16
Total	5,351,731.93	4,840,495.28	5,351,731.93

(XLIV) Non-operating expenses

			Amount
			included in
			non-recurring
	Amount for	Amount for	profit or loss
	the current	the previous	for the
Items	period	period	current period
Losses on damaging and scrapping of non-current			
assets	239,086.15	70,825.78	239,086.15
Including: Fixed assets	239,086.15	70,825.78	239,086.15
Expenses of donation to charities	1,419,258.76	472,641.66	1,419,258.76
Liquidated damages expenses	1,237,300.03	1,209,416.15	1,237,300.03
Others	476,864.80	458,636.39	476,864.80
Total	3,372,509.74	2,211,519.98	3,372,509.74

For the six months ended 30 June 2022 (All amounts in RMB Yuan unless otherwise stated)

IV. Notes to the consolidated financial statements (continued)

(XLV) Income tax expenses

1. Table of income tax expenses

	Amount for	Amount for
Items	the current period	the previous period
Current income tax expenses	23,230,774.09	13,554,983.82
Deferred income tax expenses	-4,120,693.90	3,951,467.04
Total	19,110,080.19	17,506,450.86

2. Reconciliation between total profit and income tax expenses

	Amount for
Items	the current period
Total profit	63,330,817.92
Income tax expenses calculated at the statutory or applicable tax rates	15,822,004.70
Impact of different tax rates applicable to subsidiaries	_
Adjustment to impact of income tax of past periods	80,525.74
Impact of non-taxable income	336,094.61
Impact of non-deductible costs, expenses and losses	898,700.51
Impact of deductible losses of the deferred income tax assets unrecognized	
in the previous period	-1,031,422.24
Impact of deductible temporary differences or deductible losses for which	
deferred income tax assets are not recognized in the current period	4,497,290.39
Impact of additional deduction of research and development expenses	-1,446,860.77
Impact of business combination involving enterprise not under common	
control	_
Others	-46,252.75
Income tax expenses	19,110,080.19

For the six months ended 30 June 2022

(All amounts in RMB Yuan unless otherwise stated)

IV. Notes to the consolidated financial statements (continued)

(XLVI) Earnings per share

1. Basic earnings per share

Basic earnings per share is calculated by the consolidated net profit attributable to the ordinary shareholders of the parent company divided by the weighted average number of outstanding ordinary shares of the Company:

	Amount for	Amount for
Items	the current period	the previous period
Consolidated net profit attributable to the ordinary	00 700 455 00	05 000 045 00
shareholders of the parent company	38,788,155.89	35,003,345.89
Weighted average number of outstanding ordinary	74 600 200 00	72.222.300
shares of the Company	74,600,300.00	, ,
Basic earnings per share	0.52	0.48
Including: Basic earnings per share from continuing		
operations	0.52	0.48
Basic earnings per share from discontinued		
operations		

2. Diluted earnings per share

Diluted earnings per share is calculated by the consolidated net profit attributable to the ordinary shareholders of the parent company (diluted) divided by the weighted average number of outstanding ordinary shares of the Company(diluted):

	Amount for	Amount for
Items	the current period	the previous period
Consolidated net profit attributable to the ordinary shareholders of the parent company (diluted)	38,788,155.89	35,003,345.89
Weighted average number of outstanding ordinary	74 600 200 00	70 CEE 004
shares of the Company(diluted) Diluted earnings per share	74,600,300.00 0.52	72,655,834 0.48
Including: Diluted earnings per share from continuing		
operations	0.52	0.48
Diluted earnings per share from discontinued		
operations		

For the six months ended 30 June 2022

(All amounts in RMB Yuan unless otherwise stated)

IV. Notes to the consolidated financial statements (continued)

(XLVII) Supplementary information to the cash flow statement

1. Supplementary information to the cash flow statement

Su	pplementary information	Amount for the current period	Amount for the previous period
1.	Reconciliation from net profit to cash flows from operating activities		
	Net profit Add: Gains of non-controlling shareholders for the	38,788,155.89	35,003,345.89
	current period Credit impairment losses	5,432,581.84 2,731,680.33	1,234,871.73 2,313,298.25
	Provision for assets impairment Depreciation of fixed assets Consumption of oil and gas assets	28,063,119.25	22,236,800.00
	Depreciation of right-of-use assets Amortisation of intangible assets Amortisation of long-term prepaid expenses	20,760,704.78 12,489,361.10 25,082,357.37	20,546,370.00 8,221,540.00 19,049,445.00
	Losses on disposal of fixed assets, intangible assets and other long-term assets (gains		
	represented with "-" signs) Losses on scrapping of fixed assets (gains	-389,315.92	-352,476.00
	represented with "-" signs) Losses on changes in fair value (gains	230,243.01	1.051.070.00
	represented with "-" signs) Financial expenses (gains represented with "-"	-30,711.64	-1,354,970.00
	signs) Investment losses (gains represented with "-" signs)	22,756,023.24 278,819.93	17,333,743.00 -5,364,428.00
	Decrease in deferred tax assets (increase represented with "-" signs)	153,565.04	4,435,132.45
	Increase in deferred tax liabilities (decrease represented with "-" signs)	2,475,741.06	-9,533,872.45
	Decrease in inventories (increase represented with "-" signs) Decrease in operating receivables (increase	3,049,315.08	-4,142,843.00
	represented with "-" signs) Increase in operating payables (decrease	-103,135,220.95	-87,212,119.87
	represented with "-" signs) Others	-2,761,944.82	14,901,884.00
2.	Net cash flows from operating activities Significant non-cash transactions in relation to investing and financing activities Conversion of debt into capital Convertible corporate bonds due within one year	55,974,474.59	37,315,721.00
3.	Fixed assets held under finance leases Net movement in cash and cash equivalents Cash at the end of the period Less: Cash at the beginning of the period Add: Cash equivalents at the end of the period Less: Cash equivalents at the beginning of the period	275,180,570.66 188,734,845.35	269,607,921.00 -200,092,665.00
	Net increase in cash and cash equivalents	86,445,725.31	69,515,256.00

For the six months ended 30 June 2022 (All amounts in RMB Yuan unless otherwise stated)

IV. Notes to the consolidated financial statements (continued)

(XLVII) Supplementary information to the cash flow statement (continued)

2. Composition of cash and cash equivalents

	Balance as	Balance as
	at the end of	at the end of
Items	the period	the previous year
I. Cash	275,180,570.66	269,607,921
Including: Cash on hand	410,783.85	275,366
Cash at bank that can be readily drawn		
on demand	274,443,101.57	269,332,555
Other cash balances that can be readily		
drawn on demand	326,685.24	
Deposits with central bank that can be		
readily drawn on demand		
Deposits with other banks		
Loans from other banks		
II. Cash equivalents		
Including: Bond investments due within three month	S	
III. Cash and cash equivalents at the end of the period	275,180,570.66	269,607,921
Including: Restricted cash and cash equivalents		
used by the parent company or		
subsidiaries within the Group		

(XLVIII) Notes to the statement of changes in owners' equity

Description of the nature of "Others" items for the adjustment to the closing balance in the previous year and the amount of adjustment and other matters:

For the six months ended 30 June 2022 (All amounts in RMB Yuan unless otherwise stated)

IV. Notes to the consolidated financial statements (continued)

(XLIX) Assets with restricted ownership or right-of-use

	Carrying amount	
	as at the end of	Reasons
Items	the period	for restriction
		Charges on fixed
Fixed assets	36,688,017.03	assets
Total	36,688,017.03	^/

V. Changes in scope of consolidation

(I) Business combination not under common control

1. Business combination not under common control during the period

			Percentage			Basis for	Income of the acquiree from the	Net profit of the acquiree from the date of
	Time of	Consideration	of equity	Method of		determining	date of acquisition	acquisition to
	acquisition of	of acquisition	interest	acquisition of	Date of	the date of	to the end of	the end of
Name of acquiree	equity interest	of equity interest	acquired (%)	equity interest	acquisition	acquisition	the period	the period
Jingyun Shuning Hospital Co., Ltd. Yueqing Yining Integrated Traditional Chinese and Western Medicine Hospital Co., Ltd. (樂清怡寧中西醫	1 January 2022	21,584,030.68	51.00	Acquisition with cash	1 January 2022	Control	7,529,803.86	257,137.53
結合醫院有限公司) Zhejiang Fengsheng Nutrition	1 January 2022	40,954,955.16	100.00	Acquisition with cash	1 January 2022	Control	9,320,436.46	-5,859,944.49
Technology Co., Ltd. (浙江豐盛營養科技有限公司)	1 January 2022	3,000,000.00	60.00	Acquisition with cash	1 January 2022	Control	27,123.13	-395,972.41

For the six months ended 30 June 2022 (All amounts in RMB Yuan unless otherwise stated)

V. Changes in scope of consolidation (continued)

- (I) Business combination not under common control (continued)
 - 2. Cost of combination and goodwill

ltems	Jingyun Shuning Hospital Co., Ltd.	Yueqing Yining Integrated Traditional Chinese and Western Medicine Hospital Co., Ltd. (樂清怡寧中西醫 結合醫院有限公司)	Zhejiang Fengsheng Nutrition Technology Co., Ltd. (浙江豐盛營養 科技有限公司)
Cost of combination			
- Cash	15,000,000.00	40,954,955.16	3,000,000.00
- Fair value of non-cash assets			
- Fair value of the issued or assumed debts			
- Fair value of the issued equity securities			
- Fair value of contingent consideration			
- Fair value on the date of acquisition for equity			
interest held prior to the date of acquisition	6,584,030.68		
- Others			
Total cost of combination	21,584,030.68	40,954,955.16	3,000,000.00
Less: fair value of identifiable net assets acquired	19,477,235.50	43,881,749.11	2,673,987.56
Goodwill/Amount by which the cost of combination			
is less than the fair value of identifiable net assets			
acquired	2,106,795.18	-2,926,793.96	326,012.44

Explanation on determination of fair value of cost of combination:

The Company determined the fair value of the transferred non-cash assets and liabilities by using valuation techniques.

For the six months ended 30 June 2022 (All amounts in RMB Yuan unless otherwise stated)

V. Changes in scope of consolidation (continued)

- (I) Business combination not under common control (continued)
 - 3. Identifiable assets and liabilities of the acquiree on the date of acquisition

	Jingyun Shuning H	ospital Co., Ltd.	Traditional and Western Hospital C (樂清怡寧中西醫結	Medicine co., Ltd.	Zhejiang Fengsheng Nutrition Technology Co., Ltd. (浙江豐盛營養科技有限公司)		
Items	Fair value on the date of acquisition	Carrying value on the date of acquisition	Fair value on the date of acquisition	Carrying value on the date of acquisition	Fair value on the date of acquisition	Carrying value on the date of acquisition	
Assets:							
Cash and bank balances	624,153.88	624,153.88			3,503,084.38	3,503,084.38	
Accounts receivable	8,514,296.24	8,514,296.24					
Other receivables	497,884.01	497,884.01					
Prepayments	20,833.36	20,833.36					
Inventories	504,706.60	504,706.60			590,783.18	590,783.18	
Other current assets	22,965.97	22,965.97			779,573.99	779,573.99	
Fixed assets	394,720.51	394,720.51	3,254,548.38	5,361,952.19	3,100.00	3,100.00	
Right-of-uses assets			14,275,596.77	14,275,596.77			
Construction in progress	6,651,653.69	6,651,653.69					
Intangible assets	27,000,000.00		299,835.09	299,835.09			
Long-term prepaid expenses			40,762,455.42	52,567,058.97			
Deferred tax assets				120,887.94			
Other non-current assets	5,845,000.00	5,845,000.00	55.24	55.24			
Liabilities:							
Borrowings							
Payables	1,553,521.44	1,553,521.44					
Other payables	3,516,830.20	3,516,830.20			261,041.74	261,041.74	
Employee benefits payable	618,827.28	618,827.28			159,133.43	159,133.43	
Taxes payable	-553,397.85	-553,397.85			2,804.83	2,804.83	
Advance receipt							
Lease liabilities			14,710,741.79	14,710,741.79			
Deferred income tax liabilities	6,750,000.00						
Net assets Less: minority interests	38,190,433.19	17,940,433.19	43,881,749.11	57,914,644.41	4,456,645.93	4,456,645.93	
Net assets acquired	19,477,235.50	9,149,674.75	43,881,749.11	57,914,644.41	2,673,987.56	2,673,987.56	

Yueqing Yining Integrated

Determination of the fair value of identifiable assets and liabilities:

The Company determined the fair value of identifiable assets and liabilities by using valuation techniques.

For the six months ended 30 June 2022 (All amounts in RMB Yuan unless otherwise stated)

V. Changes in scope of consolidation (continued)

(II) Changes in the scope of consolidation due to other reasons

Zhejiang Jerinte Health Technology Co., Ltd. (hereinafter referred to as "Zhejiang Jerinte"), a secondary subsidiary of the Company, and Wenzhou Jingying Education Technology Co., Ltd. (溫州市鏡映教育科技有限公司) jointly established Wenzhou Yuji Health Technology Co., Ltd. (溫州育己健康科技有限公司) on 15 April 2022, with a registered capital of RMB1 million, of which Zhejiang Jerinte contributed RMB550,000, accounting for 55% of the registered capital.

VI. Interests in other entities

(I) Interests in subsidiaries

1. Structure of the Group

		Major business	Place of				
Name of subsidiary	Type of legal entity	location	registration	Nature of business	Direct	Indirect	Method of acquisition
Zhejjang Kangning Hospital Management (Group) Co., Ltd.	limited liability company (LLC)	Ningbo	Ningbo	Hospital management	100.00		Incorporation
Pingyang Kangning Hospital Co., Ltd.	LLC	Pingyang County	Pingyang County	Medical service		100.00	Incorporation
Wenzhou Yining Geriatric Hospital Co., Ltd.	LLC	Wenzhou	Wenzhou	Medical service		100.00	Incorporation
Quzhou Yining Hospital Co., Ltd.	LLC	Quzhou	Quzhou	Medical service		60.00	Incorporation
Taizhou Luqiao Cining Hospital Co., Ltd.	LLC	Taizhou	Taizhou	Medical service		51.00	Incorporation
Yiwu Kangning Hospital Management Co., Ltd.	LLC	Yiwu	Yiwu	Hospital management		100.00	Incorporation
Hangzhou Yining Hospital Co., Ltd.	LLC	Hangzhou	Hangzhou	Medical service		60.00	Incorporation
Taizhou Kangning Hospital Co., Ltd.	LLC	Taizhou	Taizhou	Medical service		51.00	Business combination not under common control
Hangzhou Cining Hospital Co., Ltd.	LLC	Hangzhou	Hangzhou	Medical service		100.00	Incorporation
Wenzhou Tianzhentang Chinese Medicine Clinic Co., Ltd.	one-person LLC	Wenzhou	Wenzhou	Medical service		100.00	Incorporation
Zhejiang Jerinte Health Technology Co., Ltd.	LLC	Hangzhou	Hangzhou	Technology service		100.00	Incorporation
Wenzhou Jerinte Jingxin Technology Co., Ltd. (溫州傑翎靖心科技有限公司)	LTC	Wenzhou	Wenzhou	Technology service		50.00	Incorporation
Nanjing Yining Hospital Co., Ltd.	LLC	Nanjing	Nanjing	Medical service		85.65	Business combination not under common control

Shareholding (%)

For the six months ended 30 June 2022 (All amounts in RMB Yuan unless otherwise stated)

VI. Interests in other entities (continued)

- (I) Interests in subsidiaries (continued)
 - 1. Structure of the Group (continued)

Shareholding (%)

		Major					
Name of subsidiary	Type of legal entity	business location	Place of registration	Nature of business	Direct	Indirect	Method of acquisition
Heze Yining Psychiatric Hospital Co., Ltd.	LLC	Heze	Heze	Medical service		51.00	Business combination not under
Tioze Tilling Fsyofilatio Flospital Go., Etc.	LLO	11020	11020	Wicalda Scrvice		01.00	common control
Guanxian Yining Hospital Co., Ltd.	other LLC	Guanxian	Guanxian	Medical service		90.00	Business combination not under common control
Wenling Nanfang Psychiatric Specialty Hospital Co., Ltd.	other LLC	Taizhou	Taizhou	Medical service		51.00	Business combination not under common control
Beijing Yining Hospital Co., Ltd.	LLC	Beijing	Beijing	Medical service		51.00	Incorporation
Wenzhou Yixin Health Technology Co., Ltd.	LLC	Wenzhou	Wenzhou	Technology service		100.00	Business combination not under common control
Huainan Kangning Hospital Co., Ltd.	LLC	Huainan	Huainan	Medical service		95.00	Business combination not under common control
Zhejiang Yining Health Technology Co., Ltd.	LLC	Hangzhou	Hangzhou	Technology service		98.00	Incorporation
Wenzhou Yining Drugstore Co., Ltd.	LLC	Wenzhou	Wenzhou	Drug retail		100.00	Incorporation
Yining Mental Health E-Hospital (Wenzhou) Co., Ltd.	LLC	Wenzhou	Wenzhou	Hospital management		100.00	Incorporation
Zhejiang Dening Pharmaceutical Co., Ltd.	other LLC	Wenzhou	Wenzhou	Pharmaceutical retail		80.00	Incorporation
Changchun Kanglin Psychological Hospital Co., Ltd.	other LLC	Changchun	Changchun	Medical service		64.55	Business combination not under common control
Chun'an Qiandao Lake Kangning Hospital Co., Ltd.	LLC	Hangzhou	Hangzhou	Medical service		100.00	Incorporation
Hangzhou Yining Medical Equipment R&D Co., Ltd.	LLC	Hangzhou	Hangzhou	Technology service		100.00	Incorporation
Hangzhou Yining Nursery Service Co., Ltd.	LLC	Hangzhou	Hangzhou	Nursing care		100.00	Incorporation
Linhai Cining Hospital Co., Ltd.	LLC	Taizhou	Taizhou	Medical service		100.00	Incorporation
Shenzhen Yining Hospital	LLC	Shenzhen	Shenzhen	Medical service		55.00	Incorporation
Zhejiang Huangfeng Hospital Management Co., Ltd.	LLC	Hangzhou	Hangzhou	Hospital management	66.00		Business combination not under common control
Pujiang Yining Huangfeng Hospital Co., Ltd. (浦江怡寧黃鋒醫院有限公司)	LLC	Jinhua	Jinhua	Medical service		100.00	Incorporation

For the six months ended 30 June 2022 (All amounts in RMB Yuan unless otherwise stated)

VI. Interests in other entities (continued)

- (I) Interests in subsidiaries (continued)
 - 1. Structure of the Group (continued)

					Sharehol	ding (%)	
Name of subsidiary	Type of legal entity	Major business location	Place of registration	Nature of business	Direct	Indirect	Method of acquisition
Chun'an Kangning Huangfeng Hospital Co., Ltd.	LTC	Hangzhou	Hangzhou	Medical service		100.00	Incorporation
Cangnan Kangning Hospital Co., Ltd.	LTC	Cangnan County	Cangnan County	Medical service	100.00		Incorporation
Cangnan Yining Nursing Center Co., Ltd.	LLC	Cangnan County	Cangnan County	Medical service		100.00	Incorporation
Yueqing Kangning Hospital Co., Ltd.	LLC	Yueqing	Yueqing	Medical service	100.00		Incorporation
Linhai Kangning Hospital Co., Ltd.	LLC	Taizhou	Taizhou	Medical service	80.00		Incorporation
Ouhai Yining Elderly Hospital Co., Ltd.	LLC	Wenzhou	Wenzhou	Medical service	100.00		Incorporation
Qingtian Kangning Hospital Co., Ltd.	LLC	Lishui	Lishui	Medical service	100.00		Incorporation
Shenzhen Yining Medical Investment Co., Ltd.	LLC	Shenzhen	Shenzhen	Medical investment	100.00		Incorporation
Wenzhou Cining Hospital Co., Ltd.	LLC	Wenzhou	Wenzhou	Medical service	100.00		Business combination not under common control
Wenzhou Kangning Judicial Forensic Centre	LLC	Wenzhou	Wenzhou	Forensic authentication	100.00		Incorporation
Wenzhou Lucheng Yining Hospital Co., Ltd.	LLC	Wenzhou	Wenzhou	Medical service	60.00		Incorporation
Yongjia Kangning Hospital Co., Ltd.	LLC	Wenzhou	Wenzhou	Medical service	100.00		Incorporation
Pingyang Changgeng Yining Hospital Co., Ltd.	LLC	Wenzhou	Wenzhou	Medical service	100.00		Business combination not under common control
Jingyun Shuning Hospital Co., Ltd.	LLC	Lishui	Lishui	Medical service	51%		Business combination not under common control
Yueqing Yining Integrated Traditional Chinese and Western Medicine Hospital Co., Ltd. (樂清怡寧中西醫結合醫院有限公司)	LLC	Wenzhou	Wenzhou	Medical service	100%		Business combination not under common control
Zhejiang Fengsheng Nutrition Technology Co., Ltd. (浙江豐盛營養科技有限公司)	LLC	Wenzhou	Wenzhou	Food sales		60%	Business combination not under common control
Wenzhou Yuji Health Technology Co., Ltd. (溫州育己健康科技有限公司)	LLC	Wenzhou	Wenzhou	Health consulting		55%	Incorporation

For the six months ended 30 June 2022 (All amounts in RMB Yuan unless otherwise stated)

VI. Interests in other entities (continued)

(I) Interests in subsidiaries (continued)

2. Significant non-wholly-owned subsidiaries

	Shareholding	Current profits	Current	Closing
	percentage of	or losses	dividends	balance of
	non-controlling	attributable to	distributed to	interest of
	shareholder	non-controlling	non-controlling	non-controlling
Name of subsidiary	(%)	shareholders	shareholders	shareholders
Wenzhou Lucheng Yining Hospital Co., Ltd.	40.00	103,629.89		18,874,024.49
Zhejiang Huangfeng Hospital Management Co., Ltd.	34.00	504,220.14		10,370,449.46
Heze Yining Hospital Psychiatric Co., Ltd.	49.00	74,129.76		11,278,497.37

3. Major financial information of the significant non-wholly-owned subsidiaries

Balance	as a	at t	the	end	of	the	period	

Name of subsidiary	Current assets	Non-current assets	Total assets	Current liabilities	Non-current liabilities	Total liabilities
Wenzhou Lucheng Yining						
Hospital Co., Ltd.	33,772,659.41	79,305,365.28	113,078,024.69	20,892,963.43	45,000,000.00	65,892,963.43
Zhejiang Huangfeng Hospital						
Management Co., Ltd.	32,769,962.12	48,112,394.01	80,882,356.13	14,075,449.13	8,772,386.98	22,847,836.11
Heze Yining Hospital						
Psychiatric Co., Ltd.	21,714,510.69	28,491,005.13	50,205,515.82	20,462,701.18	6,725,473.10	27,188,174.28

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	3							
Name of subsidiary	Current assets	Non-current assets	Total assets	Current liabilities	Non-current liabilities	Total liabilities		
Wenzhou Lucheng Yining								
Hospital Co., Ltd.	17,869,229.47	32,881,657.54	50,750,887.01	3,824,900.47		3,824,900.47		
Zhejiang Huangfeng Hospital								
Management Co., Ltd.	32,255,289.46	49,857,282.75	82,112,572.21	15,520,519.19	8,630,533.42	24,151,052.61		
Heze Yining Hospital								
Psychiatric Co., Ltd.	19,786,389.89	30,584,954.92	50,371,344.81	19,702,874.56	7,802,413.93	27,505,288.49		

For the six months ended 30 June 2022 (All amounts in RMB Yuan unless otherwise stated)

VI. Interests in other entities (continued)

- (I) Interests in subsidiaries (continued)
 - 3. Major financial information of the significant non-wholly-owned subsidiaries (continued)

	Amount for the current period							
			Total	Cash flows				
			comprehensive	from operating				
Name of subsidiary	Revenue	Net profit	income	activities				
Wenzhou Lucheng Yining Hospital Co., Ltd.		259,074.72	259,074.72	1,060,125.05				
Zhejiang Huangfeng Hospital Management Co., Ltd.	22,615,954.92	1,483,000.42	1,483,000.42	8,292,351.71				
Heze Yining Hospital Psychiatric Co., Ltd.	9,619,495.36	151,285.22	151,285.22	2,688,203.43				
		, ,	, ,	, ,				
		Amount for the	nrevious period					

		previous period		
			Total	Cash flows
			comprehensive	from operating
Name of subsidiary	Revenue	Net profit	income	activities
Wenzhou Lucheng Yining Hospital Co., Ltd.		-448,993.06	-448,993.06	-14,688.54
Zhejiang Huangfeng Hospital Management Co., Ltd.	16,714,698.64	825,000.98	825,000.98	8,311,150.45
Heze Yining Hospital Psychiatric Co., Ltd.	10,413,013.72	1,092,468.91	1,092,468.91	1,951,043.88

(II) Interests in associates

1. Significant associates

			-	Sharehold	ling (%))		
Name of associate	Major business	Place of registration	Nature of business	Direct	Indirect	Accounting method for investment in joint ventures or associates	Whether strategic to the Company's Direct Indirect activities or not
Hangzhou Anken Medical	Hangzhou	Hangzhou	Hospital		29.00	Equity method	Yes
Technology Co., Ltd.			management				
Wenzhou Longwan Yining Hospital Co., Ltd.	Wenzhou	Wenzhou	Medical service	45.00		Equity method	Yes
Shaanxi Shanda Hospital Management Co., Ltd.	Xi'an	Xi'an	Hospital management		30.00	Equity method	Yes
Chongqing Hechuan Kangning Hospital Co., Ltd.	Chongqing	Chongqing	Medical service		40.00	Equity method	Yes
Chengdu Yining Hospital Co., Ltd.	Chengdu	Chengdu	Medical service		24.00	Equity method	Yes

For the six months ended 30 June 2022 (All amounts in RMB Yuan unless otherwise stated)

VI. Interests in other entities (continued)

- (II) Interests in associates (continued)
 - 2. Major financial information of significant associates

						Balance as at the end of last				
	Closing balance/	Closing balance/	Closing balance/	Closing balance/	Closing balance/	year/amount	year/amount	year/amount	year/amount	year/amount
	amount for the	amount for the	amount for the	amount for the	amount for the	for the previous				
	period	period	period Shaanxi	period	period	period	period	period Shaanxi	period Changeing	period
	Hangzhou Anken	Wenzhou	Shanda	Chongqing Hechuan		Hangzhou Anken	Wenzhou	Shanda	Chongqing Hechuan	Chengdu
	Medical	Longwan	Hospital	Kangning	Chengdu	Medical	Longwan	Hospital	Kangning	Yining
	Technology	Yining Hospital	Management	Hospital	Yining Hospital	Technology	Yining Hospital	Management	Hospital	Hospital
	Co., Ltd.	Co., Ltd.	Co., Ltd.	Co., Ltd.	Co., Ltd.	Co., Ltd.	Co., Ltd.	Co., Ltd.	Co., Ltd.	Co., Ltd.
Current assets	33,543,401.95	45,982,465.45	85,339,397.60	25,388,196.23	14,617,535.50	10,960,700.92	57,760,108.73	38,998,797.55	21,758,289.08	12,963,541.45
Non-current assets	13,548,912.24	85,983,715.48	74,586,773.46	24,973,393.14	22,022,863.98	46,053,200.40	70,228,951.74	84,891,711.15	26,786,761.31	24,474,990.81
Total assets	47,092,314.19	131,966,180.93	159,926,171.06	50,361,589.37	36,640,399.48	57,013,901.32	127,989,060.47	123,890,508.70	48,545,050.39	37,438,532.26
Current liabilities	29,196,612.92	5,000,000.00	31,569,485.49	3,458,134.42	35,545,569.74	32,580,194.87	2,250.00	48,032,983.00	2,692,473.86	32,954,136.38
Non-current liabilities	10,000,000.00	5,084,457.94	24,422.75	0.450.404.40	05 5 15 500 71	07.004.050.04	0.050.00	10.000.000.00	0.000 170.00	00.070.550.40
Total liabilities	29,196,612.92	5,000,000.00	41,569,485.49	3,458,134.42	35,545,569.74	37,664,652.81	2,250.00	48,032,983.00	2,692,473.86	32,978,559.13
Minority equity										
Equity attributable to shareholders of the										
parent company	17,895,701.27	126,966,180.93	118,356,685.57	46,903,454.95	1,094,829.74	19.349.248.51	127,986,810.47	75,857,525.70	45,852,576.53	4,459,973.13
Share of net assets calculated by	11,000,101.21	120,000,100.00	110,000,000.01	10,000, 10 1.00	1,001,020.11	10,010,010.01	121,000,010.11	10,001,020.10	10,000,010.00	1, 100,010.10
proportion of shareholding	4,768,882.27	57,134,781.42	35,507,005.67	18,761,381.98	262,759.14	5,611,282.07	57,594,064.71	22,757,257.71	18,341,030.61	1,070,393.55
Adjustment	,,		,	., . ,	.,	-1. 1	. , ,	1 - 1 -	-1- 1	11
-Goodwill										
- Unrealised profit of										
intra-group transaction										
-Others										
Carrying amount of equity										
investment in associates										
Fair value of equity										
investments in joint ventures with public offer										
Operating revenue	36,852,138.56	20,105,633.16	14,000,254.16	5.030.332.84	11,212,257.65	11,219,847.52	24,721,170.42	10,897,656.83		
Net profit	-4,474,988.59	-520629.54	3,176,471.41	281.006.87	-3.365.143.39	-10.843.818.19	-76.734.98	-4,944,103.36	2.322.319.78	-6.822.919.59
Net profit of discontinuing	1,,		*,*,	,	4,444,444	,		1,000,100000	_	*,*==,*
operations										
Other comprehensive income										
Total comprehensive income	-4,474,988.59	-520629.54	3,176,471.41	281,006.87	-3,365,143.39	-10,843,818.19	-76,734.98	-4,944,103.36	2,322,319.78	-6,822,919.59
Dividends received from										
joint ventures in the period										

For the six months ended 30 June 2022 (All amounts in RMB Yuan unless otherwise stated)

VII. Risks related to financial instruments

During its business operation, the Company faces various financial risks: credit risk, liquidity risk and market risk (including exchange rate risk, interest rate risk and other price risks). The financial risks and the risk management policies taken by the Company to mitigate these risks are set out as below:

The board of directors is responsible for planning and establishing the Company's risk management framework, formulating the Company's risk management policies and relevant guidelines, and supervising the implementation of risk management measures. The Company has formulated risk management policies to identify and analyze the risks the Company is exposed to. These risk management policies specify specific risks and cover many aspects such as market risk, credit risk and liquidity risk management. The Company regularly evaluates the changes in the market environment and the Company's business activities to decide whether to update the risk management policies and systems. The Company's risk management is carried out by the Risk Management Committee in accordance with the policies approved by the board of directors. The Risk Management Committee identifies, evaluates and avoids relevant risks through close cooperation with other business departments of the Company. The Company's internal audit department regularly audits the risk management controls and procedures, and reports their findings to the Company's Audit Committee.

The Company diversifies its exposure to financial instruments through an appropriately diversified portfolio of investments and businesses, and reduces the risk of concentration in a single industry, a specific region or a specific counterparty by formulating corresponding risk management policies.

(I) Credit risk

Credit risk refers to the risk of financial loss to the Company caused by the counterparty's failure to perform its contractual obligations.

The Company's credit risk mainly sources from monetary funds, notes receivable, accounts receivable, accounts receivable financing, other receivables, debt investment, other debt investment and the financial guarantee contract, and debt instrument investment and derivative financial assets measured at fair value through profit or loss, which are not included in the impairment assessment scope.

The Company's monetary funds are mainly bank deposits deposited in state-owned banks with good reputation and high credit rating and other large and medium-sized listed banks. The Company believes that there is no significant credit risk and it will hardly generate significant losses caused by bank default.

For the six months ended 30 June 2022 (All amounts in RMB Yuan unless otherwise stated)

VII. Risks related to financial instruments (continued)

(I) Credit risk (continued)

The Company's accounts receivables are mainly sales of medicines and provision of medical services to patients, and also management service fees receivables. According to the social security policy of each hospital of the Company, medical fees of patients are usually jointly borne by the patients and social insurance. The Company usually collects part of the advance payment during the patient admission procedures, and the patients are required to settle their responsible part of the fee during the discharge procedures. For those fees unsettled by the patients at the time of discharge, the Company will recover from the patients through regular collections. For the medical fees borne by social insurance, the Company will reimburse the social insurance institution in a timely manner after issuing invoices to patients. The reimbursement is usually recovered within 2-9 months after application, for which the Company believes that there is no major credit risk. Some of the medical fees are also paid by government departments such as the Civil Affairs Bureau and Disabled Persons' Federation where the hospitals are located. The Company adopts different collection monitoring mechanisms for different payers.

(II) Liquidity risk

Liquidity risk refers to the risk of capital shortage when an enterprise fulfills its obligation to settle by delivering cash or other financial assets.

It is the Company's policy to ensure that it has sufficient cash to meet debts due. Liquidity risk is centrally controlled by the financial department of the Company. By monitoring cash balances, marketable securities that can be readily liquidated and rolling projections of cash flows over the next 12 months, the finance department ensures that the Company has sufficient funds to repay its debts under all reasonable projections. At the same time, the finance department continuously monitors the Company's compliance with borrowing agreements and obtains commitments from major financial institutions to provide adequate standby funds to meet short – and long-term funding needs.

For the six months ended 30 June 2022 (All amounts in RMB Yuan unless otherwise stated)

VII. Risks related to financial instruments (continued)

(II) Liquidity risk (continued)

Various financial liabilities of the Company shall be presented at undiscounted contractual cash flows on the maturity date as follows:

Items		Closing balance							
	Instant repayment	Within 1 year	1-2 years	2-5 years	Over 5 years	Total			
Short-term borrowings		361,050,000.00				361,050,000.00			
Notes payable		2,000,000.00				2,000,000.00			
Non-current liabilities due within one year		33,621,582.66				33,621,582.66			
Total		396,671,582.66				396,671,582.66			

	Balance as at the end of the previous year								
Items	Instant repayment	Within 1 year	1-2 years	2-5 years	Over 5 years	Total			
Short-term borrowings		254,050,000.00		254,050,000.00					
Non-current liabilities due within one year		48,240,752.22				48,240,752.22			
Total		302,290,752.22				302,290,752.22			

(III) Market risk

Market risk associated with financial instruments refers to the risk of fluctuation in the fair value or future cash flows of financial instruments due to changes in market prices, and it includes exchange rate risk, interest rate risk and other price risks.

1. Interest rate risk

Interest rate risk refers to the risk of fluctuation in the fair value or future cash flows of financial instruments due to changes in market interest rate.

The Group's interest rate risk mainly arises from long-term interest bearing borrowings including longterm borrowings. Interest-bearing financial instruments at fixed rates and at floating rates expose the Company to fair value interest risk and cash flow interest rate risk, respectively. The Company determines the appropriate weightings of the fixed and floating rate interest-bearing instruments based on the current market conditions and performs regular reviews and monitoring to maintain an appropriate mix of fixed and floating rate instruments. The Company will use derivative financial instruments to hedge interest rate risk when necessary.

On June 30, 2022, the Group's long-term interest bearing borrowings were mainly RMB-denominated with fixed rates.

For the six months ended 30 June 2022

(All amounts in RMB Yuan unless otherwise stated)

VII. Risks related to financial instruments (continued)

(III) Market risk (continued)

2. Exchange rate risk

Exchange rate risk refers to the risk of fluctuation in the fair value or future cash flows of financial instruments due to changes in foreign exchange rate.

The major operational activities of the Company are carried out within the PRC and a majority of the transactions are denominated in RMB. The Company is exposed to foreign exchange risk arising from the recognized assets denominated in foreign currencies (mainly denominated in USD and HKD). The finance department of the Company is responsible for monitoring the amount of assets and transactions denominated in foreign currencies, to reduce foreign exchange risk to the greatest extent.

The exchange rate risk faced by the Company mainly sources from the financial assets denominated in US dollars, and the foreign currency assets are equivalent to the amount denominated in RMB indicated as below:

	Closing balance			Balance as at the end of last year		
Item	US\$	HK\$	Total	US\$	HK\$	Total
Cash and bank balances	880,689.90	49,357.56	930,047.46	981,858.63	46,645.85	1,028,504.48
Total	880,689.90	49,357.56	930,047.46	981,858.63	46,645.85	1,028,504.48

On June 30, 2022, when all other variables remain unchanged, the net profits of the Company would increase or decrease by RMB27,901.42 (on December 31, 2021: RMB30,855.13) supposing that RMB to HK or US dollars appreciates or depreciates by 3%. The management thinks that 3% reflects the reasonable range of the possible changes of RMB to USD in the next year.

3. Other price risks

Other price risks refer to the risks of fluctuation in the fair value or future cash flows of financial instruments due to changes in market prices other than exchange rate risk and interest rate risk.

The Company's other price risks arise primarily from investments in various equity instruments. There is the risk of changes in the prices of equity instruments.

On June 30, 2022, when all other variables remain unchanged, the net profits and other comprehensive income of the Company would increase or decrease by RMB2,275,289 and RMB2,275,289, respectively supposing that the values of equity instruments increase or decrease by 3%, the management thinks that 3% reflects the reasonable range of the possible changes in the equity instruments in the next year.

For the six months ended 30 June 2022 (All amounts in RMB Yuan unless otherwise stated)

VIII. Disclosure of fair value

The input value used for measuring fair value is divided into three levels:

Level 1 inputs are quoted prices (unadjusted) in active markets for identical assets or liabilities that the Company can acquire on the measurement date;

Level 2 inputs are inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly or indirectly; and

Level 3 inputs are unobservable inputs that have been applied in valuing the respective asset or liability.

The level of fair value measurement depends on the lowest level of input that is significant to the entire fair value measurement.

(I) Closing fair value of assets and liabilities measured at fair value

	Closing fair value				
ltem	Measured at fair value at Level 1	Measured at fair value at Level 2	Measured at fair value at Level 1	Total	
 I. Continuous measurement of fair value ♦ Financial assets held for trading 1. Financial assets measured at fair value through 					
profit or loss 2. Financial asset designated to be measured at fair value through profit or loss			10,000,000.00	10,000,000.00	
◆ Other non-current financial assets 1. Financial assets measured at fair value through			65,842,986.22	65,842,986.22	
profit or loss 2. Financial asset designated to be measured at fair value through profit or loss			65,842,986.22	65,842,986.22	
Total assets with continuous measurement of fair value			75,842,986.22	75,842,986.22	

(II) Qualitative and quantitative information of valuation techniques and key parameters adopted for items measured at the fair value of level 3 on a going and non-going concern

The Company determines the fair value based on its share of the fair value of the equity.

For the six months ended 30 June 2022

(All amounts in RMB Yuan unless otherwise stated)

IX. Related parties and related party transactions

(I) General information of the parent company

The ultimate controlling parties of the Company are: Guan Weili and his spouse Wang Lianyue

(II) Information of the Company's subsidiaries

Details of the Company's subsidiaries are set out in Note "VI. Interests in other entities".

(III) Information of the Company's joint ventures and associates

For details of the Company's significant joint ventures or associates, please refer to Note "VI. Interests in other entities".

The following joint ventures or associates entered into related party transactions with the Company during the period or had balances of related party transactions with the Company during the previous period:

Name of joint venture or associate	Relationship with the Company
Hangzhou Anken Medical Technology Co., Ltd.	Associate
Chengdu Yining Hospital Co., Ltd.	Associate
Chongqing Hechuan Kangning Hospital Co., Ltd.	Associate
Shaanxi Shanda Hospital Management Co., Ltd.	Associate
Wenzhou Longwan Yining Hospital Co., Ltd.	Associate

For the six months ended 30 June 2022 (All amounts in RMB Yuan unless otherwise stated)

IX. Related parties and related party transactions (continued)

(IV) Information of other related parties

Name of other related parties	Other related parties' relationship with the Company
Yiwu Mental Health Centre	Non-profit organisation invested by the Company with council members assigned
Zhejiang Tianqu Environment Construction Co., Ltd.	Non-controlling shareholder of subsidiaries of the Company
Shandong Furen Hospital Management Co., Ltd.	Non-controlling shareholder of subsidiaries of the Company
Jilin Nuoyazhizhou Investment Co., Ltd.	Non-controlling shareholder of subsidiaries of the Company
Qu Kaisheng	Non-controlling shareholder of subsidiaries of the Company
Wu Lianxi	Non-controlling shareholder of subsidiaries of the Company
Ding Min	Non-controlling shareholder of subsidiaries of the Company
Chen Xianfa	Non-controlling shareholder of subsidiaries of the Company
Lin Yuanlong	Non-controlling shareholder of subsidiaries of the Company
Xu Yi	Spouse of a substantial shareholder of the Company
Other individuals	Immediate relatives of directors, supervisors and senior management
Guan Weili and his spouse Wang Lianyue	De facto controlling party
Wang Hongyue	Director, an immediate relative of de facto controlling party
Datong Yining Hospital Co., Ltd. (大同恰寧醫院有限公司)	Investee
Wenzhou Anken Pharmacy Co., Ltd.	Investee
Ningbo Meishan Bonded Port Area Kuanzhan Investment Management Partnership (Limited Liabilities Partnership)	Participating shareholder of the Company's associate
(寧波梅山保税港區寬展投資管理合夥企業(有限合夥))	

For the six months ended 30 June 2022 (All amounts in RMB Yuan unless otherwise stated)

IX. Related parties and related party transactions (continued)

(V) Information on related party transactions

Related party transactions on purchase or sale of goods and provision or acceptance of services
 Statement of sales of goods/provision of services:

	Related party		Amount for
	transaction	Amount for	the previous
Related party	particulars	the period	period
Yiwu Mental Health Centre	Medical management		
	service	1,500,000.00	1,485,148.50
Wenzhou Anken Pharmacy Co., Ltd.	Pharmaceutical sales		357,686.46
Chongqing Hechuan Kangning Hospital Co., Ltd.	Pharmaceutical sales	55,550.20	38,959.52
Wenzhou Anken Pharmacy Co., Ltd.	Prescription service	54,281.47	56,382.92

2. Leases with related parties

The Company acts as a lessor:

			Rental income
		Rental income	recognized in
	Type of	recognized in	the previous
Name of lessee	leased assets	the period	period
Ningbo Free Trade Zone Shenghong Information Technology Co., Ltd. (寧波保税區晟鴻信息科技	Property lease		
有限公司)		73,142.88	

For the six months ended 30 June 2022 (All amounts in RMB Yuan unless otherwise stated)

IX. Related parties and related party transactions (continued)

- (V) Information on related party transactions (continued)
 - 2. Leases with related parties (continued)

The Company acts as a lessee:

		Amount for the period			Amount for the previous period				
		Rental expense				Rental expense			
		for short-term				for short-term			
		leases and				leases and			
		leases of				leases of			
		low-value assets				low-value assets			
		under the				under the			
		simplified				simplified			
		approach and				approach and			
		variable lease				variable lease			
		payments that			Interest	payments that			Interest
		are not			expenses	are not			expenses
		included in the		Increase in	on lease	included in the		Increase in	on lease
	Type of	measurement of		right-of-use	liabilities	measurement of		right-of-use	liabilities
Name of lessor	leased assets	lease liabilities	Rent paid	assets	assumed	lease liabilities	Rent paid	assets	assumed
Zhejiang Tianqu Environment	House and building								
Construction Co., Ltd.			302,704.08		77,470.00		544,597.16		116,205.00

3. Related party guarantees

The Company acts as a guarantor:

				Whether the
	Guaranteed	Commencement		guarantee has
Name of guaranteed party	amount	date	Expiry date	been fulfilled
Yongjia Kangning Hospital Co., Ltd.	50,200,000.00	2019/8/26	2029/8/20	No
Qingtian Kangning Hospital Co., Ltd.	45,000,000.00	2019/12/31	2024/12/31	No

For the six months ended 30 June 2022 (All amounts in RMB Yuan unless otherwise stated)

IX. Related parties and related party transactions (continued)

(V) Information on related party transactions (continued)

3. Related party guarantees (continued)

The Company acts as the guaranteed party:

Name of guarantor	Guaranteed amount	Commencement date	Expiry date	Whether the guarantee has been fulfilled
Guan Weili and Wang Lianyue	27,000,000.00	2020/6/30	2027/6/30	No
Guan Weili, Wang Hongyue and Wang Lianyue Guan Weili, Wang Hongyue, Wang Lianyue and	90,000,000.00	2021/11/29	2028/11/29	No
Xu Yi	218,000,000.00	2020/10/26	2026/10/25	No
Guan Weili, Wang Lianyue and Wang Hongyue	220,000,000.00	2020/9/17	2023/9/17	No
Guan Weili and Wang Lianyue	24,500,000.00	2022/6/1	2025/6/1	No

4. Asset transfer and debt restructuring of related parties

	Related party		
	transaction	Amount for	Amount for the
Related party	particulars	the period	previous period
Guan Weili	75% equity interest in		
	Wenzhou Guoda		55,000,000.00
Ningbo Meishan Bonded Port Area	20.2658% equity interest in		
Kuanzhan Investment Management	Nanjing Yining		8,000,000.00
Partnership (Limited Liabilities Partnership)	33.7591% equity interest in		
(寧波梅山保税港區寬展投資管理合夥企業	Jinyun Shuning		
(有限合夥))		15,000,000.00	
Wang Hongyue	17.8% equity in		
	Wenling Nanfang		6,230,000.00

5. Remuneration of key management

	Amount for the	Amount for the
Item	period	previous period
Remuneration of key management	2,965,119.82	3,415,992.00

For the six months ended 30 June 2022 (All amounts in RMB Yuan unless otherwise stated)

IX. Related parties and related party transactions (continued)

(VI) Receivables from and payables to related parties

1. Receivables

		Balance as	Balance as at the end		at the end
		of the	period	of the prev	ious period
			Provision for		Provision for
Items	Related parties	Book value	bad debts	Book value	bad debts
Accounts receivable					
	Chongqing Hechuan				
	Kangning Hospital				
	Co., Ltd.	12,647.20	126.47	13,192.08	131.92
	Yiwu Mental Health				
	Centre	9,000,000.00	2,520,000.00	6,000,000.00	720,000.00
Other receivables					
	Chen Xianfa			4,850,000.00	242,500.00
	Lin Yuanlong			500,000.00	25,000.00

2. Payables

			Balance as
		Balance as	at the end
		at the end	of the previous
Items	Related parties	of the period	period
Other payables			
	Qu Kaisheng	1,538,813.02	4,074,899.66
	Shandong Furen Hospital Management Co., Ltd.	5,924,595.43	6,077,649.51
	Wu Lianxi	3,309,199.38	3,047,494.38
	Wang Hongyue	1,972,561.33	1,972,561.33
	Chengdu Yining Hospital Co., Ltd.	11,653.33	11,653.33
Lease liabilities			
	Zhejiang Tianqu Environment Construction Co., Ltd.		4,341,355.21

For the six months ended 30 June 2022 (All amounts in RMB Yuan unless otherwise stated)

IX. Related parties and related party transactions (continued)

(VII) Five Individuals with Highest Remunerations

For January to June 2022, five individuals with highest remunerations of the Company include 1 director (January to June 2021: nil), whose remunerations are reflected in below table:

	Amount for the	Amount for the
Items	current period	previous period
Wages and salaries, and bonus	1,604,147.00	1,894,118.00
Share-based payments	482,726.40	296,014.00
Total	2,086,873.40	2,190,132.00
	Number of	Number of
	individuals for the	individuals for the
Remuneration band	current period	previous period
0-500,000	4	4
500,000-1,000,000.00	1	1_
Total	5	5

X. Share-based payment

(I) Summary of share-based payment

Total equity instruments of the Company granted in the current period:

On June 13, 2018, the Company held its annual shareholders' meeting of 2018 and approved Wenzhou Kangning Hospital Equity Payment Plan 2018, which authorised the Board to handle the Company's employee share incentive plan. The Board of the Company reviewed and approved Proposal on the Granting of Restricted Shares to Incentive Objects on June 29, 2018 and August 20, 2018. The Company prepared to establish five employee share ownership platforms, including Wenzhou Zhenyan Kangning Investment Management Partnership (Limited Liabilities Partnership), Wenzhou Jiamei Kangning Investment Management Partnership (Limited Liabilities Partnership), Wenzhou Jiate Kangning Investment Management Partnership (Limited Liabilities Partnership), wenzhou Jiate Kangning Investment Management Partnership (Limited Liabilities Partnership) and Wenzhou Shouwang Kangning Investment Management Partnership (Limited Liabilities Partnership), and issue 2,460,000 domestic shares to these employee share ownership platforms at an issue price of RMB10.47 per share. As of December 31, 2020, there were 1,919,771 shares granted and 540,229 shares reserved.

For the six months ended 30 June 2022 (All amounts in RMB Yuan unless otherwise stated)

X. Share-based payment (continued)

(I) Summary of share-based payment (continued)

On April 16, 2021, the eighth meeting of the third session of the Board of the Company reviewed and approved Proposal on the Granting of Restricted Stocks to the Third Phase Incentive Objects under the Restricted Share Incentive Plan, pursuant to which the Board of the Company agreed to take April 16, 2021 as the grant date, and grant the remaining 540,229 incentive stocks to 13 third phase participants who met the conditions for such grant at a grant price of RMB10.47 per share.

Total exercised equity instruments of the Company in the current period: nil

Total invalid equity instruments of the Company in the current period: nil

Range of exercise prices and remaining contractual period for other equity instruments of the Company at the end of the period:

The range of exercise prices for other equity instruments at the end of the period can refer to the transaction price among shareholders in the current period, and the remaining period is 8 months from the date of the first award based on a locked-up period of 48 months.

(II) Equity-settled share-based payment

Method for determining the fair value of equity instruments at the grant date:

The Company engaged a professional appraisal institution to assess the fair value of the equity instruments at the grant date. The fair value of the equity instruments granted in the current period was assessed by reference to the transaction price among the shareholders of the Company of RMB30 per share.

Method for determining the best estimate of the number of exercisable equity instruments:

In June 2021, the Board of the Company reviewed and approved Proposal on Further Amendments to the Equity Incentive Plan, which cancelled the performance appraisal requirements of the Equity Incentive Plan. Therefore, only the in-service requirement during the locked-up period would affect the number of exercisable equity instruments, so the best estimate of the number of exercisable instruments was made based on the relevant severance rate.

Reasons for significant difference between current estimate and previous estimate: nil

Accumulated amount of equity-settled share-based payment included in the capital surplus:

As of June 30, 2022, the accumulated amount of equity-settled share-based payment included in the capital surplus was RMB41,650,077.37.

Total amount of equity-settled share-based payment recognized in the current period: RMB9,007,122.02

For the six months ended 30 June 2022 (All amounts in RMB Yuan unless otherwise stated)

X. Share-based payment (continued)

(III) Modification and cancelation of share-based payment

In June 2021, the Board of the Company reviewed and passed Proposal on Further Amendments to the Equity Incentive Plan, which cancelled the performance appraisal requirements of the equity incentive plan and the Company's repurchase obligation of locked incentive shares.

XI. Commitments and contingencies

(I) Significant commitments

1. Mortgaged assets

		Book	value of mortgaged	assets	_			
Mortgagor	Mortgagee	Land use rights	Buildings	Equipment	Purpose	Starting date	Expiry date	Amount
Wenzhou Kangning Hospital Co., Ltd.	Wenzhou Ouhai Sub-branch of CITIC Bank		36,688,017.03		Short-term borrowings	2021/3/01	2022/2/28	60,000,000.00
					Short-term borrowings	2021/11/18	2022/12/18	70,000,000.00
					Short-term borrowings	2021/11/26	2022/11/26	40,000,000.00
					Short-term borrowings	2021/12/09	2022/12/09	30,000,000.00
1	Total		36,688,017.03		1	1	1	200,000,000.00

Other explanation:

(1) The real estate title certificates of Wenzhou Kangning Hospital Co., Ltd., which have been registered for the mortgage, are Wen Fang Quan Zheng Lu Cheng Qu Zi No.826751, Wen Fang Quan Zheng Lu Cheng Qu Zi No.826750, Zhe (2016) Wen Zhou Si Bu Dong Chan Quan No.0010144, Zhe (2016) Wen Zhou Si Bu Dong Chan Quan No.0081628.

For the six months ended 30 June 2022 (All amounts in RMB Yuan unless otherwise stated)

XI. Commitments and Contingencies (continued)

(I) Significant commitments (continued)

2. Pledged assets

			Book value of				
Pledger	Pledgee	Pledged assets	pledged assets	Purpose	Starting date	Expiry date	Amount
Guan Weili and Wang Lianyue	Wenzhou Longwan Sub-branch of China Minsheng Bank	100% equity interest in Wenzhou Cining Hospital Co., Ltd	53,500,000.00	M&A loans and borrowings	2020/06/30	2027/06/30	18,000,000.00
							12,000,000.00
Guan Weili, Wang Hongyue and Wang Lianyue	Wenzhou Longwan Sub-branch of China Minsheng Bank	100% equity interest in Pingyang Changgeng Yining Hospital Co., Ltd	154,744,700.00	M&A loans and borrowings	2021/11/29	2028/11/29	75,000,000.00
Total		1	208,244,700.00	1	1	1	105,000,000.00

(II) Contingencies

The Company had no significant contingencies that need to be disclosed

XII. Events after the balance sheet date

(I) Description of other events after the balance sheet date

- In September 2022, the board of directors of the Company announced that Ms. Wang Hongyue had resigned as an executive director of the Company and the authorised representative of the Company under Rule 3.05 of the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited. Meanwhile, the board of directors further announced that Mr. Guan Weili had been or appointed as the authorised representative of the Company.
- In October 2022, the Company and its subsidiaries Wenzhou Yining Hospital, Cangnan Kangning Hospital, Wenzhou Cining Hospital entered into a sale-leaseback contract with Yuandong Hongxin, under which the Company and the above subsidiaries will sell their own leased assets to Yuandong Hongxin, while Yuandong Hongxin will lease back the lease assets to the Company and related subsidiaries for use. The original carrying value of the leased assets involved was approximately RMB92.47 million, while consideration of the transaction was RMB80 million, and the total leaseback cost was RMB88.74 million.

For the six months ended 30 June 2022 (All amounts in RMB Yuan unless otherwise stated)

XIII. Capital management

The main objectives of the Company's capital management are:

- to safeguard the Company's ability to continue as a going concern in order to provide returns for shareholders and other stakeholders on an on-going basis;
- to price the products and services according to the risk level, so as to provide sufficient returns to shareholders.

The Company set a capital that is proportional to the risk. The capital structure is managed and adjusted according to the change of economic environment and the risk characteristics of the target assets. In order to maintain or adjust the capital structure, the Company may adjust the amount of dividends paid to shareholders, refund capital to shareholders, issue new shares or sell assets to reduce debts.

The Company is not subject to external mandatory capital requirements and uses gearing ratio to monitor capital.

As at the balance sheet date, the Company's gearing ratio is as follows:

	Balance as at	Balance as at
	the end of	the end of
	the period	the previous year
Debt/capital ratio	49.72%	46.68%

For the six months ended 30 June 2022 (All amounts in RMB Yuan unless otherwise stated)

XIV. Other significant events

(I) Corrections of prior accounting errors

1. Retrospective restatement method

The 2022 Interim Financial Report has been considered and approved on the Thirty-third Meeting of the Third Session of the Board of Directors of the Company and the Tenth Meeting of the Third Session of the Board of Directors. The correction of prior errors to the Company's disclosed 2021 interim financial statements is as follows:

(1) Correction of the questionable accounts receivable collected to liabilities

The independent investigation indicated that in 2019 and 2020, RMB14.43 million of the accounts receivable collected by the Company were not fairly agreed donations, other than RMB5.25 million could be recognized rental compensation, and the source of funding for the remaining RMB9.18 million was questionable. As recommended by the independent investigation committee and resolved by the Board, the above-mentioned RMB14.43 million was treated. The impact of the error correction on the financial statements as of 30 June 2021 was to increase other payables by RMB14,435,863.54 and to decrease the retained earnings at the beginning of the period by RMB14,435,863.54.

(2) Reversal of donations from charities to patients to non-operating income

Some of the poverty-stricken patients of the Company have applied for assistance from charitable organizations, and the related relief funds were transferred to the Company directly from the charitable organizations. Previously, the Company treated such grants from charitable organizations as collections from accounts receivable from patients. After consideration by the Board, it was considered more prudent to treat those grants as donations to the Company this time. The effect of this error correction on the financial statements as of 30 June 2021 was to increase non-operating income by RMB4,735,525.65 and to decrease the retained earnings at the beginning of the period by RMB4,735,525.65.

For the six months ended 30 June 2022 (All amounts in RMB Yuan unless otherwise stated)

- (I) Corrections of prior accounting errors (continued)
 - 1. Retrospective restatement method (continued)
 - (3) Revaluation of adjustments to income and relevant accounts receivable and provision for bad debts from variable consideration reversal amounts
 - Since the source of RMB14.43 million in accounts receivable collected in 2019 and 2020 is questionable, the Company re-estimated the proportion of variable consideration reversal, reduced the revenue in 2019 and 2020, and re-evaluated the proportion of provision for bad debts of accounts receivable at the end of 2019 and 2020 accordingly. The impact of this error correction on the financial statements as of 30 June 2021 was to reduce revenue by RMB15,064,689.77, reduce accounts receivable by RMB132,482,458.21, reduce provision for bad debts of accounts receivables by RMB34,893,554.69, reduce credit impairment losses by RMB9,655,636.47 and reduce the retained earnings at the beginning of the period by RMB92,179,850.22.
 - (4) The deferred income tax assets were corrected accordingly based on the corrected deductible temporary differences. The impact of the error correction on the financial statements as of 30 June 2021 was to reduce deferred income tax assets by RMB7,302,786.81, increase income tax expense by RMB984,353.58, increase capital surplus by RMB706,662.59 and reduce the retained earnings at the beginning of the year by RMB7,025,095.82.

For the six months ended 30 June 2022 (All amounts in RMB Yuan unless otherwise stated)

XIV. Other significant events (continued)

- (I) Corrections of prior accounting errors (continued)
 - 1. Retrospective restatement method (continued)
 - (5) Other error corrections not directly related to the independent investigation matters

Other than the independent investigation matters, the Company also re-examined other accounting treatments as of 30 June 2021 and found certain immaterial accounting errors, which were corrected together in the spirit of being as truthful and accurate as possible, details of which are as follows:

Correction of accounting errors	Affected items in the statements of 2021 interim report	Cumulative affected amount
Expenses and income arising from donations from the same	Non-operating income	-500,000.00
charitable organization are presented on a net basis	Non-operating expenses	-500,000.00
Correction of a step-by-step corporate combination not under the	Goodwill	7,594,255.97
common control to a business combination under a "package deal"	Capital surplus	7,776,668.38
arrangement	Non-controlling interests	-182,412.41
Correction of errors in subsequent measurements based on latest	Long-term equity	4,090,422.02
available audit reports of associates	investments	
	Capital surplus	4,914,906.11
	Adjustment to profit or	-824,484.09
	loss for previous year	
Correction of errors in contracts which satisfy the nature of leases in	Right-of-use assets	4,670,519.15
accordance with leasing standards	Prepayments	-191,050.02
	Lease liabilities	4,918,751.75
	Cost of sales	-8,458.45
	Finance expenses	118,805.72
	Adjustment to profit or	-359,851.26
	loss for previous year	
Correction of intermediary fees prior to IPO filing from prepayments	Prepayments	-4,541,010.39
to general and administrative expenses	Administrative expenses	3,126,703.82
	Adjustment to profit or	-1,414,306.57
	loss for previous year	
Correction of errors in provision for bad debts of other receivables	Provision for bad debts of	-30,010.00
from cancelled subsidiaries	other receivables	
	Adjustment to profit or	30,010.00
	loss for previous year	

For the six months ended 30 June 2022 (All amounts in RMB Yuan unless otherwise stated)

- (I) Corrections of prior accounting errors (continued)
 - 1. Retrospective restatement method (continued)
 - (5) Other error corrections not directly related to the independent investigation matters *(continued)*

	Affected items in the	
	statements of 2021	Cumulative
Correction of accounting errors	interim report	affected amount
Adjustment to related party transactions	Accounts receivable	-10,000.00
	Revenue	-10,000.00
Correction of cost of sales settled across periods	Accounts payable	2,262,661.27
	Other payables	-2,800,724.33
	Adjustment to profit or	538,063.06
	loss for previous year	
As the above errors related to subsidiaries, they had an impact on	Capital surplus	1,631,656.52
the net assets of the Company calculated on an ongoing basis at	Adjustment to profit or	3,670,301.65
the point of acquisition of the non-controlling shareholders of the	loss for previous year	
relevant subsidiaries, and on the non-controlling interests of the	Non-controlling interests	-5,301,958.17
Company as of the balance sheet date		
Other reclassification errors	Other receivables	-12,332,834.67
	Other payables	-12,332,834.67
	Lease liabilities	-860,000.00
	Non-current liabilities due	860,000.00
	within one year	

For the six months ended 30 June 2022 (All amounts in RMB Yuan unless otherwise stated)

- (I) Corrections of prior accounting errors (continued)
 - 2. Effects of correction of the accounting errors in prior periods on the financial statements as of 30 June 2021
 - (1) Consolidated income statement

After	effect of the error	Б (
	ellect of the ellor	Before
tatement	correction	restatement
6,706.59	-15,074,689.77	622,811,396.36
4,645.23	-15,074,689.77	576,419,335.00
9,581.01	-6,418,585.09	572,808,166.10
1,400.56	-8,458.44	454,149,859.00
1,449.25	3,126,704.10	72,934,745.15
7,698.27	118,805.72	17,118,892.55
3,298.25	9,655,636.47	-11,968,934.72
5,693.18	-8,656,104.68	59,771,797.86
0,495.28	4,235,525.65	604,969.63
1,519.98	-500,000.00	2,711,519.98
4,668.48	-3,920,579.03	57,665,247.51
6,450.86	984,353.58	16,522,097.28
8,217.62	-4,904,932.17	41,143,149.79
8,217.62	-4,904,932.17	41,143,149.79
3,345.89	-7,909,831.90	42,913,177.79
4,871.73	3,004,899.73	-1,770,028.00
	6,706.59 4,645.23 9,581.01 1,400.56 1,449.25 7,698.27 3,298.25 5,693.18 0,495.28 1,519.98 4,668.48 6,450.86 8,217.62 8,217.62	6,706.59 -15,074,689.77 4,645.23 -15,074,689.77 9,581.01 -6,418,585.09 1,400.56 -8,458.44 1,449.25 3,126,704.10 7,698.27 118,805.72 3,298.25 9,655,636.47 5,693.18 -8,656,104.68 0,495.28 4,235,525.65 1,519.98 -500,000.00 4,668.48 -3,920,579.03 6,450.86 984,353.58 8,217.62 -4,904,932.17 8,217.62 -7,909,831.90

For the six months ended 30 June 2022 (All amounts in RMB Yuan unless otherwise stated)

- (I) Corrections of prior accounting errors (continued)
 - 2. Effects of correction of the accounting errors in prior periods on the financial statements as of 30 June 2021 (Continued)
 - (2) Consolidated Balance Sheet

Item	After restatement	Cumulative effect of the error correction	Before restatement
Assets			
Current assets:			
Accounts receivable	284,596,120.10	-132,492,458.21	417,088,578.31
Less: Provision for bad debts of accounts			
receivable	9,277,549.75	-34,893,554.69	44,171,104.44
Net accounts receivable	275,318,570.35	-97,598,903.52	372,917,473.87
Advances	12,565,753.92	-4,732,060.38	17,297,814.30
Other receivables	47,645,819.54	-12,332,836.88	59,978,656.42
Less: Provision for bad debts of other			
receivables	2,441,789.57	-30,010.00	2,471,799.57
Net other receivables	45,204,029.97	-12,302,826.88	57,506,856.85
Total current assets	669,134,939.17	-114,633,790.78	783,768,729.95
Non-current assets:			
Long-term equity investments	127,062,370.79	4,090,421.66	122,971,949.13
Right-of-use assets	281,164,991.67	4,670,519.15	276,494,472.52
Goodwill	92,554,246.83	-417,348.78	92,971,595.61
Deferred tax assets	35,823,255.19	-7,302,786.81	43,126,042.00
Total non-current assets	1,636,151,265.00	9,052,407.38	1,627,098,857.62
Total assets	2,305,286,204.18	-105,581,383.40	2,410,867,587.57
Liabilities and owners' equity			
Current liabilities			
Accounts payable	71,305,808.39	2,293,577.19	69,012,231.20
Other payable	35,087,424.48	-697,695.46	35,785,119.94
Non-current liabilities due within one year	65,122,900.00	860,000.00	64,262,900.00
Total current liabilities	556,624,561.17	2,455,881.73	554,168,679.44
Non-current liabilities:			
Lease liabilities	231,269,027.43	4,058,751.75	227,210,275.68
Total non-current liabilities	488,661,172.65	4,058,751.75	484,602,420.90
Total liabilities	1,045,285,733.82	6,514,633.48	1,038,771,100.34
Owners' equity:			
Capital surplus	829,085,404.95	15,029,893.60	814,055,511.35
Retained earnings	239,961,660.67	-121,641,539.03	361,603,199.70
Total equity attributable to owners of			
the parent company	1,180,947,515.62	-106,611,645.40	1,287,559,161.02
Non-controlling interests	79,052,954.74	-5,484,370.58	84,537,325.32
Total owners' equity	1,260,000,470.36	-112,096,015.98	1,372,096,486.34
Total liabilities and owners' equity	2,305,286,204.18	-105,581,382.50	2,410,867,586.68

For the six months ended 30 June 2022 (All amounts in RMB Yuan unless otherwise stated)

XIV. Other significant events (continued)

- (I) Corrections of prior accounting errors (continued)
 - 2. Effects of correction of the accounting errors in prior periods on the financial statements as of 30 June 2021 (Continued)
 - (2) Consolidated Balance Sheet

Independent Non-executive Directors' Opinion

The independent non-executive Directors are of the view that the Company has upheld a more stringent implementation of the Accounting Standards for Enterprises, and the correction of these accounting errors is in line with the actual operation and financial position of the Company. The correction made by the Company complies with the requirements of the Accounting Standards for Enterprises and other relevant documents. The revised financial data and financial statements can more objectively and fairly reflect the financial position of the Company. Accordingly, the independent non-executive Directors have agreed to the rectification of accounting errors.

Board's Opinion

The Board is of the view that the consideration and voting procedures for the correction of accounting errors for prior periods comply with the relevant requirements of laws, regulations and the Articles of Association of the Company. The correction renders a more accurate reflection of the financial position and operating results of the Company, and is conducive to improving the quality of the Company's financial information. The Board has unanimously agreed on the rectification of the previous accounting errors.

Supervisory Committee's Opinion

The Supervisory Committee is of the view that the correction of accounting errors for prior periods complies with the relevant laws, regulations and the relevant requirements of the financial and accounting systems, and renders an objective and true reflection of the financial position of the Company. The Supervisory Committee has agreed to correct these accounting errors.

Audit Committee's Opinion

The Audit Committee is of the view that the correction of these accounting errors complies with the requirements of the Accounting Standards for Enterprises and other relevant documents. The correction helps to objectively and fairly reflect the Company's financial position and operating results, and the retrospective adjustment process is legal and compliant. The Audit Committee has agreed to correct and amend these accounting errors.

For the six months ended 30 June 2022 (All amounts in RMB Yuan unless otherwise stated)

XV. Notes to major items in the financial statements of the parent company

(I) Accounts receivable

1. Accounts receivable disclosed by aging

	Balance as at the end of	Balance as at the end of the
Aging	the period	previous year
Within 1 year	88,365,817.89	40,904,137.67
1 – 2 years	5,711,938.66	1,282,268.26
2 – 3 years	866,544.19	2,748,299.92
3 – 4 years	945,112.89	1,204,242.08
Subtotal	95,889,413.63	46,138,947.93
Less: Provision for bad debts	3,905,739.91	3,065,927.86
Total	91,983,673.72	43,073,020.07

2. Accounts receivable disclosed by classification of provision for bad debts

	Balance	as at the end of	the period		Balance as at the end of the previous year					
	Book ba	alance	Provision fo	or bad debts	_	Book ba	alance	Provision fo	or bad debts	_
		Proportion		Proportion of			Proportion		Proportion of	
Category	Amount	(%)	Amount	provision (%)	Book value	Amount	(%)	Amount	provision (%)	Book value
Provision for bad debts on individual basis Including: Medical fees due from	5,056,255.26	5.27	2,528,127.63	50.00	2,528,127.63	5,315,384.45	11.52	2,657,692.23	50.00	2,657,692.22
patients Provision for bad debts	5,056,255.26	5.27	2,528,127.63	50.00	2,528,127.63	5,315,384.45	11.52	2,657,692.23	50.00	2,657,692.22
on the grouping basis Including:	90,833,158.37	94.73	1,377,612.28	1.52	89,455,546.09	40,823,563.48	88.48	408,235.63	1.00	40,415,327.85
Overdue days grouping	90,833,158.37	94.73	1,377,612.28	1.52	89,455,546.09	40,823,563.48	88.48	408,235.63	1.00	40,415,327.85
Total	95,889,413.63	100.00	3,905,739.91	/	91,983,673.72	46,138,947.93	100.00	3,065,927.86	/	43,073,020.07

For the six months ended 30 June 2022 (All amounts in RMB Yuan unless otherwise stated)

XV. Notes to major items in the financial statements of the parent company *(continued)*

- (I) Accounts receivable (continued)
 - 2. Accounts receivable disclosed by classification of provision for bad debts (continued)
 Provision for bad debts on individual basis:

	Balance as at the end of the period					
Items	Book balance	Provision for bad debts	Proportion of provision (%)	Reason for provision		
Medical fees due from patients	5,056,255.26	2,528,127.63	50.00	Provision for bad debts based on expected credit losses for the entire period		
Total	5,056,255.26	2,528,127.63				

Provision for bad debts on the grouping basis:

	Balance as at the end of the period				
Item	Accounts Provision for receivable bad deb		Proportion of provision (%)		
Overdue days grouping	90,833,158.37	1,377,612.28	1.52		
Total	90,833,158.37	1,377,612.28	/		

3. Provision for bad debts provided for, reversed or recovered in the current period

	-				
Category	Balance as at the end of the previous year	Provided for	Recovered or reversed	Written-back or written-off	Balance as at the end of the period
Provision for bad debts on individual basis	2,657,692.23		129,564.60	-63,847.99	2,528,127.63
Provision for bad debts on the grouping basis	408,235.63	969,376.65			1,377,612.28
Total	3,065,927.86	969,376.65	129,564.60	-63,847.99	3,905,739.91

For the six months ended 30 June 2022 (All amounts in RMB Yuan unless otherwise stated)

XV. Notes to major items in the financial statements of the parent company *(continued)*

(I) Accounts receivable (continued)

4. The top five debtors of accounts receivable as at the end of the period

	Balance as at the end of the period				
Name of the units	Accounts receivable	As a proportion in total accounts receivable (%)	Provision for bad debts		
Wenzhou Medical Insurance Administrative Center	67,493,674.80	70.39	674,936.75		
Pingyang Changgeng Hospital Co., Limited	5,056,255.26	5.27	2,528,127.63		
Health Bureau of Ouhai District	280,000.00	0.29	2,800.00		
Political and Legal Affairs Commission of					
the CPC Wenzhou Ouhai District Committee	793,100.00	0.83	7,931.00		
Civil Affairs and Health Bureau of Wenzhou Economic					
and Technological Development Zone	65,300.00	0.07	653.00		
Total	73,688,330.06	76.85	3,214,448.38		

(II) Other receivables

		Balance as at
	Balance as at the	the end of the
Items	end of the period	previous year
Interest receivable		
Dividends receivable		
Other receivables	520,876,519.51	492,034,884.26
Total	520,876,519.51	492,034,884.26

For the six months ended 30 June 2022 (All amounts in RMB Yuan unless otherwise stated)

XV. Notes to major items in the financial statements of the parent company *(continued)*

- (II) Other receivables (continued)
 - 1. Other receivables
 - (1) Disclosed by aging

		Balance as at
	Balance as at the	the end of the
Aging	end of the period	previous year
Within 1 year	246,169,463.27	253,730,469.51
1 – 2 years	186,963,829.90	194,147,157.53
2 – 3 years	62,695,668.59	20,317,926.92
Over 3 years	25,081,909.75	23,962,391.34
Subtotal	520,910,871.51	492,157,945.30
Less: Provision for bad debts	34,352.00	123,061.04
Total	520,876,519.51	492,034,884.26

(2) Disclosed by classification method of bad debts

	Balance as at the end of the period					Balance as at the end of the previous year				
	Book ba	lance	Provision for	or bad debts	_	Book ba		Provision	for bad debts	_
		Proportion		Proportion of			Proportion		Proportion of	
Category	Amount	(%)	Amount	provision (%)	Book value	Amount	(%)	Amount	provision (%)	Book value
Provision for bad debts on the										
grouping basis	520,910,871.51	100.00	34,352.00	0.01	520,876,519.51	492,157,945.30	100.00	123,061.04	0.03	492,034,884.26
Including:										
Aging grouping	2,604,487.75	0.50	34,352.00	1.32	2,570,135.75	10,597,501.99	2.15	123,061.04	1.16	10,474,440.95
Amounts from related parties										
within the scope of										
consolidation	518,306,383.76	99.50			518,306,383.76	481,560,443.31	97.85			481,560,443.31
Total	520,910,871.51	100.00	34,352.00	/	520,876,519.51	492,157,945.30	100.00	123,061.04	/	492,034,884.26

For the six months ended 30 June 2022 (All amounts in RMB Yuan unless otherwise stated)

XV. Notes to major items in the financial statements of the parent company *(continued)*

- (II) Other receivables (continued)
 - 1. Other receivables (continued)
 - (2) Disclosed by classification method of bad debts (continued)

Provision for bad debts on the grouping basis:

	Balance as at the end of the period				
Item	Other receivables	Provision for bad debts	Proportion of provision (%)		
Aging grouping Amounts from related parties within	2,604,487.75	34,352.00	1.32		
the scope of consolidation	518,306,383.76				
Total	520,910,871.51	34,352.00			

(3) Provision for bad debts

	Stage 1	Stage 2	Stage 3	
Provision for bad debts	12-month ECL	Lifetime ECL (No credit impairment)	Lifetime ECL (No credit impairment)	Total
Balance as at the end of the previous year Balance as at the end of the previous year that transferred/reversed in the current period — Transferred to stage 2 — Transferred to stage 3 — Reversed to stage 2 — Reversed to stage 1 Provision for the current period	123,061.04			123,061.04
Reversal in the current period Written back in the current period Written off in the current period Other changes	88,709.04			88,709.04
Balance as at the end of the period	34,352.00		,	34,352.00

For the six months ended 30 June 2022 (All amounts in RMB Yuan unless otherwise stated)

XV. Notes to major items in the financial statements of the parent company *(continued)*

- (II) Other receivables (continued)
 - 1. Other receivables (continued)
 - (3) Provision for bad debts (continued)

Changes in the book value of other receivables are as follows:

	Stage 1	Stage 2	Stage 3	_
Book balance	12-month ECL	Lifetime ECL (No credit impairment)	Lifetime ECL (Credit- impaired)	Total
Balance as at the end of				
the previous year	492,157,945.30			492,157,945.30
Balance as at the end of the previous year that transferred/ reversed in the current period — Transferred to stage 2 — Transferred to stage 3 — Reversed to stage 2 — Reversed to stage 1				
Addition for the current period Derecognition for the current period Other changes	28,752,926.21			28,752,926.21
Balance as at the end of the period	520,910,871.51			520,910,871.51

(4) Provision for bad debts provided for, reversed or recovered in the current period

		Chan	ges in the current p	eriod	d				
Category	Balance as at the end of the previous year	Provided for/other additions	Recovered or reversed	Written-back or written-off	Balance as at the end of the period				
Provision for bad debts on individual basis									
Provision for bad debts on									
the grouping basis	123,061.04		88,709.04		34,352.00				
Total	123,061.04		88,709.04		34,352.00				

For the six months ended 30 June 2022 (All amounts in RMB Yuan unless otherwise stated)

XV. Notes to major items in the financial statements of the parent company *(continued)*

- (II) Other receivables (continued)
 - 1. Other receivables (continued)
 - (5) Other receivables by nature

Nature	Book value at the end of the period	Book value as at the end of the previous year
Amounts due from related parties	518,306,383.76	481,560,443.31
Placements	1,003,044.52	8,954,970.91
Deposits and guarantees	851,000.00	854,300.00
Others	750,443.23	788,231.08
Total	520,910,871.51	492,157,945.30

(6) The top five debtors of other receivables as at the end of the period

Name of the units	Nature of other receivables	Balance as at the end of the period	Aging	As a proportion in the total balance of other receivables as at the end of the period (%)	Provision for bad debts at the end of the period
Zhejiang Kangning Hospital Management Co., Ltd.	Amounts due from				
	related parties	250,483,080.67	0-3 years	47.81	
Cangnan Kangning Hospital Co., Ltd.	Amounts due from				
	related parties	44,889,931.02	0-4 years	8.57	
Pingyang Kangning Hospital Co., Ltd.	Amounts due from				
	related parties	28,595,949.99	0-3 years	5.46	
Hangzhou Yining Hospital Co., Ltd.	Amounts due from				
	related parties	37,496,735.92	0-2 years	7.16	
Wenzhou Ouhai Yining Elderly Hospital Co., Ltd.	Amounts due from				
	related parties	42,954,402.55	Within 1 year	8.20	
Total		404,420,100.15		77.20	

For the six months ended 30 June 2022 (All amounts in RMB Yuan unless otherwise stated)

XV. Notes to major items in the financial statements of the parent company (continued)

(III) Long-term equity investments

	Balance	Balance as at the end of the period			Balance as at the end of the previous year		
		Provision for		Provision for			
Items	Book balance	impairment	Book value	Book balance	impairment	Book value	
Investments in subsidiaries	682,957,786.56		682,957,786.56	613,070,215.90		613,070,215.90	
Investments in associates	69,460,175.64		69,460,175.64	71,256,356.09		71,256,356.09	
Total	752,417,962.20		752,417,962.20	684,326,571.99		684,326,571.99	

1. Investments in subsidiaries

	Balance as at				Provision for	Impairment
	the end of the	Increase in the	Decrease in the	Balance as at the	impairment for the	provision as at the
Investees	previous year	current period	current period	end of the period	current period	end of the period
Shenzhen Yining Medical Investment Co., Ltd	. 10,354,979.06	98,813.61		10,453,792.67		
Zhejiang Huangfeng Hospital Management						
Co., Ltd.	34,627,432.36			34,627,432.36		
Wenzhou Kangning Judicial Forensic Centre	500,000.00			500,000.00		
Zhejiang Kangning Hospital Management						
Co., Ltd.	203,344,031.86	892,852.89		204,236,884.75		
Cangnan Kangning Hospital Co., Ltd.	51,982,515.15	536,416.76		52,518,931.91		
Yueqing Kangning Hospital Co., Ltd.	1,832,112.13	225,859.69		2,057,971.82		
Yongjia Kangning Hospital Co., Ltd.	27,447,511.21	179,686.42		27,627,197.63		
Qingtian Kangning Hospital Co., Ltd.	32,626,079.15	172,923.82		32,799,002.97		
Linhai Kangning Hospital Co., Ltd.	2,110,854.98	141,162.31		2,252,017.29		
Wenzhou Cining Hospital Co., Ltd.	53,500,000.00			53,500,000.00		
Wenzhou Lucheng Yining Hospital Co., Ltd.	30,000,000.00			30,000,000.00		
Wenzhou Ouhai Yining Rehabilitation						
Hospital Co., Ltd.	10,000,000.00			10,000,000.00		
Pingyang Changgeng Yining Hospital						
Co., Ltd.	154,744,700.00			154,744,700.00		
Jingyun Shuning Hospital Co., Ltd.		26,684,900.00		26,684,900.00		
Yueqing Yining Integrated Traditional Chinese)					
and Western Medicine Hospital Co., Ltd.						
(樂清怡寧中西醫結合醫院有限公司)		40,954,955.16		40,954,955.16		
Total	613,070,215.90	69,887,570.66		682,957,786.56		

For the six months ended 30 June 2022

(All amounts in RMB Yuan unless otherwise stated)

o major items in the financial statements of the parent company (continued)	ns in the	e finar	s leigh	taterr	ents c	of the p	oarent	compa	iny (c	ontinu	ed)
g-term equity investments (continued)	nvestmer	nts <i>(con</i>	tinued)								
Investment in associates	issociates										
	'				Changes in the	Changes in the current period					
				Investment							
				profits and							Impairment
	Balance as at			losses	Adjustments		Cash dividend			Balance	provision
	the end			recognized	to other		or profit			as at	as at
	of the	New	Decrease in	under		comprehensive Other changes	distribution	Provision for		the end of	the end of
Investees	previous year	investment	investment	equity method	income	in equity	declared	impairment	Others	the period	the period
Associates											
Hangzhou Anken Medical											
Technology Co., Ltd.	13,156,356.09			-1,296,180.45						11,860,175.64	
Wenzhou Longwan Yining											
Hospital Co., Ltd.	58,100,000.00		500,000.00							57,600,000.00	
Total	71,256,356.09		500,000.00	500,000.00 -1,296,180.45						69,460,175.64	

For the six months ended 30 June 2022 (All amounts in RMB Yuan unless otherwise stated)

XV. Notes to major items in the financial statements of the parent company (continued)

(IV) Revenue and cost of sales

1. Revenue and cost of sales

	Amount for	Amount for the period		Amount for the previous period	
Items	Revenue	Cost	Revenue	Cost	
Main businesses	183,506,368.69	133,177,435.95	185,149,114.90	132,147,410.97	
Other businesses	2,293,730.40	45,300.00	670,864.13	559,210.00	
Total	185,800,099.09	133,222,735.95	185,819,979.03	132,706,620.97	

A breakdown of revenue:

	Amount for	Amount for the
Items	the period	previous period
Pharmaceutical sales	44,016,314.26	48,818,058.99
Treatments and general healthcare services	139,490,054.43	136,331,055.91
Total	183,506,368.69	185,149,114.90

2. Description of performance obligations

The performance obligation of treatments and general healthcare services refers to the provision of diagnosis and healthcare services to outpatients, which is usually completed when diagnosis and healthcare services are provided after the patients have paid the fees.

(V) Investment income

	Amount for	Amount for the
Items	the period	previous period
Income from long-term equity investments under the cost method	594,000.00	
Income from long-term equity investments under the equity method	-1,296,180.45	-1,629,853.53
Investment income from disposal of long-term equity investments		
Investment income from financial assets held for trading during		
the holding period		
Investment income from disposal of financial assets held for trading		
Total	-702,180.45	-1,629,853.53

"Audit Committee" the audit committee of the Board

"Beijing Yining Hospital" Beijing Yining Hospital Co., Ltd. (北京怡寧醫院有限公司), a company established in

the PRC with limited liability on August 17, 2015, one of the Company's indirect non-

wholly owned subsidiaries

"Board of Directors" or "Board" the board of directors of the Company

"Cangnan Kangning Hospital" Cangnan Kangning Hospital Co., Ltd. (蒼南康寧醫院有限公司), a company established

in the PRC with limited liability on June 15, 2012, one of the Company's wholly-owned

subsidiaries

"Chun'an Kangning Hospital" Chun'an Kangning Huangfeng Hospital Co., Ltd. (淳安康寧黃鋒醫院有限公司), a

company established in the PRC with limited liability on April 16, 2020, one of the

Company's indirect non-wholly owned subsidiaries

"Company" or "Wenzhou

Kangning Hospital"

Wenzhou Kangning Hospital Co., Ltd., a joint stock limited liability company established under the laws of the PRC, the H Shares of which are listed on the Main

Board of the Hong Kong Stock Exchange (Stock Code: 2120)

"Company Law" the Company Law of the People's Republic of China

"CG Code" the Corporate Governance Code contained in Appendix 14 to the Hong Kong Listing

Rules

"Director(s)" the director(s) of the Company

"Domestic Share(s)" ordinary share(s) in the share capital of the Company, with a nominal value of RMB1.00

each, which are subscribed for and paid up in RMB and are unlisted Shares which are

currently not listed or traded on any stock exchange

"Group" or "we" or "our" the Company and its subsidiaries

"Guanxian Yining Hospital" Guanxian Yining Hospital Co., Ltd. (冠縣怡寧醫院有限公司), a company established

in the PRC with limited liability on March 1, 2017, one of the Company's indirect non-

wholly owned subsidiaries

"H Share(s)" overseas listed foreign invested ordinary share(s) in the ordinary share capital of the

Company, with a nominal value of RMB1.00 each, listed on the Main Board of the

Hong Kong Stock Exchange

	"HKD"	the lawful currency of Hong Kong
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"Hong Kong" the Hong Kong Special Administrative Region of the PRC

"Hong Kong Listing Rules" the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong

Limited, as amended, supplemented or otherwise modified from time to time

"Hong Kong Stock Exchange" The Stock Exchange of Hong Kong Limited

"Hangzhou Cining Hospital" Hangzhou Cining Hospital Co., Ltd. (杭州慈寧醫院有限公司), a company established

in the PRC with limited liability on November 18, 2017, one of the Company's indirect

wholly owned subsidiaries

"Hangzhou Yining Hospital" Hangzhou Yining Hospital Co., Ltd. (杭州怡寧醫院有限公司), a company established

in the PRC with limited liability on August 25, 2016, one of the Company's indirect non-

wholly owned subsidiaries

"Heze Yining Hospital" Heze Yining Psychiatric Hospital Co., Ltd. (菏澤怡寧精神病醫院有限公司,), a company

established in the PRC with limited liability on April 6, 2017, one of the Company's

indirect non-wholly owned subsidiaries

"Incentive Share(s)" Non-tradable and non-listed Domestic Shares granted under the Equity Incentive

Scheme for subscription by the Participants through the employees' shareholding platform. According to the provisions under the Equity Incentive Scheme regarding Incentive Shares held by the Participants through the employees' shareholding platform, those Incentive Shares shall include the additional Shares in the event of conversion of capital reserve into share capital, bonus issues, share sub-division, etc.

by the Company, whether or not the Incentive Shares are already unlocked

"Jinyun Shuning Hospital" Jinyun Shuning Hospital Co., Ltd. (縉雲舒寧醫院有限公司), a company established in

the PRC with limited liability on February 15, 2019, one of the Company's non-wholly

owned subsidiaries

"Lucheng Yining Hospital" Wenzhou Lucheng Yining Hospital Co., Ltd. (溫州鹿城怡寧醫院有限公司), a company

established in the PRC with limited liability on April 2, 2020, one of the Company's

direct non-wholly owned subsidiaries

"Luqiao Cining Hospital" Taizhou Luqiao Cining Hospital Co., Ltd. (台州市路橋慈寧醫院有限公司, previously

known as Taizhou Luqiao Yining Hospital Co., Ltd. (台州市路橋恰寧醫院有限公司)), a company established in the PRC with limited liability on December 12, 2016, one of the

Company's indirect non-wholly owned subsidiaries

"Macau" the Macau Special Administrative Region of the PRC

"Model Code" the Model Code for Securities Transactions by Directors of Listed Issuers set out in

Appendix 10 to the Hong Kong Listing Rules

"Nanjing Yining Hospital" Nanjing Yining Hospital Co., Ltd. (南京怡寧醫院有限公司), a company established

in the PRC with limited liability on June 22, 2018, one of the Company's indirect non-

wholly owned subsidiaries

"Nomination Committee" the nomination committee of the Board

"Participant(s)" Directors, Supervisors, senior management of the Group (including the general

manager), core technical (business) personnel, and other persons who, in the opinion of the Board shall be awarded in accordance with the provisions of the Equity

Incentive Scheme and be granted with the Incentive Shares

"Pingyang Changgeng Yining

Hospital"

Pingyang Changgeng Yining Hospital Co., Ltd. (平陽長庚怡寧醫院有限公司), a company established in the PRC with limited liability on January 14, 2021, one of the

Company's wholly owned subsidiaries

"Pingyang Kangning Hospital" Pingyang Kangning Hospital Co., Ltd. (平陽康寧醫院有限公司), a company established

in the PRC with limited liability on November 2, 2015, one of the Company's indirect

wholly owned subsidiaries

"PRC" or "China" the People's Republic of China which, for the purpose of this interim report, excludes

Hong Kong, Macau and Taiwan

"Qingtian Kangning Hospital" Qingtian Kangning Hospital Co., Ltd. (青田康寧醫院有限公司), a company established

in the PRC with limited liability on April 1, 2011, one of the Company's wholly-owned

subsidiaries

"Quzhou Yining Hospital" Quzhou Yining Hospital Co., Ltd. (衢州怡寧醫院有限公司), a company established in

the PRC with limited liability on November 20, 2015, one of the Company's indirect

non-wholly owned subsidiaries

"Reporting Period" the six months ended June 30, 2021

"Remuneration Committee" the remuneration committee of the Board

"RMB" the lawful currency of the PRC

"SFO" the Securities and Futures Ordinance (Chapter 571 of the Laws of Hong Kong), as

amended, supplemented or otherwise modified from time to time

"Share(s)" share(s) in the share capital of the Company, with a nominal value of RMB1.00 each,

including the Domestic Share(s) and the H Share(s)

"Shareholder(s)"	holder(s) of the Share(s)
"Shenzhen Yining Hospital"	Shenzhen Yining Hospital (深圳怡寧醫院, previously known as Shenzhen Yining Hospital Co., Ltd. (深圳市怡寧醫院有限公司)), a company established in the PRC with limited liability on September 22, 2014, one of the Company's indirect non-wholly owned subsidiaries
"Strategy and Risk Management Committee"	the strategy and risk management committee of the Board
"subsidiary" or "subsidiaries"	has the meaning ascribed thereto in the Companies Ordinance (Chapter 622 of the Laws of Hong Kong)
"substantial Shareholder(s)"	has the meaning ascribed thereto in the Hong Kong Listing Rules
"Supervisor(s)"	the members of the Supervisory Committee
"Supervisory Committee"	the Company's supervisory committee established pursuant to the PRC Company Law
"Taizhou Kangning Hospital"	Taizhou Kangning Hospital Co., Ltd. (台州康寧醫院有限公司), a company established in the PRC with limited liability on June 30, 2016, one of the Company's indirect non-wholly owned subsidiaries
"Wenzhou Cining Hospital"	Wenzhou Cining Hospital Co., Ltd. (溫州慈寧醫院有限公司), a company established in the PRC with limited liability on January 25, 2006, one of the Company's non-wholly owned subsidiaries
"Wenzhou Guoda"	Wenzhou Guoda Investment Co., Ltd. (溫州國大投資有限公司), a company established in the PRC with limited liability on February 9, 2002, was one of the Company's indirect non-wholly owned subsidiaries. On June 24, 2021, the Company entered into the Equity Transfer Agreement with Mr. GUAN Weili, a connected person, to conditionally sell 75% equity interests in Wenzhou Guoda to Mr. GUAN Weili (for details, please refer to the announcement of the Company dated June 24, 2021)
"Wenzhou Ouhai Yining Elderly Hospital"	Wenzhou Ouhai Yining Elderly Hospital Co., Ltd. (溫州甌海怡寧老年醫院有限公司), a company established in China with limited liability on March 8, 2021, one of the nonwholly owned subsidiaries of the Company
"Yongjia Kangning Hospital"	Yongjia Kangning Hospital Co., Ltd. (永嘉康寧醫院有限公司), a company established in the PRC with limited liability on December 12, 2012, one of the Company's wholly owned subsidiaries
"Yueqing Kangning Hospital"	Yueqing Kangning Hospital Co., Ltd. (樂清康寧醫院有限公司), a company established in the PRC with limited liability on September 3, 2013, one of the Company' wholly

owned subsidiaries

溫州康寧醫院股份有限公司 Wenzhou Kangning Hospital Co., Ltd.