



SHANGHAI HENLIUS BIOTECH, INC. 上海復宏漢霖生物技術股份有限公司

(A joint stock company incorporated in the People's Republic of China with limited liability)
Stock Code: 2696



INTERIM REPORT 2020

ALIBABA GROUP HOLDING LIMITED
阿里巴巴集团控股有限公司
ALI INNOVATION

M I D N

To improve patients' lives by timely providing them with quality and affordable protein therapeutics through technical innovation and operational excellence.

V I D N

Be the most trusted and admired biotech company providing innovative and affordable medicines for all patients.

S O M C M E

Corporate Information	2
Operation Highlights	4
Management Discussion and Analysis	7
Independent Review Report	25
Interim Condensed Consolidated Statement of Profit or Loss	26
Interim Condensed Consolidated Statement of Comprehensive Income	27
Interim Condensed Consolidated Statement of Financial Position	28
Interim Condensed Consolidated Statement of Changes in Equity	29
Interim Condensed Consolidated Statement of Cash Flows	30
Notes to Interim Condensed Consolidated Financial Statements	32
General Information	46
Definitions	53

CORPORATE INFORMATION

Executive Director
Scott Shi-Kau Liu (*Chief Executive Officer*)

Non-Executive Directors
Qiyu Chen (陳啟宇) (*Chairman*)
Yifang Wu (吳以芳)
Xiaohui Guan (關曉暉)
Aimin Hui
Zihou Yan (晏子厚)¹
Jiemin Fu (傅潔民)²

Independent Non-Executive Directors
Tak Young So (蘇德揚)
Lik Yuen Chan (陳力元)
Guoping Zhao (趙國屏)
Ruilin Song (宋瑞霖)

Supervisors
Rongli Feng (馮蓉麗) (*Chairman*)³
Deli Kong (孔德力)
Jingyi Wang (王靜怡)
Yong Zhou (周勇) (*Chairman*)⁴
Kun Dai (戴昆) (*Chairman*)⁵

Audit Committee
Tak Young So (蘇德揚) (*Chairman*)
Lik Yuen Chan (陳力元)
Xiaohui Guan (關曉暉)

Management
Qiyu Chen (陳啟宇) (*Chairman*)
Guoping Zhao (趙國屏)
Ruilin Song (宋瑞霖)

Management
Ruilin Song (宋瑞霖) (*Chairman*)
Lik Yuen Chan (陳力元)
Yifang Wu (吳以芳)

Strategy Committee
Qiyu Chen (陳啟宇) (*Chairman*)
Scott Shi-Kau Liu
Yifang Wu (吳以芳)
Aimin Hui
Zihou Yan (晏子厚)¹
Tak Young So (蘇德揚)
Ruilin Song (宋瑞霖)
Jiemin Fu (傅潔民)²

Resolutions, Finance and Administration
Working Management Committee
Lik Yuen Chan (陳力元) (*Chairman*)
Tak Young So (蘇德揚)
Ruilin Song (宋瑞霖)
Zihou Yan (晏子厚)
Scott Shi-Kau Liu

Former Supervisors
Xinjun Guo (郭新軍)
Ching Ching Leung (梁晶晶) (*Fellow of the Hong Kong Institute of Chartered Secretaries*)

Notes:

1. Mr. Zihou Yan (晏子厚) was appointed as a non-executive Director and a member of the Strategy Committee on 19 February 2020.
2. Mr. Jiemin Fu (傅潔民) resigned as a non-executive Director and a member of the Strategy Committee on 19 February 2020.
3. Ms. Rongli Feng (馮蓉麗) was appointed as a supervisor and the chairman of the board of supervisors on 23 May 2020.
4. Mr. Yong Zhou (周勇) resigned as a supervisor and the chairman of the board of supervisors on 19 February 2020.
5. Ms. Kun Dai (戴昆) was appointed as a supervisor and the chairman of the board of supervisors on 19 February 2020. She resigned as a supervisor and the chairman of the board of supervisors with effect from 23 May 2020.



CORPORATE INFORMATION

ASSET MANAGEMENT SERVICES

Scott Shi-Kau Liu
Ching Ching Leung (梁晶晶)

HONG KONG CAPITAL LAND TRUST

9F, Innov Tower (Capitaland Building)
1801 Hongmei Road
Xuhui District
Shanghai
PRC

RESIDENTIAL SERVICES

Rooms 303-304, Building 7
No. 1999, Zhangheng Road
China (Shanghai) Pilot Free Trade Zone
PRC

PROPERTY MANAGEMENT SERVICES

Level 54
Hopewell Centre
183 Queen's Road East
Hong Kong

SECURITIES INVESTMENT SERVICES

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

MODULAR REFINANCING

Haitong International Capital Limited
8/F Li Po Chun Chambers
189 Des Voeux Road Central
Central
Hong Kong

AUSTRIAN REPORTING STANDARDS

Ernst & Young
Certified Public Accountants
22nd Floor, CITIC Tower
1 Tim Mei Avenue
Central
Hong Kong

LEGAL SERVICES

As to Hong Kong and U.S. laws:
Freshfields Bruckhaus Deringer
55th Floor, One Island East
Taikoo Place
Quarry Bay
Hong Kong

As to PRC law:
Llinks Law Offices
19/F and 16/F, One Lujiazui
68 Yin Cheng Road Middle
Shanghai
PRC

STOCK EXCHANGE

HENLIUS – B

2696

MOBILE NUMBER

www.henlius.com

OPERATION HIGHLIGHTS

FINANCIAL SUMMARY

1. The Group's total revenue increased by approximately RMB93.4 million to RMB110.4 million for the six months ended 30 June 2020, compared to RMB17.0 million for the six months ended 30 June 2019. Such revenue was from drug sales, research and development ("R&D") services provided to customers, and license revenue.
2. For the six months ended 30 June 2020, the Group recognised R&D expenditure of approximately RMB756.9 million, representing an increase of approximately RMB228.4 million as compared with approximately RMB528.5 million for the six months ended 30 June 2019.
3. The Group's total loss increased by RMB131.1 million to RMB448.0 million for the six months ended 30 June 2020, compared to RMB316.9 million for the six months ended 30 June 2019, mainly due to the expansion of R&D activities.



I R T I M I E H S I L H G I T H G



P S O U D T T C A H A H V E
N M B R E O C A E I L C I D E
A N W D T R H N A R T M E E
M M R O C S A E I L V C I I L T I B



V D W E R O E S M B E L I T G E N

漢利康

Applications for the addition of 2,000L drug substance production scale and 2,000L production equipment, and the addition of the specification of 500mg/50ml/vial on the basis of the original specification of 100mg/10ml/vial were approved by the NMPA in April 2020; the supplemental applications for the two new indications were approved by the NMPA in July 2020.

The Marketing Authorisation Application (MAA) for HLX02 trastuzumab injection (EU trade name: Zerceptac®) submitted by a wholly-owned subsidiary of Accord, the Group's business partner, was accepted by the European Commission (EC) in July 2020.

The NDA for HLX02 trastuzumab injection (trade name in mainland China: 漢曲優) was approved by the NMPA in August 2020.

Xuhui Facility has received the GMP certification issued by the EU in respect of HLX02 trastuzumab injection (EU trade name: Zerceptac®) drug substance (DS) and drug product (DP) line in April 2020, and has passed the on-site inspection conducted by Shanghai Medical Products Administration (上海市藥品監督管理局) in respect of HLX02 trastuzumab injection (trade name in mainland China: 漢曲優) drug substance (DS) south line and drug product (DP) No. 1 line in July 2020. As of the Latest Practicable Date, Xuhui Facility has completed the filing of production approval for new key equipment of four 2,000L bioreactors to Shanghai Medical Products Administration and the Group's overall commercial production capacity has been increased to 20,000L.

The Phase 3 clinical study for the treatment of metastatic colorectal cancer (mCRC) has completed in August 2020, and the trial has met the pre-defined primary endpoint.

The NDA for the treatment of metastatic colorectal cancer (mCRC) and advanced, metastatic or recurrent non-small cell lung cancer was accepted by the NMPA in September 2020.

Xuhui Facility has passed the on-site inspection conducted by Shanghai Medical Products Administration in respect of HLX03 (adalimumab injection) drug substance (DS) south line and drug product (DP) No. 1 line in September 2020.



OPERATION HIGHLIGHTS

R I I R W P O U D T P P C I L N I E E

The following table summarises our product and drug candidate pipeline as of the Latest Practicable Date:

				Pre-clinical	IND	Phase 1	Phase 2	Phase 3	NDA	Partner		
★	漢利康											
★	HLX02											
	HLX01 (rituximab)	CD20	Rheumatoid arthritis ⁽⁵⁾									
	HLX03 (adalimumab) ⁽⁶⁾	TNF-	Psoriasis, ankylosing spondylitis and rheumatoid arthritis									
	HLX04 (bevacizumab)	VEGF	Metastatic colorectal cancer and non-squamous non-small cell lung cancer									
			Wet age-related macular degeneration and diabetic retinopathy									
HLX10	Monotherapy	PD-1	MSI-H/dMMR solid tumours									
			Chronic hepatitis B									
	+ Chemo	PD-1	Metastatic esophageal squamous-cell carcinomas									
			Squamous non-small cell lung cancer									
			Extensive-stage small cell lung cancer									
			Gastric cancer									
	+HLX04	PD-1+VEGF	Non-squamous non-small cell lung cancer									
			Hepatocellular carcinoma									
+HLX07	PD-1+EGFR	Squamous cell carcinoma of the head and neck										
HLX07	EGFR	Solid tumours										
HLX05 (cetuximab) ⁽⁶⁾	EGFR	Metastatic colorectal cancer and squamous cell carcinoma of the head and neck										
HLX12 (ramucirumab)	VEGFR 2	Gastric cancer, metastatic non-small cell lung cancer and metastatic colorectal cancer										
HLX20	PD-L1	Solid tumours										
★ HLX22	HER2	Breast cancer and gastric cancer										
★ HLX55 ⁽⁶⁾	c-MET	Solid tumours										
HLX11 (pertuzumab)	HER2	Breast cancer										
HLX13 (ipilimumab)	CTLA-4	Melanoma, renal cell carcinoma and metastatic colorectal cancer										
★ HLX56 ⁽⁷⁾	DR4	Solid tumours										
HLX14 (denosumab)	RANKL	Osteoporosis										
★ HLX301	TIGIT Bispecific	Solid tumours										
★ HLX35	4-1BB Bispecific	Solid tumours										
★ HLX304	OX40 Bispecific	Solid tumours										
HLX71	S1 Protein of SARS-CoV-2	COVID-19 etc.										
HLX70	S1 Protein of SARS-CoV-2	COVID-19 etc.										
HLX15 (daratumumab)	CD38	Multiple myeloma										
HLX26	LAG3	Solid tumours										
HLX23	CD73	Solid tumours										
HLX16 (evolocumab)	PCSK9	Hypercholesterolemia, atherosclerotic cardiovascular disease etc.										
HLX24	CD47	Solid tumours										
HLX58	Claudin 18.2	Solid tumours										
HLX59	CD27	Solid tumours										
HLX51	OX40	Solid tumours										
HLX52	TIM-3	Solid tumours										
HLX53	TIGIT	Solid tumours										
HLX63	GPC3	Solid tumours										
HLX60	GARP	Solid tumours										

- Tumour-specific target
- Angiogenesis target
- Tumour immunology target
- Combination therapy
- Bispecific
- Others



MANAGEMENT DISCUSSION AND ANALYSIS

S . I S S U E R N I E V R W E E F O S T R H F I E T A H L F O T F R H A E D E

Adhering to our vision of “be the most trusted and admired innovative biotech company in the world by focusing on providing quality and affordable medicines for all patients”, and benefitting from our efficient biopharmaceutical industry-wide platform that integrates R&D, production and commercialisation into a whole, outstanding global regulatory registration and clinical operational capability, comprehensive quality management system as well as strong commercial operational capability, the Group has gradually made significant progress on product R&D and commercialisation during the Reporting Period.

MANAGEMENT DISCUSSION AND ANALYSIS

In April 2020, the Group received two Certificates of GMP Compliance of a Manufacturer, being the GMP Certificates, from Chief Pharmaceutical Inspectorate, being the hygiene supervision organization in Poland. The Company's drug substance (DS) line and drug product (DP) line for HLX02 trastuzumab injection (EU trade name: Zercepac®) at Xuhui Facility passed the GMP certification by the EU. In July 2020, the Group received the "Notification of the Results of the On-site Inspection of Pharmaceutical Production Base" (《藥品生產現場檢查結果告知書》) issued by Shanghai Medical Products Administration, notifying that the drug substance (DS) south line and drug product (DP) No. 1 line for HLX02 trastuzumab injection (trade name in mainland China: 漢曲優) at Xuhui Facility have successfully passed the on-site inspection by Shanghai Medical Products Administration.

1. MAB BIOSIMILARS THAT ARE EXPECTED TO BE COMMERCIALISED IN THE NEAR FUTURE

The NDA for HLX03 self-developed by the Group was accepted by the NMPA in January 2019 and is currently in the priority review process. As of the Latest Practicable Date, HLX03 for the treatment of plaque psoriasis indications has completed the phase 3 clinical trial in mainland China, which showed that the efficacy of HLX03 for moderate to severe plaque psoriasis is equivalent to that of the original drug, and it is similar to the original drug in terms of safety, immunogenicity and pharmacokinetics. Meanwhile, Xuhui Facility has passed the on-site inspection conducted by Shanghai Medical Products Administration in respect of HLX03 (adalimumab injection) drug substance (DS) south line and drug product (DP) No. 1 line. As of the Latest Practicable Date, the Phase 3 clinical study of the Avastin® biosimilar HLX04 (recombinant humanised anti-VEGF monoclonal antibody injection) developed by the Group for the treatment of metastatic colorectal cancer (mCRC) has completed and the trial has met the pre-defined primary endpoint. The NDA for its treatment of metastatic colorectal cancer (mCRC) and advanced, metastatic or recurrent non-small cell lung cancer was accepted by the NMPA.

2. CONTINUOUS AND EFFICIENT ADVANCEMENT ON CLINICAL RESEARCH PRODUCTS

As of the Latest Practicable Date, the Group has established a highly efficient and experienced global clinical development team to actively promote the clinical research of multiple candidate drugs in multiple locations around the world, and achieved promising progress. HLX10 (PD-1) is the core innovative mAb in the Group's product pipeline. As of today, HLX10 (PD-1) has been successively approved for clinical trials in the United States, Taiwan, China and mainland China. While actively promoting the clinical development of HLX10 (PD-1), the Group is also actively implementing the differentiated strategy of "Global + Combo". With HLX10 (PD-1) as the core, and combining with other pharmaceutical products, clinical trials are being conducted simultaneously in multiple countries and regions worldwide. As of the Latest Practicable Date, "HLX10 + chemotherapy" is used to treat locally advanced/metastatic esophageal squamous cell carcinoma, locally advanced or metastatic squamous non-small cell lung cancer, previously untreated extensive-stage small cell lung cancer, neoadjuvant/adjuvant treatment of gastric cancer, and advanced cervical cancer that five phase 2/3 clinical trials have all completed the first-in-patient dosing in mainland China. The "HLX10 + HLX04" Phase 2 clinical trial for the treatment of advanced hepatocellular carcinoma and the Phase 3 clinical trial for the treatment of non-squamous non-small cell lung cancer were both completed in mainland China. In March 2020, the first patient dosing in mainland China was completed in a Phase 2 clinical trial of HLX10(PD-1) in combination with albumin-bound paclitaxel for the treatment of advanced cervical cancer (CC) patients who have failed to respond to the first-line standard chemotherapy. In April 2020, the first-in-patient dosing in Turkey was completed in a Phase 3 clinical trial to compare HLX10(PD-1) in combination with chemotherapy (carboplatin nab-paclitaxel) against chemotherapy (carboplatin nab-paclitaxel) as first-line therapy for locally advanced or metastatic squamous non-small cell lung cancer (sqNSCLC). In the same month, the first patient dosing in Turkey was completed in a Phase 3 clinical trial of HLX10(PD-1) or placebo in combination with chemotherapy (Carboplatin-Etoposide) in previously untreated patients with extensive-stage small cell lung cancer (ES-SCLC). In July 2020, the first patient dosing in mainland China was completed in a Phase 2 clinical trial of HLX10(PD-1) in combination with recombinant anti-EGFR humanised monoclonal antibody injection (HLX07) for the treatment of recurrent or metastatic head and neck squamous cell carcinoma.

The Group has also promoted clinical research on a number of other products in an orderly manner: As of the Latest Practicable Date, the innovative anti-PD-L1 mAb HLX20 is in the Phase 1 clinical trial in Australia, which is expected to be combined with other products to develop tumour immunotherapy, and to be widely used in the treatment of solid tumours. In March 2020, the first patient dosing in Taiwan, China was completed in a Phase 1 clinical trial of HLX55 monoclonal antibody for injection (“HLX55”) for the treatment of advanced solid tumours refractory to standard therapy. In March 2020, recombinant humanised anti-EGFR monoclonal antibody injection (“HLX07”) has demonstrated its good safety and tolerability in a prospective, open-labelled, dose-escalation Phase 1 clinical trial designed to assess it in the treatment for metastatic or recurrent epithelial tumours refractory to standard therapy, and the relevant clinical study report has been finished. As of today, the improved innovative anti-EGFR mAb HLX07 is in the Phase 1b/2 clinical trial process and is expected to be used in the treatment for nasopharyngeal cancer, colorectal cancer and other solid tumour indications.

3. ACCELERATING THE DEVELOPMENT OF MULTIPLE PRE-CLINICAL RESEARCH PROJECTS

The Group accelerated the development of the pre-clinical research pipeline simultaneously. In January 2020, the investigational new drug application (IND) of ipilimumab biosimilar HLX13 (recombinant anti-CTLA-4 fully humanised monoclonal antibody injection) was accepted by the NMPA, whose indications include: (i) unresectable or metastatic

MANAGEMENT DISCUSSION AND ANALYSIS

The following table demonstrates the product development plans and results of the Group from the beginning of 2020 to the Latest Practicable Date:

HLX01 (漢利康)	<ul style="list-style-type: none"> - In April 2020, addition of 2,000L drug substance production scale and 2,000L production equipment was approved by the NMPA - In April 2020, the addition of 500mg/50ml/vial to the original specification of 100mg/10ml/vial was approved by the NMPA - In July 2020, supplemental applications for two new indications were approved by the NMPA 	
HLX02 trastuzumab injection (trade name in mainland China: 漢曲優; EU trade name: Zercepac®)	<ul style="list-style-type: none"> - In April 2020, Xuhui Facility's drug substance (DS) and drug product (DP) line for HLX02 trastuzumab injection (EU trade name: Zercepac®) passed the GMP inspection by the EU - In July 2020, the MAA of HLX02 trastuzumab injection (EU trade name: Zercepac®) has been officially approved by the European Commission (EC) - In July 2020, Xuhui Facility's drug substance (DS) south line and drug product (DP) No. 1 line for HLX02 trastuzumab injection (trade name in mainland China: 漢曲優) passed the on-site inspection conducted by the Shanghai Medical Products Administration - In August 2020, the NDA of HLX02 trastuzumab injection (trade name in mainland China: 漢曲優) was approved by the NMPA 	<ul style="list-style-type: none"> - In March 2020, the Company entered into an exclusive licence agreement with Mabxience, granting it the exclusive licence for the development and commercialisation of HLX02 trastuzumab injection for oncology treatment in Argentina, Uruguay and Paraguay - In June 2020, the Company entered into the Amendment to the License Agreement with Accord in respect of HLX02 trastuzumab injection (EU trade name: Zercepac®). On the basis of the License Agreement entered into by both parties for HLX02 trastuzumab injection (EU trade name: Zercepac®) in June 2018, the Amended Agreement is made in respect of the new specifications and the corresponding milestone payment arrangement no more than USD3.08 million, and the adjustment in the royalties of HLX02.
HLX03 (adalimumab)	<ul style="list-style-type: none"> - In January 2019, NDA of HLX03 (adalimumab) was accepted by the NMPA and is currently in the priority review process - In September 2020, Xuhui Facility has passed the on-site inspection conducted by Shanghai Medical Products Administration in respect of HLX03 (adalimumab) drug substance (DS) south line and drug product (DP) No. 1 line 	



MANAGEMENT DISCUSSION AND ANALYSIS

HLX04 (bevacizumab)	<ul style="list-style-type: none"> - In August 2020, Phase 3 clinical trial of HLX04 (bevacizumab) for the metastatic colorectal cancer indication was completed in mainland China. - In September 2020, the NDA for HLX04 (bevacizumab) for the treatment of metastatic colorectal cancer (mCRC) and advanced, metastatic or recurrent non-small cell lung cancer was accepted by the NMPA
HLX01 (漢利康)	<ul style="list-style-type: none"> - Phase 3 clinical trial of rheumatoid arthritis indication completed the enrollment of patients
HLX10 (innovative anti-PD-1 mAb)	<ul style="list-style-type: none"> - Phase 2 clinical trial in progress (chronic hepatitis B; unresectable or metastatic microsatellite instability-high or mismatch repair-deficient solid tumours that fails to respond to the standard therapy)
HLX10+HLX04	<ul style="list-style-type: none"> - Phase 3 clinical trial in progress (metastatic non-squamous non-small cell lung cancer) - Phase 2 clinical trial in progress (advanced hepatocellular carcinoma)
HLX10+HLX07	<ul style="list-style-type: none"> - In July 2020, Phase 2 clinical study for the treatment of recurrent or metastatic head and neck squamous cell carcinoma (HNSCC) completed the first patient dosing in mainland China
HLX10+chemotherapy	<ul style="list-style-type: none"> - Five Phase 2/3 clinical trials ongoing (locally advanced/metastatic esophageal squamous cell carcinoma, extensive-stage small cell lung cancer, gastric cancer, locally advanced or metastatic squamous non-small cell lung cancer, advanced cervical cancer)
HLX55 (innovative anti-c-MET mAb)	<ul style="list-style-type: none"> - In March 2020, Phase 1 clinical study completed the first patient dosing in Taiwan, China
HLX07 (improved innovative anti-EGFR mAb)	<ul style="list-style-type: none"> - Phase 1b/2 clinical trial in progress in mainland China - In March 2020, the recombinant humanised anti-EGFR monoclonal antibody injection (HLX07) has demonstrated its good safety and tolerability in a prospective, open-labelled, dose-escalation Phase 1 clinical trial designed to assess it in the treatment for metastatic or recurrent epithelial tumours refractory to standard therapy, and the relevant clinical study report has been finished.



MANAGEMENT DISCUSSION AND ANALYSIS

HLX13 (ipilimumab)	– In April 2020, IND was approved by the NMPA
HLX11 (pertuzumab)	– In January 2020, IND was approved by the NMPA – In September 2020, Phase 1 clinical study completed the first patient dosing in mainland China
HLX14 (denosumab)	– In May 2020, IND was approved by the NMPA
HLX56 (anti-DR4 mAb)	– In May 2020, the clinical trial for the treatment of advanced solid tumours refractory to standard therapy has been approved by the Ministry of Health and Welfare of Taiwan

(II) FORWARD-LOOKING PRODUCTION CAPACITY LAYOUT WITH HIGH COST-EFFICIENCY

In order to meet the expected demand for the gradual marketing of candidate drugs in the Group's product pipelines, the Group has formulated a phase-based capacity planning for the product development cycle, gradually improved and enhanced large-scale production capacity based on a sound quality management system, and maintained high quality standards while expanding production capacity and improving cost-efficiency. Meanwhile, the Group has established a quality control system that complies with international quality standards, covering the entire life cycle from project development to material management, product production, quality control, product supply chain management, and product follow-up after marketing, which lays a solid foundation for the commercialisation in multiple jurisdictions and regions.

As of the end of the Reporting Period, the Group has established Xuhui Facility, a biopharmaceutical production facility in Shanghai Caohejing Hi-Tech Park, which covers a total area of approximately 11,000 square metres. Xuhui Facility and its supporting quality management system have passed a number of on-site inspections and/or audits by EU qualified person and international business partners, which can meet the Group's short-term production needs. In April 2020, the Group received two Certificates of GMP Compliance of a Manufacturer from Chief Pharmaceutical Inspectorate, being the hygiene supervision organization of Poland. The Company's drug substance (DS) and drug product (DP) line for HLX02 trastuzumab injection (EU trade name: Zerceptac®) at Xuhui Facility passed the GMP certification by the EU. In July 2020, the Group received the "Notification of the Results of the On-site Inspection of Pharmaceutical Production Base" (《藥品生產現場檢查結果告知書》) issued by Shanghai Medical Products Administration, notifying that the drug substance (DS) south line and drug product (DP) No. 1 line for HLX02 trastuzumab injection (trade name in mainland China: 漢曲優) at Xuhui Facility have successfully passed the on-site inspection by Shanghai Medical Products Administration. In September 2020, the Group received the "Notification of the Results of the On-site Inspection of Pharmaceutical Production Base" (《藥品生產現場檢查結果告知書》) issued by Shanghai Medical Products Administration, notifying that the drug substance (DS) south line and drug product (DP) No. 1 line for HLX03 (adalimumab injection) at Xuhui Facility have successfully passed the on-site inspection by Shanghai Medical Products Administration. As of the Latest Practicable Date, the Xuhui Facility has completed the filing of production approval for new key equipment of four 2,000L bioreactors to Shanghai Medical Products Administration. The Group's overall commercial production capacity has been increased to 20,000L. To further improve the capacity plan, the Group also commenced the construction of the manufacturing facility at Guangfu Lin Road at Songjian District of Shanghai. The planned production capacity of the Songjiang First Plant was 24,000L including formulation filling line, which was the preparation for the Group's estimated production needs before Songjiang Second Plant was built and put into operation. Songjiang First Plant has conducted GMP production for clinical samples in the drug substance workshop from May 2020, and has built four 2,000L bioreactors. During the Reporting Period, in order to promote the development and industrialisation of continuous flow technology, the Group invested in the construction of continuous production pilot workshop at Songjiang First Plant, and completed relevant design and procurement of key equipment. In compliance with long-term production

(III) ADVANCED COMMERCIALISATION STRATEGY AND LAYOUT

Based on the mission of “to improve patients’ lives by timely providing them with quality and affordable protein therapeutics through technical innovation and operational excellence”, the Group continues to explore efficient business operation models with the purpose of improving the accessibility and affordability of biopharmaceuticals, implementing a commercialisation strategy of “focusing on product portfolio, production capacity and commercial operations, to be the biomedical leader in China”. The Group’s commercialisation team comprises five major segments: marketing, channel management, pricing and market access, domestic sales, and strategic planning, with a complete organisational structure and a clear division of responsibilities. It is expected to effectively promote the Group’s commercialisation and achieve a stable growth of sales scale.

- **COMMERCIALISATION PLANNING FOR HLX01 漢利康 (PRODUCTS TREATING HAEMATOLOGICAL TUMOURS)**

As the first domestic biosimilar in the strict sense, HLX01 漢利康 was successfully approved for marketing in 2019, which marked the start of exploitation of the domestic biosimilar market. After the launch of HLX01 漢利康, Jiangsu Fosun, a subsidiary of Fosun Pharma (controlling shareholder of the Company) is responsible for the drug’s commercial sales in mainland China. Jiangsu Fosun has a professional academic promotion team for key hospitals and a mixed-line sales team for the broader market. All members of two teams passed the technical training and assessment in related professional fields, with solid medical knowledge and communication skills.

In the first half of 2020, inclusion of HLX01 漢利康 into the procurement platform of medical insurance system in each province of mainland China has progressed smoothly. As of the end of June 2020, 29 out of 30 provinces in mainland China have approved HLX01 漢利康’s inclusion into the medical insurance procurement platform, and 26 provinces have completed official platform/filed procurement, laying the foundation for subsequent commercial sales of HLX01 漢利康.

From the beginning of 2020 to now, HLX01 漢利康 made a significant progress in the aspects of registration and approval. In April 2020, applications for the addition of 2,000L drug substance production scale and 2,000L production equipment and new 500mg/50ml/vial specifications were approved by the NMPA. In July 2020, supplemental applications for two new indications of HLX01 漢利康, including (1) the monotherapy maintenance therapy after complete or partial response under rituximab in combination with chemotherapy for patients with initially-treated follicular lymphoma; (2) fludarabine and cyclophosphamide (FC) combination therapy for patients with previously-untreated or relapsed/refractory chronic lymphocytic leukaemia (CLL), were approved by the NMPA. The Group will also promote the approval for HLX01 漢利康 in treating the rheumatoid arthritis indication. Increased production scale and production equipment, as well as new specifications and indications, will provide a strong guarantee of HLX01 (漢利康) production capacity, benefit a wider range of patients, and realise drug usages with more affordable price via combinations among different scales.

- **COMMERCIALISATION PLANNING FOR HLX02 漢曲優 (PRODUCTS TREATING BREAST CANCER AND GASTRIC CANCER)**

Being committed to providing quality and affordable innovative biopharmaceuticals to patients worldwide, the Group’s products mainly focus on the field of oncology treatment, and this part of the product is planned to be promoted in mainland China by a self-built commercialisation team of the Group.

HLX02 trastuzumab injection is the core tumour product of the Group. HLX02 漢曲優 is also the first product whose sales and promotion in mainland China will be led by the Group’s self-built commercialisation team. In order to successfully conduct the commercialisation of HLX02 漢曲優, the Group has devised a commercialisation strategy and established a core commercialisation management team. The commercialisation team comprises five major segments, namely marketing, channel management, pricing and market access, domestic sales and strategic planning. As of the end of the Reporting Period, the Group has established a commercial team of 310 people for the Chinese market, of which the core management team is composed of more than 100 experts with extensive industry experiences. The Group will continue to actively expand the coverage of each segment based on the admission progress of the product in various regions, and facilitate the construction of the marketing segment in an orderly manner based on its plans, aiming to cover more than 260 cities in the six major sales regions of the Country.

MANAGEMENT DISCUSSION AND ANALYSIS

- **COMMERCIALISATION PLANNING FOR HLX03 PRODUCTS (PRODUCTS TREATING AUTOIMMUNE DISEASES)**

According to the cooperation agreement signed between the Company and Jiangsu Wanbang, a subsidiary of Fosun Pharma, Jiangsu Wanbang will be responsible for the drug's commercial sales in China after the product launch of HLX03, and it has a large-scale professional autoimmune rheumatic business department and a mixed-line sales team for more markets, which are equipped with professional communication skills and medical knowledge as well as the experience in successful commercialisation of 優立通 (febuxostat tablets) in the field of rheumatism treatment. In order to improve the standardised medical services for patients with rheumatism in mainland China, an online management system for patients with rheumatism was set up on the internet hospital of Jiangsu Wanbang Cloud Health Technology Co., Ltd.* (江蘇萬邦雲健康科技有限公司) (a subsidiary of Jiangsu Wanbang) in the first half of 2020. Meanwhile, to coordinate the launch of HLX03 products, the sales team of Jiangsu Fosun has also further optimised and improved the dedicated sales team's level of professionalism.

(IV) RESULTS OF INTERNATIONALISED LAYOUT

Based on the internationalised positioning set at the Group's establishment and the long-term internationalisation strategy, the Group actively implements a comprehensive internationalised R&D and operation strategies, and promotes the smooth development of commercialisation of products in the international market. With the feature of "global linkage, integrated innovation" as the product development concept, the Group possesses R&D laboratories in China Shanghai, China Taipei, and USA California, and the three R&D centres collaborate closely to ensure highly productive and cost-effective R&D processes to jointly create a diverse and complete technology platform and strong independent R&D capabilities, laying a solid foundation for the Group's internationalisation strategy and entering the international market.

At the same time, the Group is proactively carrying out its global commercialisation layout. Prior to the products to be approved for marketing, it has reached strategic commercialisation cooperation with some of the world's leading pharmaceutical companies in order to rapidly occupy the global market share through the partners' existing capabilities and resources. As of the Latest Practicable Date, the Group has signed commercial cooperation agreements with international pharmaceutical companies such as Accord, Cipla Limited, Biosidus S.A., Jacobson Medical (Hong Kong) Limited, KG

In 2020, the Group will further expand its biopharmaceutical product portfolio covering oncology, auto-immune diseases and more fields, capitalise the achieved first-entrant advantages to further advance the implementation of the Group's internationalisation strategy, improve the production base construction, expand production capacity and accelerate the commercialisation of more high-quality biological products to benefit more patients worldwide.

(I) CAPITALISE ON FIRST-ENTRANT ADVANTAGES AND ACCELERATE THE LAUNCH OF COMMERCIAL SALES

As one of the leading domestic biopharmaceutical companies, the Group actively responds to national calls and complies with national pharmaceutical reforms to provide patients with high-quality and affordable biopharmaceuticals. Meanwhile, the Group has clearly established a comprehensive and efficient business operation model in five major segments including marketing, channel management, pricing and market access, domestic sales and strategic planning with patient-centric, and continue to promote the successful commercialisation of more products, so as to improve the accessibility and affordability of biopharmaceuticals. Given the low development risk and identified market potential of biosimilars, the Group will continue to accelerate the domestic commercialisation of multiple biosimilar products in the pipeline. HLX02 trastuzumab injection (trade name in mainland China: 漢曲優) was approved for launching by the NMPA in August 2020. HLX03 is expected to be approved for launching in the second half of 2020 or the first half of 2021 and to become the main driving factor other than HLX01 漢利康 and HLX02 trastuzumab injection (EU trade name: Zercepac®) for the Group's short-term revenue growth.

HLX02 trastuzumab injection (trade name in mainland China: 漢曲優) is the core tumour product whose sales promotion in mainland China will be led by the Group's self-built commercialisation team. In order to successfully commercialise it in China, the Group will continue to strengthen market access capacity-building, promote the rapid landing of national health insurance, and will plan to cover about 1,500 hospitals at all levels nationwide in the second half of 2020. In the second half of 2020, the Group also plans to actively cooperate with relevant corporations in fields such as medical big data, HER2 testing, innovative payment, and patient education to build a treatment ecosystem for HER2-positive patients. Nonetheless, the Group will actively explore the huge potential of the county market in the PRC and gradually realise the grand vision of "not leaving a HER2-positive patient behind".

In the second half of 2020, the Group will continue to strengthen the sales landing of HLX01 漢利康, capitalise the first-entrant advantages, and maintain close work with Jiangsu Fosun to focus on the continued growth of HLX01 漢利康 in the field of haematological tumours. With the releasing production capacity resulting from the approval of 2,000L production scale, and the successful approval of two new indications of HLX01 漢利康, it is expected to promote the continuous growth of the sales scale of HLX01 漢利康 and the gradual reduction of production costs, further enhancing its market competitiveness. Meanwhile, the Group will continue its cooperation with Jiangsu Wanbang to carry out preparation for sales of HLX03, and make full use of Jiangsu Wanbang's successful commercialisation experience in the field of rheumatology treatment product 優立通 (febuxostat tablets) to further improve the online management system for patients with rheumatism, build an Internet platform "Youxue Hospital" (優學醫院), and manage those patients in advance, implementing the concept construction before the product launch, and fully preparing for the future commercialisation of HLX03.

(II) MAINTAIN HIGH-QUALITY STANDARDS AND EFFICIENTLY PLAN PRODUCTION CAPACITY CONSTRUCTION AND UTILISATION

The Group will further improve the production system construction in accordance with the product R&D and launching plan, complete the production base construction and increase production capacity to provide strong guarantees for the successive commercial sales of products while achieving efficient utilisation of production capacity. The Group's Xuhui Facility plans to continually improve production efficiency through a series of lean management and process optimisation initiatives to reduce production costs. At the same time, the Group will continue to focus on the development and industrialisation of continuous flow technology in the second half of the year, with a view to ensure productivity and quality in large-scale commercial production of future products. In 2019, the Group has started construction of Songjian First Plant to prepare for the estimated capacity demand before the Songjiang Second Plant was put into operation. The planned production capacity of the Songjiang First Plant was 24,000L, including formulation filling line. The drug substance workshop has started the GMP production of clinical samples since May 2020, and is expected to complete validation of commercial production during 2020. In order to achieve long-term capacity planning, the Group will continue to promote construction of the Songjiang Second Plant for enhancing the overall production capacity of the Group. The structure of the Songjiang Second Plant Phase 1 project main production building is completed and will be put into trial production and conduct related verification work in 2021. Upon completion of construction, the Songjiang Second Plant will become the Group's base for R&D, pilot production and production of mAb biopharmaceutical drugs. This will further enhance the Group's market competitiveness in core business area, and satisfy the commercialised production demand for biosimilar and bio-innovative drugs of the Group.

(III) ACTIVELY PROMOTE R&D OF INNOVATIVE DRUGS BASED ON OUR EXTENSIVE PIPELINE

The Group will fully utilise the globally integrated independent development platform, keep up with the international trend, continue to expand and enrich the product target layout, optimise the development platform of bi-specific antibodies, and create a high-quality and affordable innovative product pipeline. In the second half of 2020, the Group will actively carry out and promote the development of innovative drugs based on the existing extensive product pipelines and mature R&D platforms. NDAs for the Group's self-developed core product innovative drug HLX10 (PD-1) are planned to be submitted to the NMPA in 2021. Meanwhile, clinical trials of combined immunotherapy of tumours with HLX10 (PD-1) as the core, for indications such as recurrent or metastatic HNSCC and metastatic colorectal cancer, are also planned to be further advanced in the second half of 2020.

While rapidly advancing the progress of clinical trials of candidate drugs in the pipeline, the Group will also continue to effectively and efficiently promote the preclinical R&D process of products under development, and accelerate the deployment of HLX26 innovative anti-LAG3 mAb, HLX23 innovative anti-CD73 mAb, HLX15 daratumumab biosimilar and other products in the global registration and approval of multiple products, and then carry out clinical research programs. At present, the Group's mAb product pipeline has extensively covered tumour-specific targets (such as EGFR, HER2 and c-Met), anti-angiogenesis targets (such as VEGF and VEGFR2) and tumour immunotherapeutic targets (such as PD-1, PD-L1, CTLA-4, LAG3, TIGIT and CD73) and during the development, the Group has accumulated a wealth of research data and practical experience on the target biological pathways and antibody interactions as well as the relationship between antibody structure and pharmacodynamics. Synthesising such data and experience, and relying on the Group's comprehensive bi-specific antibody development platform, newly optimised phage library of humanised monoclonal antibody and strong clinical trial advancing capabilities, it is expected to make important breakthroughs in the R&D of bi-specific antibodies containing PD-1, PD-L1, EGFR and HER2 targets.

As of the Latest Practicable Date, HLX71, the Group's self-developed ACE2-Fc fusion proteins product against COVID-19, and HLX70, developed anti-S1 fully human monoclonal neutralising antibody in cooperation with Sanyou Biopharmaceuticals Co., Ltd. and Shanghai ZJ Bio-Tech Co., Ltd., both of which were approved as a project under the "Public Safety Risk Prevention and Control and Emergency Response Technology and Equipment (公共安全風險防控與應急技術裝備)" of the key R&D program of China, and it is expected to submit its IND in the second half of 2020. On this basis, the Group will also continue to explore the feasibility of HLX71+HLX70 combination, and is expected to play an active role in the prevention and treatment of COVID-19 through the synergy between HLX71 and HLX70.

The Group will continue to capitalise on its international resources and advantages, further establish differentiated R&D pipelines to expand and optimise existing product pipelines, and further promote the R&D of the Group's innovative drugs.

(IV) MAINTAIN EFFICIENT OPERATIONS AND FURTHER PROMOTE THE IMPLEMENTATION OF INTERNATIONALISATION STRATEGIES

In the second half of 2020, the Group will continue to maintain the efficient operation of multiple R&D centres around the world and leverage the unique advantages of each centre: the California R&D centre in the United States continues to lead the application of cutting-edge technologies and expand the layout of differentiated targets; the Taipei R&D centre has rapidly promoted the development of animal experiments for innovative products and the development of the Phase 1 of clinical research based on the established animal experiment model. The Shanghai R&D centre has continued to improve the production process, formulation development and other process development to achieve product process optimisation.

In the second half of 2020, the Group will also continue to propel the international commercialisation of its products, actively promote the commercial cooperation for products, and promote the global registration and clinical research of multiple projects. As of the Latest Practicable Date, the Group's drug substance (DS) line and drug product (DP) line for HLX02 trastuzumab injection (EU trade name: Zercepac[®]) at Xuhui Facility have passed the Good Manufacturing Practice (GMP) certification by the EU. The Marketing Authorisation Application (MAA) for HLX02 trastuzumab injection (EU trade name: Zercepac[®]) submitted by a business partner of the Group for the treatment of HER2-positive early-stage breast cancer, HER2-positive metastatic breast cancer and untreated HER2-positive metastatic adenocarcinoma of the stomach/gastroesophageal junction has been approved by European Commission (EC). The Group will continue to collaborate with Accord, our cooperative partner, in actively proceeding with the commercialisation for HLX02 trastuzumab injection (EU trade name: Zercepac[®]) in the EU. Meanwhile, the Group will continue to seek potential strategic cooperation with more international partners through business development, and will further promote core products into a broader international market through these international strategic partners, in particular for the entry to emerging markets with significant unfulfilled medical needs for affordable pharmaceutical products, to benefit patients overseas while actively searching for potential targets in order to make the Group's product pipeline more extensive.

MANAGEMENT DISCUSSION AND ANALYSIS

I I I F N A R A I L C V W E E

(I) REVENUE

The Group began the commercialisation of HLX01 (漢利康) in China in May 2019. Prior to that, the Group did not commercialise any products and therefore did not generate revenue from the sale of products. The total revenue of the Group for the six months ended 30 June 2020 was approximately RMB110.4 million, representing an increase of approximately RMB93.4 million as compared with that for the six months ended 30 June 2019, which was mainly from the sales growth of the commercialisation of the Group's core product. According to the cooperation arrangement with Fosun Pharmaceutical Industrial Development, Fosun Pharmaceutical Industrial Development fully reimbursed the related expenditures incurred for clinical trials of HLX01 (漢利康) conducted by the Group after the signing of relevant cooperation agreement. After the commercialisation of HLX01 (漢利康), the Group was responsible for the production and the supply of HLX01 (漢利康) to Fosun Pharmaceutical Industrial Development in China, and shared a portion of the profit with Fosun Pharma Industrial Development from the sales in China pursuant to the contract. For the six months ended 30 June 2020, primarily through the profit sharing arrangements under the cooperation agreement with Fosun Pharmaceutical Industrial Development, the Group achieved a total sales revenue of HLX01 (漢利康) of RMB95.8 million, and realised licensing income of RMB5.2 million. We intend to further raise public awareness of HLX01 (漢利康) by ramping up our marketing and sales efforts. We also plan to market our drug products through our commercialisation partners under well-established strategies.

On 25 September 2019, the Group entered into a cooperative R&D and commercialisation agreement with KG Bio on HLX10 (the Group's bio-innovative drug with original and exclusive patents and technical knowledge). For the six months ended 30 June 2020, the Group recognised the revenue from R&D services of approximately RMB9.2 million.

(II) COST OF SALES

The Group's cost of sales primarily represents reagents and consumables, employee compensation, outsourcing expenses, utilities expenses and depreciation and amortisation. For the six months ended 30 June 2020, the Group recorded cost of sales of RMB58.4 million, representing an increase of approximately RMB47.1 million as compared with that for the six months ended 30 June 2019, which was due to the production cost of HLX01 (漢利康).

(III) GROSS PROFIT

For the six months ended 30 June 2020, the Group recorded a gross profit of RMB52.0 million, representing an increase of approximately RMB46.3 million as compared with that for the six months ended 30 June 2019, with an increase rate of 812.3%, mainly because the Group received the NDA approval for HLX01 (漢利康) in mainland China in February 2019.



(IV) OTHER INCOME AND GAINS

Other income and gains of the Group mainly included bank interest income and government grants income. Government grants included (1) government grants for capital expenditure in relation to the purchase of machinery and equipment (recognised over the useful life of the relevant assets); (2) incentives for R&D activities and interest support as well as other supports (recognised after satisfying certain conditions promulgated by the government).

For the six months ended 30 June 2020, the Group recognised other income and gains of approximately RMB34.3 million.

	2020				2019	
	R	M	0 0 0 B		RMB' 000	
	U				Unaudited	
Government grants	1	.	7	8	5	2,452
Exchange gains	1	.	0	2	7	-
Interest income	.	6	7	7	3	8,813
Others	4	9	7			81
T	4	.	43	2	5	11,346

(V) R&D EXPENDITURE

	2020				2019	
	R	M	0 0 0 B		RMB' 000	
	U				Unaudited	
R&D employee salaries	1	1	0	0		70,131
Clinical trials	9	.	3	2	5	18,375
Reagents and consumables	64	.	3	7		34,016
Depreciation and amortisation	.	4	3	2	0	23,782
Share-based compensation	4	.	2	2	0	33,829
Outsourcing fees	1	.	4	7	2	22,119
Utilities	.	7	2	8	7	2,001
Consulting expense	.	6	6	3	5	5,741
Others	4	9	2	7	5	15,164
T	9	3	3	2	7	225,158
Clinical trials	19	.	0	0		187,068
R&D employee salaries	6	6	0	3		40,918
Reagents and consumables	.	3	0	8	7	20,067
Share-based compensation	19	3	1	7		14,735
Outsourcing fees	14	.	1	9	5	9,183
Utilities	.	1	7	7	5	2,378
Depreciation and amortisation	.	6	2	2	5	16,106
Others	.	2	7	3	2	12,898
T	6	3	39	3	2	303,353



MANAGEMENT DISCUSSION AND ANALYSIS

For the six months ended 30 June 2020, the Group recognised R&D expenditure of approximately RMB756.9 million, representing an increase of approximately RMB228.4 million or approximately 43.2% as compared with approximately RMB528.5 million for the six months ended 30 June 2019. The increase in our total R&D expenditure was mainly due to (1) the increases in clinical trial expenditure and costs of pre-clinical studies in line with our expanding pipeline and progress of R&D activities; (2) the increases in the number of R&D employees and their salaries; and (3) the continuous development of overall progress of clinical trials as anticipated.

(VI) ADMINISTRATIVE EXPENSES

Administrative expenses mainly included administrative staff costs, office administrative expenses, depreciation and amortisation, etc.

For the six months ended 30 June 2020, the Group recognised administrative expenses of approximately RMB63.2 million as compared to that of RMB66.1 million for the six months ended 30 June 2019. Administrative expenses of the Group was mainly derived from (1) the salaries of administrative employees as required by the expansion of the Company's operations and development; (2) office administrative expenses in conjunction with business development; and (3) other consultation fees.

(VII) SELLING AND DISTRIBUTION EXPENSES

The Group's selling and distribution expenses mainly included salaries and other expenses as well as promotional activity expenses.

For the six months ended 30 June 2020, the Group recognised selling and distribution expenses of approximately RMB56.6 million with an increase of approximately RMB43.7 million as compared to those of approximately RMB12.9 million for the six months ended 30 June 2019. Such increase was mainly because the Group established a business operation team ahead of the upcoming formal launch of HLX02 and various commercial activities continuously increased during the Reporting Period.

(VIII) OTHER EXPENSES

For the six months ended 30 June 2020, the Group recognised other expenses of approximately RMB4.5 million, representing a decrease of RMB4.0 million as compared to those of RMB8.5 million for the six months ended 30 June 2019. Other expenses were mainly related to the donation to various charitable organizations during the Reporting Period.

(IX) INCOME TAX EXPENSE

For the six months ended 30 June 2020 and 2019, the Group did not incur any income tax expenses.

(X) LOSS FOR THE PERIOD

In view of the above, the Group's loss increased by RMB131.1 million from RMB316.9 million for the six months ended 30 June 2019 to RMB448.0 million for the six months ended 30 June 2020.

(XI) LIQUIDITY AND CAPITAL RESOURCES

As of 30 June 2020, the cash and cash equivalents of the Group were RMB1,146.4 million, mainly denominated in Renminbi, United States Dollars, New Taiwan Dollars and Euro, where such decrease was mainly due to various expenses arising from the production and R&D and clinical activities. As of 30 June 2020, the current assets of the Group amounted to RMB1,671.5 million, including cash and cash equivalents of RMB1,146.4 million, pledged deposits of RMB9.3 million, inventories of RMB165.0 million, trade receivables of RMB85.9 million, and prepayments, other receivables and other



x) **TRADE RECEIVABLES**

As of 30 June 2020 and 31 December 2019, trade receivables from customer contracts were RMB85.9 million and RMB29.8 million, mainly due to the increase in trade receivables corresponding to the commercialisation of HLX01 (漢利康). There were no changes in accounting estimates or material assumptions made in both periods.

x v) **INTEREST-BEARING BANK AND OTHER BORROWINGS**

As of 30 June 2020, borrowings from bank and other institutions of the Group (excluding lease liabilities) were RMB403.4 million. The Group incurred new borrowings for the following reasons: ongoing clinical research trials and pre-clinical research for drug candidates, commercialisation of HLX01 (漢利康) and normal operating expenses. The Group's borrowings were mainly denominated in RMB.

Such borrowings bear interest at fixed annual interest rates. There was no material influence of seasonality on the Group's borrowing needs.

x v) **MATURITY STRUCTURE OF OUTSTANDING DEBTS**

The following table sets forth the maturity structure of outstanding debts as at 30 June 2020 and 31 December 2019. Of which, lease liabilities were initially recognised upon the adoption of IFRS 16 – Leases on 1 January 2017.

	30 June 2020	31 December 2019
	RMB'000	RMB'000
	Unaudited	Audited
Within one year	41,823	278,241
In the second year	1,373	206,418
In the third to fifth year (inclusive)	1,697	96,153
Over five years	780	28,577
Total	45,673	609,389

x v) **COLLATERAL AND PLEDGED ASSETS**

As at 30 June 2020, the Group's pledged assets in relation to borrowings including trade receivables and other receivables of RMB9.7 million.



MANAGEMENT DISCUSSION AND ANALYSIS

KEY FINANCIAL RATIOS

	30 June 2020	31 December 2019
Current ratio ⁽¹⁾ :	1.867	277.3%
Quick ratio ⁽²⁾ :	1.9	263.7%
Gearing ratio ⁽³⁾ :	N/A	N/A ⁽⁴⁾

Notes:

- (1) Current ratio is calculated as current assets divided by current liabilities as of the same day.
- (2) Quick ratio is calculated as current assets minus inventories and then divided by current liabilities as of the same day.
- (3) Gearing ratio is calculated as net debt divided by equity attributable to owners of the parent plus net debt, multiplied by 100%. Net debt represents the balance of indebtedness less cash and cash equivalents as at the end of the period.
- (4) The Group did not have a gearing ratio as at 30 June 2020 and 31 December 2019 as the Group's balance of cash and cash equivalents exceeded the Group's total indebtedness on that date.

MATERIAL INVESTMENT

In order to meet the expected market demand of drugs in our pipeline, the Group is currently constructing a new manufacturing facility in Shanghai, the Songjiang Second Plant, to maximise our overall production capacity. Songjiang Second Plant is designed to include the manufacturing equipment, technologies and processes that are substantially the same as those adopted and to be implemented at the Xuhui Facility. The Group expects that following the full operation of Songjiang Second Plant, it will be able to support our global commercialisation needs in the future.

The Company is expected to invest not more than RMB1.72 billion for the construction of the Phase I project of Songjiang Second Plant (first stage and second stage). As at the end of the Reporting Period, the facility is under construction and the subsequent stages of construction will be gradually carried out based on the strategy of the Group. The capital expenditure of the construction of Songjiang Plant will be mainly funded through debt financing.

For details of the Songjiang Second Plant, please refer to the section headed "Business Review for the First Half of the Year-Forward-looking Production Capacity Layout with High Cost-efficiency". Save as disclosed in this announcement, as of 30 June 2020, the Group did not make any significant investments.

CAPITAL COMMITMENTS AND CAPITAL EXPENDITURES

	30 June 2020	31 December 2019
	RMB'000	RMB'000
	Unaudited	Audited
Plant and machinery	4,462,255	146,439
Construction in progress	6,825	36,143
Electronic equipment	4,967	15,990
Leasehold improvements	66,325	32,686
TOTAL	1,682,088	231,258

We had capital commitments for plant and machinery contracted but not provided for were of RMB485.1 million as at 30 June 2020. These capital commitments were primarily related to the expenditures expected to be incurred for the purchase of machinery and the renovation of our existing laboratories and buildings.

x x) **CONTINGENT LIABILITIES**

As of 30 June 2020, the Group did not have any significant contingent liabilities.

x x) **MATERIAL ACQUISITIONS AND DISPOSALS**

As of 30 June 2020, the Group did not have material acquisitions and disposals.

x x) **INTERIM DIVIDENDS**

The Group did not pay or declare any dividend during the two periods ended 30 June 2020 and 30 June 2019.

S R V I M H A N A M G N E E

(I) FOREIGN EXCHANGE RISK

As of 30 June 2020, the Group is principally engaged in business in the PRC, in which most of the transactions are settled in RMB with no significant foreign exchange risk. No financial instrument for hedging foreign exchange risk or other hedging purposes was employed.

(II) EXCHANGE RATE RISK

Currently, the major business operation of the Group is in the PRC and most of the revenue and expenses are settled in RMB, which is the Group's reporting currency. Furthermore, with the acceleration of the Group's development in overseas markets, it is expected that the sales revenue denominated in USD and Euro will increase in the future. Fluctuations in exchange rates may affect the Group's cash flows, revenues, earnings and financial position.

(III) POTENTIAL RISKS

1. MARKET RISK

The biologics market is highly competitive, and the Group's existing commercialised products and products that may be commercialised in the future face competition from pharmaceutical companies around the world on various factors such as treatment indication, drug novelty, drug quality and reputation, breadth of our drug portfolio, manufacturing and distribution capacity, drug price, coverage and depth of customer, consumer behaviour and supply chain relationships. The Group's ability to remain competitive depends to a large extent on our ability to innovate, develop and market new products and technologies that meet market needs in a timely manner to capture market share.

2. BUSINESS AND OPERATIONAL RISK

The global biologics market is constantly evolving, and the Group invests significant amounts of human and capital resources to develop, enhance or acquire technologies that will allow the Group to enhance the scope and quality of our services. Most of the Group's drug candidates are under development and are in the clinical development stages, and the course of clinical development involves a lengthy and expensive process with uncertainties in various aspects, there can be no assurance from the Group of the development and clinical results. Furthermore, if the clinical development and regulatory approval process of our drug candidates were delayed or terminated, the successful development and commercialisation of the Group's drug candidates in a timely manner maybe adversely affected.

3. POTENTIAL RISKS OF COVID-19

The epidemic of COVID-19 may have potential impacts on the Group's business, including but not limited to the advancement of clinical trials, approval of regulatory registration, procurement of raw materials, and construction progress of production base. The Group will continue to observe the epidemic situation and make all preparations in advance.

MANAGEMENT DISCUSSION AND ANALYSIS

V M . S P L E O . R A E E M D R U N E A T E D N S P Q L I I C E

The following table sets forth the breakdown of our employees by function as at 30 June 2020:

F	N
Management and administrative	157
R&D	347
Quality and technical support	223
Manufacturing	347
Clinical medical affairs	245
Commercial Operation	310
T	1,639

The Group enters into individual employment contracts with our employees setting out terms such as salaries, bonuses, grounds for termination and confidentiality. Employment contracts with our R&D personnel also typically contain a non-competition clause. The Group also provides benefits to our employees as part of their compensation package which we believe is in line with industry norm. For example, PRC-based employees are entitled to social insurance as mandated by the PRC Social Insurance Law, including pension, basic medical insurance, maternity insurance, work-related injury insurance, unemployment insurance and housing provident fund. To stay competitive in the market for talents, we have also adopted share award schemes to give incentives to our employees. The Group emphasises on-the-job training as a constant, ongoing objective for the employees. All employees participate in formal training on an annual basis, where the Group focuses on the latest technical developments and updates in regulatory requirements.

S S V . I U Q U B E N W N E E

Save for those disclosed in this report, no major subsequent event has occurred since the end of the Reporting Period and up to the date of this report.

INDEPENDENT REVIEW REPORT



Ernst & Young
22/F, CITIC Tower
1 Tim Mei Avenue
Central, Hong Kong

Tel 電話: +852 284



INTERIM CONDENSED CONSOLIDATED STATEMENT OF PROFIT OR LOSS

For the period ended June 30, 2019

		2019 (Unaudited) RMB'000			
		2019	2019	2019	2019
		Q1	Q2	Q3	Q4
Revenue	4	11,903	2,032		
Cost of sales		(6,838)			
Other income and gains	5	4,432	5		
Selling and distribution costs		(6,781)	5		
Research and development expenses		(9,327)	(1,500)		
Administrative expenses		(6,132)	(1,000)		
Impairment losses on financial and contract assets, net		(4,131)			
Other expenses		(4,490)	0		
Finance costs	7	(1,600)	(715)		
Income tax expense	6	(4,437)	(82)		
Income tax expense	8				
Profit before income tax		(4,437)	(82)		
Profit after income tax		(4,437)	(82)		
Profit attributable to owners of the parent		(4,437)	(82)		
Non-controlling interests					
Profit attributable to owners of the parent and non-controlling interests		(4,437)	(82)		
Basic and diluted (RMB)	10	(0.81)	(1.5)		

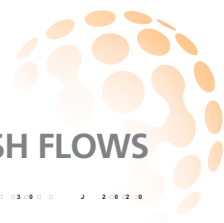
INTERIM CONDENSED CONSOLIDATED STATEMENT OF FINANCIAL POSITION

30 J 2020

		30 J 2020		31 December 2019
		U (000)000		(Audited)
		R M 000 B		RMB'000
NON-CURRENT ASSETS				
Property, plant and equipment	11	64	9700	500,713
Right-of-use assets		4	46755	356,678
Intangible assets	12	.	203200	2,175,149
Other non-current assets		.	268805	206,578
T		64	38735	3,239,118
CURRENT ASSETS				
Inventories		16	0025	129,871
Trade receivables	13	.	88555	29,830
Prepayments, other receivables and other assets		64	2875	196,347
Pledged deposits		9	305	3,559
Cash and cash equivalents		1,14	6423	2,301,092
T		1,46	1,7055	2,660,699
CURRENT LIABILITIES				
Trade and bills payables	14	1,1	23	240,158
Other payables and accruals		4	92775	409,199
Contract liabilities		.	32287	32,039
Interest-bearing bank and other borrowings	15	4	18230	278,241
T		9,4	6,227	959,637
NET ASSETS				
NRTR UBS C M A E T E				
WSTOASLA SST LERR M C M LSEA I LTI IBI E				
NRQN U - C M LSEA I LTI IBI E				
Interest-bearing bank and other borrowings	15	6	27003	331,148
Contract liabilities		9	4055	572,515
Deferred income		.	16955	36,102
T		1,5	877	939,765
NET EQUITY				
M 0000000				
Share capital	16	4	49355	543,495
Reserves		.	1643805	3,456,920
T		.	3708075	4,000,415
TOTAL				
T		.	3708075	4,000,415

INTERIM CONDENSED CONSOLIDATED STATEMENT OF CASH FLOWS

		2020			2019
		U			(Unaudited)
		R M B			RMB'000
Loss before tax		4	4	7	(316,930)
Adjustments for:					
Finance costs	7	1	8	7	21,397
Depreciation of property, plant and equipment		1	6	2	16,257
Depreciation of right-of-use assets		1	9	8	11,713
Amortisation of intangible assets		1	1	6	3,329
Amortisation of deferred income		1	8	3	(2,322)
Foreign exchange (gain)/loss, net	6	1	1	0	7,851
Impairment of trade receivables	6	4	1	3	-
Loss on disposal of items of property, plants and equipment	6	1	1	8	64
Gain on rent concession			1	8	-
Share-based payment expense		1	1	3	46,956
Cash outflows before working capital changes		9	1	4	(211,685)
Increase in inventories		1	1	0	(38,441)
Increase in trade receivables		6	4	6	(10,754)
Increase in prepayments, other receivables and other assets		4	4	2	(13,827)
Increase in contract assets					(5,470)
Increase in pledged deposits		1	9	1	(583)
(Decrease)/increase in trade and bills payables		1	4	4	24,999
Increase/(decrease) in other payables and accruals		1	1	2	(6,691)
(Decrease)/increase in contract liabilities		1	1	4	56,934
Increase in deferred income		3	2	7	1,421
Cash used in operations		4	4	4	(204,097)
Tax paid					-
Net cash flows used in operating activities		4	4	4	(204,097)
Purchases of items of property, plant and equipment and other non-current assets		6	9	2	(387,151)
Additions to intangible assets		9	1	3	(266,368)
Net cash flows used in investing activities		6	6	4	(653,519)



INTERIM CONDENSED CONSOLIDATED STATEMENT OF CASH FLOWS

F O R M E R I C O R P O R A T I O N J 2 0 2 0

	2020		2019
	U		(Unaudited)
	N	R	RMB'000
New bank and other borrowings	1	32807	297,270
Repayment of bank and other borrowings	4	26722()	(10,960)
Principal portion of lease payments		49288()	(14,431)
Share issue expense		89228()	—
Interest paid	1	2220()	(13,402)
Net cash flows (used in)/from financing activities	9	6208()	258,477
Cash and cash equivalents at beginning of period	1	19()	(599,139)
Effect of foreign exchange rate changes, net		1293002	958,990
	1	6005	(7,694)
Cash and bank balances	1	1464	352,157
Less: Pledged deposits			
	1	7795	358,764
	9	3005	(6,607)
	1	1464	352,157

NOTES TO INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

30 J 2020

R . R O P C O A T R N I M E F O A T D N

Shanghai Henlius Biotech, Inc. (the “Company”) is a joint stock company with limited liability established in the People’s Republic of China (“PRC”). The registered office of the Company is located at Room 303, 304, Block 7, No.1999 Zhangheng Road, China (Shanghai) Pilot Free Trade Zone.

The Company and its subsidiaries are involved in the following principal activities:

- biopharmaceutical research and development (“biopharmaceutical R&D”)
- biopharmaceutical service
- biopharmaceutical production

In the opinion of the directors of the Company, the ultimate holding company of the Company is Fosun International Holdings Limited which is a company registered in Hong Kong, and the ultimate controlling shareholder of the Company is Mr. Guo Guangchang.

The shares of the Company have been listed on the Main Board of the Stock Exchange of Hong Kong Limited (the “Stock Exchange”) since 25 September 2019.

S 25 . A S B O P F W E A T E D N A N S D A H N C T G E R H S E W B A O I D C W C N I S P Q L G I I C E

2.1. BASIS OF PREPARATION

The interim condensed consolidated financial information for the six months ended 30 June 2020 has been prepared in accordance with IAS 34 *Interim Financial Reporting*. The interim condensed consolidated financial information does not include all the information and disclosures required in the annual financial statements, and should be read in conjunction with the Group’s annual consolidated financial statements for the year ended 31 December 2019.

2.2. CHANGES IN ACCOUNTING POLICIES AND DISCLOSURES

The accounting policies adopted in the preparation of the interim condensed consolidated financial information are consistent with those applied in the preparation of the Group’s annual consolidated financial statements for the year ended 31 December 2019, except for the adoption of the following revised International Financial Reporting Standards (“IFRSs”) for the first time for the current period’s financial information.

Amendments to IFRS 3	<i>Definition of a Business</i>
Amendments to IFRS 9, IAS 39 and IFRS 7	<i>Interest Rate Benchmark Reform</i>
Amendment to IFRS 16	<i>Covid-19-Related Rent Concessions</i> (early adopted)
Amendments to IAS 1 and IAS 8	<i>Definition of Material</i>

2.2. CHANGES IN ACCOUNTING POLICIES AND DISCLOSURES

Other than as explained below regarding the impact of Amendment to IFRS 16, the revised standards did not have an impact on the interim condensed consolidated financial information of the Group. The nature and impact of the revised IFRSs are described below:

- (a) Amendments to IFRS 3 clarify and provide additional guidance on the definition of a business. The amendments clarify that for an integrated set of activities and assets to be considered a business, it must include, at a minimum, an input and a substantive process that together significantly contribute to the ability to create output. A business can exist without including all of the inputs and processes needed to create outputs. The amendments remove the assessment of whether market participants are capable of acquiring the business and continue to produce outputs. Instead, the focus is on whether acquired inputs and acquired substantive processes together significantly contribute to the ability to create outputs. The amendments have also narrowed the definition of outputs to focus on goods or services provided to customers, investment income or other income from ordinary activities. Furthermore, the amendments provide guidance to assess whether an acquired process is substantive and introduce an optional fair value concentration test to permit a simplified assessment of whether an acquired set of activities and assets is not a business. The Group has applied the amendments prospectively to transactions or other events that occurred on or after 1 January 2020. The amendments did not have any impact on the financial position and performance of the Group.
- (b) Amendments to IFRS 9, IAS 39 and IFRS 7 address the effects of interbank offered rate reform on financial reporting. The amendments provide temporary reliefs which enable hedge accounting to continue during the period of uncertainty before the replacement of an existing interest rate benchmark. In addition, the amendments require companies to provide additional information to investors about their hedging relationships which are directly affected by these uncertainties. The amendments did not have any impact on the financial position and performance of the Group as the Group does not have any interest rate hedge relationships.
- (c) Amendment to IFRS 16 provides a practical expedient for lessees to elect not to apply lease modification accounting for rent concessions arising as a direct consequence of the COVID-19 pandemic. The practical expedient applies only to rent concessions occurring as a direct consequence of the COVID-19 pandemic and only if (i) the change in lease payments results in revised consideration for the lease that is substantially the same as, or less than, the consideration for the lease immediately preceding the change; (ii) any reduction in lease payments affects only payments originally due on or before 30 June 2021; and (iii) there is no substantive change to other terms and conditions of the lease. The amendment is effective retrospectively for annual periods beginning on or after 1 June 2020 with earlier application permitted.

During the period ended 30 June 2020, certain monthly lease payments for the leases of the Group's office buildings have been reduced by the lessors as a result of the COVID-19 pandemic and there are no other changes to the terms of the leases. The Group has early adopted the amendment on 1 January 2020 and elected not to apply lease modification accounting for all rent concessions granted by the lessors as a result of the COVID-19 pandemic during the period ended 30 June 2020. Accordingly, a reduction in the lease payments arising from the rent concessions of RMB81,000 has been accounted for as a variable lease payment by derecognising part of the lease liabilities and crediting to loss for the period ended 30 June 2020.

NOTES TO INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

30 J 2020

S 2S . A M O PF NE ATE DN A N SD AH NC T G EOR HS E UD B A D ID C KC NI SP Q LG I I C E

2.2. CHANGES IN ACCOUNTING POLICIES AND DISCLOSURES

- (d) Amendments to IAS 1 and IAS 8 provide a new definition of material. The new definition states that information is material if omitting, misstating or obscuring it could reasonably be expected to influence decisions that the primary users of general purpose financial statements make on the basis of those financial statements. The amendments clarify that materiality will depend on the nature or magnitude of information. The amendments did not have any impact on the Group's interim condensed consolidated financial information.

3 .R RD S AT E NI M G E RGR ENIM FO AT DN

The Group is engaged in biopharmaceutical R&D, biopharmaceutical service and biopharmaceutical production, which is regarded as a single reportable segment in a manner consistent with the way in which information is reported internally to the Group's senior management for purposes of resource allocation and performance assessment. Therefore, no analysis by operating segment is presented.

GEOGRAPHICAL INFORMATION

(A) REVENUE FROM EXTERNAL CUSTOMERS

	2020	2019
	RMB'000	RMB'000
	(Unaudited)	(Unaudited)
Mainland China	11,144	17,039
Overseas	9,428	-
	11,903	17,039

The revenue geographical information above is based on the locations of customers.

SEASONALITY OF OPERATIONS

The Group's operations are not subject to seasonality.

NOTES TO INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

30 J 2020



An analysis of revenue is as follows:

	2019			
	RMB' 000			
	(Unaudited)			
	2020			
	RMB' 000			
	(Unaudited)			
<i>Revenue from contracts with customers</i>				
T				
Sales of biopharmaceutical products	9	.	8 2 8 5	13,327
Licensing revenue		.	1 9 5	3,504
Research and development services	9	.	2 3 8	-
Others		1	2 7	208
Total revenue from contracts with customers	1 1	.	9 0 3 2	17,039
T				
Transferred at a point in time	9	.	5 5 5	13,535
Transferred over time		1 4	3 7	3,504
Total revenue from contracts with customers	1 1	.	9 0 3 2	17,039

An analysis of other income and gains is as follows:

	2019			
	RMB' 000			
	(Unaudited)			
	2020			
	RMB' 000			
	(Unaudited)			
Government grants	1	.	7 8 5	2,452
Exchange gains	1	.	0 2 2 7	-
Interest income		.	6 7 7 3	8,813
Others		4	9 7	81
Total other income and gains	4	.	4 3 2	11,346



NOTES TO INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

3 0 J 2 0 2 0

6 S S L O R F O B E T A X E

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

	F 2 0 2 0 R M B U (. 0 0 0 0) 0 0 0 0	2019 RMB' 000 (Unaudited)
Cost of inventories sold	. 6 8 3 9	11,296
Depreciation of property, plant and equipment*	. 6 4 2 7 2	16,257
Depreciation of right-of-use assets*	1 9 3 8 5	11,713
Amortisation of other intangible assets*	1 . 1 6 0 0	3,329
Research and development costs:		
Current year expenditure	9 3 3 2 7 5	225,158
Foreign exchange (gain)/loss, net	1 . 0 2 2 7 ()	7,851
Impairment of trade receivables	4 1 3	-
Bank interest income	. 6 7 7 3 0	(8,813)
Loss on disposal of items of property, plants and equipment	1 1 8	64

* The depreciation of property, plant and equipment, the depreciation of right-of-use assets, the amortisation of intangible assets are included in "Cost of sales", "Research and development expenses", "Selling and distribution expenses" and "Administrative expenses" in the consolidated statement of profit or loss.

7 F N A S N S C O E C

An analysis of finance costs is as follows:

	F 2 0 2 0 R M B U (. 0 0 0 0) 0 0 0 0	2019 RMB' 000 (Unaudited)
Interest expense on bank and other borrowings	9 . 9 1 7	15,479
Interest expense on lease liabilities	6 . 9 6 7	5,918
	1 6 . . 8 7 5	21,397



NOTES TO INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

30 JUNE 2020

MI O C A X E X P E N E

The provision for Mainland China current income tax is based on the statutory rate of 25% of the assessable profits of the Group as determined in accordance with the PRC Corporate Income Tax Law which was approved and became effective on 1 January 2008. The provision for current income tax of Taiwan Henlius, a subsidiary of the Group incorporated in Taiwan, was based on the statutory rate of 20% for the six months ended 30 June 2020.

Taxes on profits assessable elsewhere have been calculated at the tax rates prevailing in the jurisdictions in which the Group operates.

	2020	2019
	RMB'000	RMB'000
	(Unaudited)	(Unaudited)
Current – China	—	—
Current – Other countries	—	—
Total tax charge for the period	—	—

S V D I I D N D

No dividend has been paid or declared by the Company during the Reporting Period.

I S S O L S E P R E A N R A T T E U T A B L R T B O E O R B A Q U T E I S R H Q D E O T F R H P A E H E

The calculation of the basic loss per share amount is based on the loss attributable to ordinary equity holders of the parent and the weighted average number of ordinary shares of 524,850,249 (six months ended 30 June 2019: 451,683,053) in issue during the period.

The calculation of the diluted loss per share amount is based on the loss for the period attributable to ordinary equity holders of the parent. The weighted average number of ordinary shares used in the calculation is the number of ordinary shares in issue during the six months ended 30 June 2020, as used in the basic loss per share calculation, and the weighted average number of all dilutive potential ordinary shares into ordinary shares.



NOTES TO INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

30 J 2020



13 TRADE RECEIVABLES

An ageing analysis of the trade receivables, based on the invoice date and net of provisions is as follows:

	30 J 2020	31 December 2019
	RMB'000	RMB'000
	(Audited)	(Audited)
Within 3 months	29,830	29,830
3 to 6 months	-	-
6 to 9 months	-	-
	29,830	29,830

14 TRADE AND BILLS PAYABLES

An ageing analysis of the trade and bills payables based on the invoice date, is as follows:

	30 J 2020	31 December 2019
	RMB'000	RMB'000
	(Audited)	(Audited)
Within 1 year	239,957	239,957
1 to 2 years	201	201
2 to 3 years	-	-
	240,158	240,158



NOTES TO INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

30 J 2020



	30 J 2020	31 December 2019
	RMB' 000	RMB' 000
	(Unaudited)	(Audited)
Bank loans and other loans repayable:		
Within one year	69,830,303	240,697
In the second year	162,705	174,133
In the third to fifth years, inclusive	2,055	16,297
	4,033,888	431,127
Lease liabilities:		
Within one year	4,832,700	37,544
In the second year	4,300	32,285
In the third to fifth years, inclusive	11,270	79,856
Beyond five years	78,020	28,577
	1,928,200	178,262

Note:

- (a) The bank loans with the amount of RMB49,418,000 (31 December 2019: RMB56,687,000) are secured by certain trade receivables and other receivables owned by the Company from the date of the bank loan agreement to the date when the bank loan were fully and completely repaid. As at 30 June 2020, the amount of pledged trade receivables and other receivables was RMB9,681,000 (31 December 2019: RMB8,151,000).

	30 J 2020	31 December 2019
	RMB' 000	RMB' 000
	(Unaudited)	(Audited)
At 31 December 2019 (audited) and 30 June 2020 (unaudited)	543,494,853	543,494,853

As at 30 June 2020, the Group did not have any contingent liabilities.

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

	30 J 2020	31 December 2019
	RMB' 000	RMB' 000
	(Unaudited)	(Audited)
Contracted, but not provided	4,680,750	496,411

NOTES TO INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

3 0 J 2 0 2 0

L A T E P D A E R T S T A N S A T D N C

The following companies are related parties that have material transactions or balances with the Group.

) NAME AND RELATIONSHIP OF THE RELATED PARTIES

N	R
Shanghai Clone High Technology Co., Ltd.* ("上海克隆生物高技術有限公司") ("Clone High Tech")	Fellow subsidiary
Shanghai Kaimao Bio-Pharmaceutical Co., Ltd.* ("上海凱茂生物醫藥有限公司") ("Kai Mao Bio-pharma")	Fellow subsidiary
Shanghai Fosun Pharmaceutical Industrial Development Co., Ltd.* ("上海復星醫藥產業發展有限公司") ("Fosun Pharma Industrial Development")	Fellow subsidiary
Jiangsu Wanbang Pharmaceutical Limited Company* ("江蘇萬邦生化醫藥集團有限公司") ("Jiangsu Wanbang")	Fellow subsidiary
Fosun Pharmaceutical Distribution (Jiangsu) Co., Ltd.* ("江蘇復星醫藥銷售有限公司") ("Jiangsu Fosun")	Fellow subsidiary
Chongqing Fuchuang Pharmaceuticals Research Co., Ltd.* ("重慶復創醫藥研究有限公司") ("Chongqing Fuchuang")	Fellow subsidiary
Shanghai Xin Shihua Investment Management Co., Ltd.* ("上海新施華投資管理有限公司") ("Xin Shihua")	Fellow subsidiary
Sinopharm Care Direct Chongqing Health Management Co., Ltd.* ("國藥控股關懷直達重慶健康管理有限公司") ("Chongqing Care")	Fellow subsidiary
Gland Pharma Limited ("Gland Pharma")	Fellow subsidiary
Shanghai Yilian Enterprise Management Co., Ltd.* ("上海一鏈企業管理有限公司") ("Shanghai Yilian")	Fellow subsidiary
Shanghai Fudehui Trading Co., Ltd.* ("上海復得惠貿易有限公司") ("Shanghai Fudehui")	Fellow subsidiary
Fosun Pharma USA Inc ("Fosun USA")	Fellow subsidiary
Shanghai Xingfu Enterprise Management Consulting Co., Ltd.* ("上海星服企業管理諮詢有限公司") ("Shanghai Xingfu")	Fellow subsidiary
Yong'an Property Insurance Co., Ltd.* ("永安財產保險股份有限公司") ("Yong'an Property")	Fellow subsidiary
Qianda International Trade (Shanghai) Co., Ltd.* ("謙達國際貿易(上海)有限公司") ("Qianda International")	Fellow subsidiary
Shanghai Old Temple Gold Co., Ltd.* ("上海老廟黃金有限公司") ("Shanghai Old Temple Gold")	Fellow subsidiary
Beijing High Land Property Management Co., Ltd.* ("北京高地物業管理有限公司") ("Beijing High Land")	Fellow subsidiary
Beijing Fosun Pharmaceutical Research Limited Company* ("北京復星醫藥科技開發有限公司") ("Beijing Fosun")	Fellow subsidiary
Chongqing Xinte Pharmaceutical Co., Ltd.* ("重慶醫藥新特藥品有限公司") ("Chongqing Xinte")	Fellow subsidiary
Sinopharm Group Fuzhou Co., Ltd.* ("國藥控股福州有限公司") ("Sino Fuzhou")	Associate of the ultimate parent company
Sinopharm Holding Chongqing Taimin Pharmaceutical Co., Ltd.* ("國藥控股重慶泰民醫藥有限公司") ("Sino Chongqing")	Associate of the ultimate parent company
Sinopharm Group Co., Ltd.* ("國藥集團化學試劑有限公司") ("Sinopharm")	Associate of the ultimate parent company
Sinopharm Holdings Hubei API Co., Ltd.* ("國藥控股湖北原料藥有限公司") ("Sino Hubei")	Associate of the ultimate parent company

* The English names of the companies registered in the PRC represent the best efforts made by the management of the Company in directly translating the Chinese names of these companies as no English names have been registered.

NOTES TO INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

30 JUN 2020

) TRANSACTIONS WITH RELATED PARTIES

		2020		2019
		RMB'000		RMB'000
		(Unaudited)		(Unaudited)
Licensing revenue from a related party				
Fosun Pharma Industrial Development	(i)	3,504		3,504
Services provided to a related party				
Chongqing Fuchuang	(ii)	69		69
Sales of goods to related parties				
Jiangsu Fosun	(iii)	12,640		12,640
Chongqing Xinte	(iii)	279		279
Sino Fuzhou	(iii)	114		114
Sino Chongqing	(iii)	61		61
Chongqing Care	(iii)	-		-
		13,094		13,094
Purchased from related parties				
Sinopharm	(iv)	247		247
Fosun USA	(iv)	-		-
Shanghai Old Temple Gold	(iv)	-		-
Gland Pharma	(iv)	-		-
Kai Mao Bio-pharma	(iv)	-		-
Beijing Fosun	(iv)	302		302
Others	(iv)	-		-
		549		549
Purchase of right-of-use assets from				
Clone High Tech	(iv)	3,723		3,723
Rental service provided by				
Kai Mao Bio-pharma	(iv)	43		43
Xin Shihua	(iv)	-		-
		43		43

Notes:

- (i) The Group granted exclusive licences of the Group's certain biopharmaceutical products in the PRC to related parties after the Group obtains the market distribution authorization of such products from government authorities. The Group received advance payments from the customers accordingly. The licensing revenue is recognised over the commercialize period. The transactions were carried out in accordance with the terms and conditions similar to those offered to unrelated customers in the ordinary course of business.
- (ii) The research and development services provided to related parties were carried out in accordance with the terms and conditions similar to those offered to unrelated customers in the ordinary course of business.

NOTES TO INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

30 J 2020

) TRANSACTIONS WITH RELATED PARTIES

Notes: (continued)

- (iii) The sales of biopharmaceutical products to related parties were carried out in accordance with the terms and conditions similar to those offered to unrelated customers in the ordinary course of business.
- (iv) The purchase and rent services from related parties were charged in accordance with the terms and conditions offered by the related parties to their unrelated customers.

) OUTSTANDING BALANCES WITH RELATED PARTIES

	30 J 2020	31 December 2019
	RMB'000	RMB'000
	(0 0 0 0)	(Audited)
Trade receivables		
Jiangsu Fosun	9 9 8 2	28,295
Chongqing Xinte	. 2 7 8 5	-
Sino Fuzhou	. 6 1 2 0	212
Jiangsu Wanbang		-
	4 6 4 8 5	28,507
Prepayments, other receivables and other assets		
Xin Shihua		7 3
Sino Hubei	1 3	-
Beijing High Land	4	-
	9 0	-
Trade and bills payables		
Sinopharm	1 2 5	117
Fosun Pharma Industrial Development		1,792
	1 2 5	1,909
Lease liabilities		
Clone High Tech	1 3 8 0 5 5	141,795
Contract liabilities		
Fosun Pharma Industrial Development	1 1 4 3 4 2	317,344
Jiangsu Wanbang	6 8 2 3 2	86,232
	9 3 8 3 7	403,576

Note:

The Group's balances due from and due to the related companies are trade in nature, unsecured, non-interest-bearing and have no fixed terms of repayment.

NOTES TO INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

30 J 2020

) COMPENSATION OF KEY MANAGEMENT PERSONNEL OF THE GROUP

	2020		2019
	RMB	'000	RMB'000
	(Unaudited)		(Unaudited)
Fees	6	63	-
Other emoluments:			
Wages and salaries	3	742	5,799
Performance related bonuses	1	725	1,371
Staff welfare expenses	6	27	175
Share award scheme	-	635	7,463
	19	698	14,808

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

	31 December 2019		31 December 2019	
	RMB	'000	RMB	'000
	(Audited)		(Audited)	
Interest-bearing bank and other borrowings (non-current portion) (other than lease liabilities)	190,430		190,313	

Management has assessed that the fair values of cash and cash equivalents, pledged deposits, financial assets included in prepayments, other receivables and other assets, trade receivables, trade and bills payables, financial liabilities included in other payables and accruals, and the current portion of interest-bearing bank and other borrowings approximate to their carrying amounts largely due to the short term maturities of these instruments.

The Group's principal financial instruments comprise cash and cash equivalents, and interest-bearing bank and other borrowings. The main purpose of these financial instruments is to raise finance for the Group's operations. The Group has various other financial assets and liabilities such as trade receivables, financial assets included in prepayments, other receivables and other assets, trade and bills payables and financial liabilities included in other payables and accruals, which arise directly from its operations.

There have been no significant events since the end of the Reporting Period.

The interim condensed consolidated financial statements were approved and authorised for issue by the board of directors on 24 August 2020.

GENERAL INFORMATION

The Group's results for the six months ended 30 June 2020 and the financial position of the Group as at 30 June 2020 are set out in the interim condensed consolidated financial statements and the accompanying notes on pages 26 to 45. The Board has not recommended the distribution of any interim dividend for the Reporting Period.

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

As at 30 June 2020, the Directors/Supervisors and chief executive of the Company have no short position in the shares, underlying shares or debentures of the Company or any of its associated corporations (within the meaning of Part XV of the SFO). The interest or long positions of Directors/Supervisors and chief executive of the Company in the shares, underlying shares and debentures of the Company or any of its associated corporations as recorded in the register required to be kept by the Company pursuant to Section 352 of the SFO, or the interest and long positions should be notified to the Company and the Stock Exchange pursuant to the Model Code were as follows:

(A) INTEREST IN THE SHARES OF THE COMPANY

Name of Shareholder	Capacity	Class of Shares	Number of Shares	Percentage of Total Shares	Percentage of Issued Shares
Scott Shi-Kau Liu	Beneficial owner	H Shares	2,410,695	1.48%	0.44%
	Interest in controlled entity ⁽¹⁾	H Shares	58,977,060	36.09%	10.85%

Note:

- (1) As at 30 June 2020, Dr. Scott Shi-Kau Liu held approximately 62.96% of the shares in Cayman Henlius. Dr. Scott Shi-Kau Liu was deemed to be interested in the H Shares which Cayman Henlius was interested in under the SFO. On 24 December 2019, Cayman Henlius has pledged a total of 3,192,339 H Shares to Fosun Industrial Co., Limited, a wholly-owned subsidiary of Fosun Pharma. On 8 May 2020, Cayman Henlius has pledged a total of 24,087,376 H Shares to CMB International Securities Limited.

(B) INTERESTS IN SHARES OF ASSOCIATED CORPORATIONS

N	N	C	N	N	A
Scott Shi-Kau Liu	Fosun International	3,000,000 shares	Beneficial owner	0.04%	
Qiyu Chen	Fosun International	20,578,000 shares	Beneficial owner	0.24%	
	Fosun Pharma	114,075 A shares	Beneficial owner	0.01%	
	Fosun Tourism Group	1,478 shares	Beneficial owner	0.00%	
Yifang Wu	Fosun Pharma	342,000 H shares	Beneficial owner	0.06%	
	Fosun Pharma	718,900 A shares	Beneficial owner	0.04%	
Xiaohui Guan	Fosun Pharma	181,000 A shares	Beneficial owner	0.01%	
Deli Kong	Fosun Pharma	8,500 A shares	Beneficial owner	0.00%	

Save as disclosed in the foregoing, as at the date of this interim report, none of the Directors/Supervisors or chief executive of the Company or their respective close associates had any interests or short/long positions in any shares, underlying shares or debentures of the Company or any of its associated corporations as recorded in the register required to be kept pursuant to Section 352 of the SFO or as otherwise notified to the Company and the Stock Exchange pursuant to the Model Code.

During the Reporting Period, no rights to acquire benefits by means of the acquisition of shares, underlying shares or debentures of the Company were granted to any Directors/Supervisors or chief executive of the Company or their respective spouses or minor children, or were any such rights exercised by them; nor was the Company, its holding company, or any of its subsidiaries or fellow subsidiaries a party to any arrangement which enabled the Directors/Supervisors or chief executive of the Company to acquire such rights in any other corporation.

GENERAL INFORMATION

As at 30 June 2020, the following persons (other than the Directors/Supervisors or chief executive of the Company) had the following interests and/or short positions in the shares and underlying shares of the Company as recorded in the register required to be kept pursuant to Section 336 of Part XV of the SFO:

Name of the person	Relationship	Class of Shares	Number of Shares	Percentage of Total Shares	Percentage of Issued Shares
Fosun New Medicine	Beneficial owner	Domestic Shares	265,971,569	73.03%	48.94%
Fosun Pharma Industrial Development ⁽¹⁾	Beneficial owner	Domestic Shares	23,873,818	6.56%	4.39%
Fosun Pharma ⁽²⁾	Interest in controlled entity	Domestic Shares	265,971,569	73.03%	48.94%
		H Shares	3,192,339	1.95%	0.59%
Fosun High Tech ⁽³⁾	Interest in controlled entity	Domestic Shares	289,845,387	79.59%	53.33%
		H Shares	3,192,339	1.95%	0.59%
Fosun International ⁽⁴⁾	Interest in controlled entity	Domestic Shares	289,845,387	79.59%	53.33%
		H Shares	3,192,339	1.95%	0.59%
FHL ⁽⁵⁾	Interest in controlled entity	Domestic Shares	289,845,387	79.59%	53.33%
		H Shares	3,192,339	1.95%	0.59%
FIHL ⁽⁶⁾	Interest in controlled entity	Domestic Shares	289,845,387	79.59%	53.33%
		H Shares	3,192,339	1.95%	0.59%
Guangchang Guo ⁽⁷⁾	Interest in controlled entity	Domestic Shares	289,845,387	79.59%	53.33%
		H Shares	3,192,339	1.95%	0.59%
Al-Rayyan Holding LLC	Beneficial owner	H Shares	14,213,700	8.70%	2.62%
Qatar Holding LLC ⁽⁸⁾	Interest in controlled entity	H Shares	14,213,700	8.70%	2.62%
Cayman Henlius ⁽⁹⁾	Beneficial owner	H Shares	58,977,060	36.09%	10.85%
Wei-Dong Jiang ⁽¹⁰⁾	Beneficial owner	H Shares	686,455	0.42%	0.13%
	Interest in controlled entity	H Shares	58,977,060	36.09%	10.85%

Notes:

- As at 30 June 2020, Fosun New Medicine was wholly owned by Fosun Pharma Industrial Development. Fosun Pharma Industrial Development was deemed to be interested in the Domestic Shares which Fosun New Medicine was interested in.
- On 24 December 2019, Cayman Henlius has pledged a total of 3,192,339 H Shares to Fosun Industrial Co., Limited, therefore Fosun Industrial Co., Limited has security interest in these H Shares. As of 30 June 2020, Fosun Pharma Industrial Development and Fosun Industrial Co., Limited were wholly owned by Fosun Pharma. Fosun Pharma was deemed to be interested in the Domestic Shares and H Shares which Fosun Pharma Industrial Development and Fosun Industrial Co., Limited were interested in.
- As at 30 June 2020, Fosun High Tech held approximately 38.51% of the shares in Fosun Pharma. Fosun High Tech was deemed to be interested in the Domestic Shares and H Shares which Fosun Pharma was interested in.
- As at 30 June 2020, Fosun High Tech was wholly owned by Fosun International. Fosun International was deemed to be interested in the Domestic Shares and H Shares which Fosun High Tech was interested in.
- As at 30 June 2020, FHL directly held approximately 71.09% of the shares in Fosun International. FHL was deemed to be interested in the Domestic Shares and H Shares which Fosun International was interested in.



- (6) As at 30 June 2020, FHL was wholly owned by FIHL. FIHL was deemed to be interested in the Domestic Shares and H Shares which FHL was interested in.
- (7) As at 30 June 2020, Mr. Guangchang Guo held approximately 85.29% of the shares in FIHL. Mr. Guangchang Guo was deemed to be interested in the Domestic Shares and H Shares which FIHL was interested in.
- (8) As at 30 June 2020, Al-Rayyan Holding LLC was wholly owned by Qatar Holding LLC. Qatar Holding LLC was deemed to be interested in the H Shares which Al-Rayyan Holding LLC was interested in.
- (9) As at 30 June 2020, Cayman Henlius was held by Dr. Scott Shi-Kau Liu and Dr. Wei-Dong Jiang as to approximately 62.96% and 37.04% of the total equity interests, respectively. On 24 December 2019, Cayman Henlius has pledged a total of 3,192,339 H Shares to Fosun Industrial Co., Limited, a wholly-owned subsidiary of Fosun Pharma, while Cayman Henlius continues to be the beneficial owner of such Shares. On 8 May 2020, Cayman Henlius has pledged a total of 24,087,376 H Shares to CMB International Securities Limited, while Cayman Henlius continues to be the beneficial owner of such Shares.
- (10) As at 30 June 2020, Dr. Wei-Dong Jiang held approximately 37.04% of the shares in Cayman Henlius. Dr. Wei-Dong Jiang was deemed to be interested in the H Shares which Cayman Henlius was interested in.

Save as disclosed herein, there is no other person known to the Directors/Supervisors or chief executive of the Company who, as of 30 June 2020, had an interest or short position in the shares or underlying shares of the Company which would fall to be disclosed to the Company under the provisions of Divisions 2 and 3 under Part XV of the SFO or who is, directly or indirectly, interested in 5% or more of the nominal value of any class of share capital carrying rights to vote in all circumstances at general meetings of the Company.

M O D E L C O D E O F C O N D U C T R E G A R D I N G D I R E C T O R S ' S E C U R I T I E S T R A N S A C T I O N S

The Company has adopted the Model Code as its code of conduct regarding Directors' securities transactions. Having made specific enquiry with the Directors, all Directors confirmed that they have complied with the standards as set out in the Model Code during the Reporting Period.

C O R P O R A T E G O V E R N A N C E C O D E O F P R A C T I C E

The Company is committed to enhancing shareholder value by achieving high standards of corporate conduct, transparency and accountability. During the Reporting Period, the Board is of the view that the Company has been in full compliance with all applicable code provisions of the Corporate Governance Code and Corporate Governance Report as contained in Appendix 14 of the Listing Rules.

R E V I E W O F I N T E R I M R E S U L T S A N D I N T E R I M R E P O R T

The audit committee of the Company comprised Mr. Tak Young So (Chairman), Mr. Lik Yuen Chan and Ms. Xiaohui Guan. Mr. Tak Young So and Mr. Lik Yuen Chan are both independent non-executive Directors. The audit committee of the Company has reviewed the unaudited interim results and the interim report of the Group for the six months ended 30 June 2020.

S H A R E O P T I O N S C H E M E

During the Reporting Period, the Company did not have any share option scheme.

S U F F I C I E N T P U B L I C F L O A T

Based on the information publicly available to the Company and to the knowledge of the directors of the Company, during the Reporting Period, the Company has maintained sufficient public float as required by the Listing Rules.



GENERAL INFORMATION

- (4) The net proceeds figures have been translated to Renminbi for the allocation and the utilization calculation, and have been adjusted slightly due to the fluctuation of the foreign-currency exchange rates since the listing and proportionally in accordance with the Prospectus taking into account the final offer price of the Global Offering and the partial exercise of the over-allotment option.
- (5) The majority of the net proceeds from the Global Offering are allocated to fund ongoing clinical trials, regulatory filings and registrations of the Company's drugs and therapies, the outcome and hence the timeframe, of which are not within the control of the Company. Please refer to the section headed "Management Discussion and Analysis" in this interim report for further details.

Other than fund raising activity as set out above, the Company has not conducted any other fund raising activities involving the issue of equity securities within 12 months immediately prior to the Latest Practicable Date.

2. PROPOSED A SHARE OFFERING ON THE SHANGHAI STOCK EXCHANGE

On 30 March 2020, the Company has announced the proposal to make an application to the relevant regulatory authorities in the PRC for the allotment and issue of A Shares and an application to the Shanghai Stock Exchange for the listing of, and permission to deal in, the A Shares on the Science and Technology Innovation Board of Shanghai Stock Exchange (the "Proposed A Share Offering"). On 27 April 2020, a circular containing the details of the Proposed A Share Offering was despatched to the Shareholders. On 12 June 2020, the resolutions in relation to the Proposed A Share Offering were duly passed.

Other than fund raising activity as set out above, the Company has not conducted any other fund raising activities involving the issue of equity securities within 12 months immediately prior to the Latest Practicable Date.

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

“Accord”	Accord Healthcare Limited
“Articles of Association”	the articles of association of the Company
“Biosimilar Guidelines”	the Guidelines for the R&D and Evaluation of Biosimilars (Trial) 《生物類似藥研發與評價技術指導原則(試行)》
“Board”	the board of Directors of the Company
“Cayman Henlius”	Henlius Biopharmaceuticals, Inc., a company established in Cayman Islands on 23 February 2009, and a substantial shareholder
“CHMP”	the committee for Medicinal Products for Human Use
“Company”	Shanghai Henlius Biotech, Inc., a joint stock company incorporated under the laws of the PRC with limited liability, the H Shares of which are listed on the Main Board of the Hong Kong Stock Exchange
“Company Law”	the Company Law of the PRC, as revised or supplemented from time to time
“CG Code”	Corporate Governance Code and Corporate Governance Report contained in Appendix 14 to the Listing Rules
“Director(s)”	the director(s) of the Company
“Domestic Share(s)”	Ordinary Shares issued by the Company in the PRC with a nominal value of RMB1.00 each, which are subscribed for and paid for in RMB
“EMA”	European Medicines Agency
“EU”	European Union
“Farma De Colombia”	Farma De Colombia S.A.S
“FDA”	the United States Food and Drug Administration
“FHL”	Fosun Holdings Limited (復星控股有限公司), a company incorporated in Hong Kong on 18 February 2005 with limited liability, and a controlling shareholder
“FIHL”	Fosun International Holdings Ltd. (復星國際控股有限公司), a company incorporated in the British Virgin Islands on 9 September 2004 with limited liability, and a controlling shareholder
“Fosun High Tech”	Shanghai Fosun High Technology (Group) Co., Ltd.* (上海復星高科技(集團)有限公司), a company incorporated in the PRC on 8 March 2005, and a controlling shareholder

DEFINITIONS

“Fosun International”	Fosun International Limited (復星國際有限公司), a company incorporated in Hong Kong on 24 December 2004 with limited liability, the shares of which are listed on the Main Board of the Stock Exchange, and a controlling shareholder
“Fosun New Medicine”	Shanghai Fosun New Medicine Research Company Limited (上海復星新藥研究有限公司), a company incorporated in the PRC on 12 September 2008 with limited liability, and a controlling shareholder
“Fosun Pharma”	Shanghai Fosun Pharmaceutical (Group) Co., Ltd.* (上海復星醫藥(集團)股份有限公司), a joint stock company established in the PRC, the H shares and A shares of which are listed and traded on the Main Board of the Stock Exchange and the Shanghai Stock Exchange, respectively, and a controlling shareholder
“Fosun Pharma Industrial Development”	Shanghai Fosun Pharmaceutical Industrial Development Company Limited (上海復星醫藥產業發展有限公司), a company incorporated in the PRC on 27 November 2001 with limited liability, a wholly-owned subsidiary of Fosun Pharma, and a controlling shareholder
“GCP”	good clinical practice
“Global Offering”	the global offering comprises the Hong Kong public offering of 6,469,600 H Shares as well as the international offering of 58,225,800 H Shares initially available for subscription and 4,366,400 H Shares pursuant to the partial exercise of the over-allotment option
“GMP”	good manufacturing practice
“Greater China”	includes Mainland China, Taiwan, Hong Kong and the Macau Special Administrative Region of the PRC
“Group”, “we”, “our” or “us”	the Company and its subsidiaries
“HK\$ or “Hong Kong dollars”	Hong Kong dollars, the lawful currency of Hong Kong
“Hong Kong”	the Hong Kong Special Administrative Region of the PRC
“H Shares”	overseas listed foreign share(s) in the Company’s ordinary share capital, with a nominal value of RMB1.00 each, which were listed on the Stock Exchange and traded in Hong Kong dollars
“Hong Kong Stock Exchange” or the “Stock Exchange”	The Stock Exchange of Hong Kong Limited
“IFRSs”	International Financial Reporting Standards
“IND”	investigational new drug or investigational new drug application, also known as clinical trial application in China
“Jiangsu Fosun”	Jiangsu Fosun Pharmaceutical Sales Co., Ltd., a company incorporated in the PRC with limited liability, and a wholly-owned subsidiary of Fosun Pharma

“Jiangsu Wanbang”	Jiangsu Wanbang (Group) Biopharmaceutical Co., Ltd., a company incorporated in the PRC with limited liability, and a wholly-owned subsidiary of Fosun Pharma
“KG Bio”	PT Kalbe Genexine Biologics
“Latest Practicable Date”	21 September 2020, being the latest practicable date for ascertaining the contents set out in this report
“Listing Rules”	the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited
“mAb”	monoclonal antibodies
“Mabxience”	Mabxience Research, S.L.
“MAA”	marketing authorisation application
“Model Code”	the Model Code for Securities Transactions by Directors of Listed Issuers as set out in Appendix 10 of the Listing Rules
“NDA”	new drug application
“NMPA”	the National Medical Products Administration of the PRC
“PRC”, “China” or “Mainland China”	the People’s Republic of China, but for the purposes of this interim report only, except where the context requires, references in this interim report to PRC, China or Mainland China exclude Hong Kong, Macau and Taiwan
“Prospectus”	the prospectus issued by the Company on 12 September 2019 in connection with the Global Offering
“Reporting Period”	the six months ended 30 June 2020
“R&D”	research and development
“RMB”	Renminbi, the lawful currency of the PRC
“Rules of Procedures of the Board of Supervisors”	the rules of procedures of the Board of Supervisors of Shanghai Henlius Biotech, Inc.
“SFC”	the Securities and Futures Commission of Hong Kong
“SFO”	the Securities and Futures Ordinance (Chapter 571 of the Laws of Hong Kong), as amended or supplemented from time to time
“Share(s)”	ordinary shares with nominal value of RMB1.00 each in the share capital of the Company
“Songjiang First Plant”	the Company’s manufacturing facility at Guangfu Lin Road of the Songjiang District of Shanghai

