

## 2020 Annual Report



### *Bring Hope to Life*

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*Notice to readers: This English-version annual report is a summary translation of the Chinese version. If there is any discrepancy between the English and Chinese versions, the Chinese version shall prevail.*

I. Name, title, contact number, and email of the Company's spokesperson and deputy spokesperson:

(I) Spokesperson:

Name: Tai Sen Soong  
Title: President & CEO

Contact number: (02)8911-9856  
Email: tsoong@senhwabio.com

(II) Deputy Spokesperson:

Name: Mei Hui Kuo  
Title: Chief Operating Officer  
Name: Sarah Chang  
Title: Chief Financial Officer

Contact number: (02)8911-9856  
Email: mhkuo@senhwabio.com  
Contact number: (02)8911-9856  
Email: sarahchang@senhwabio.com

II. Contact information of the headquarters, branch offices, and plants:

(I) Headquarters:

Address: 10F, No. 225, Section 3, Peihsin Road, Hsintien District, New Taipei City 23143, Taiwan

Contact number: (02)8911-9856

(II) Branch offices and plants:

None

III. Name, address, website, and telephone number of the stock transfer agent:

Name: Department of Stock Affairs, SinoPac Securities Corporation  
3F., No.17, Bo'ai Rd., Taipei City 100002, Taiwan (R.O.C.)  
Website: <http://www.sinotrade.com.tw>  
Phone number: (02)2381-6288

IV. Contact information of the CPA-auditor of the Financial Report:

Names of CPAs: CPAs Shu Fen Yu and Chun Yao Lin  
Website: <http://www.pwc.tw>

Name of CPA firm: PricewaterhouseCoopers, Taiwan  
Address: 27F, No. 333, Section 1, Keelung Rd, Xinyi District, Taipei City  
Phone number: (02)2729-6666

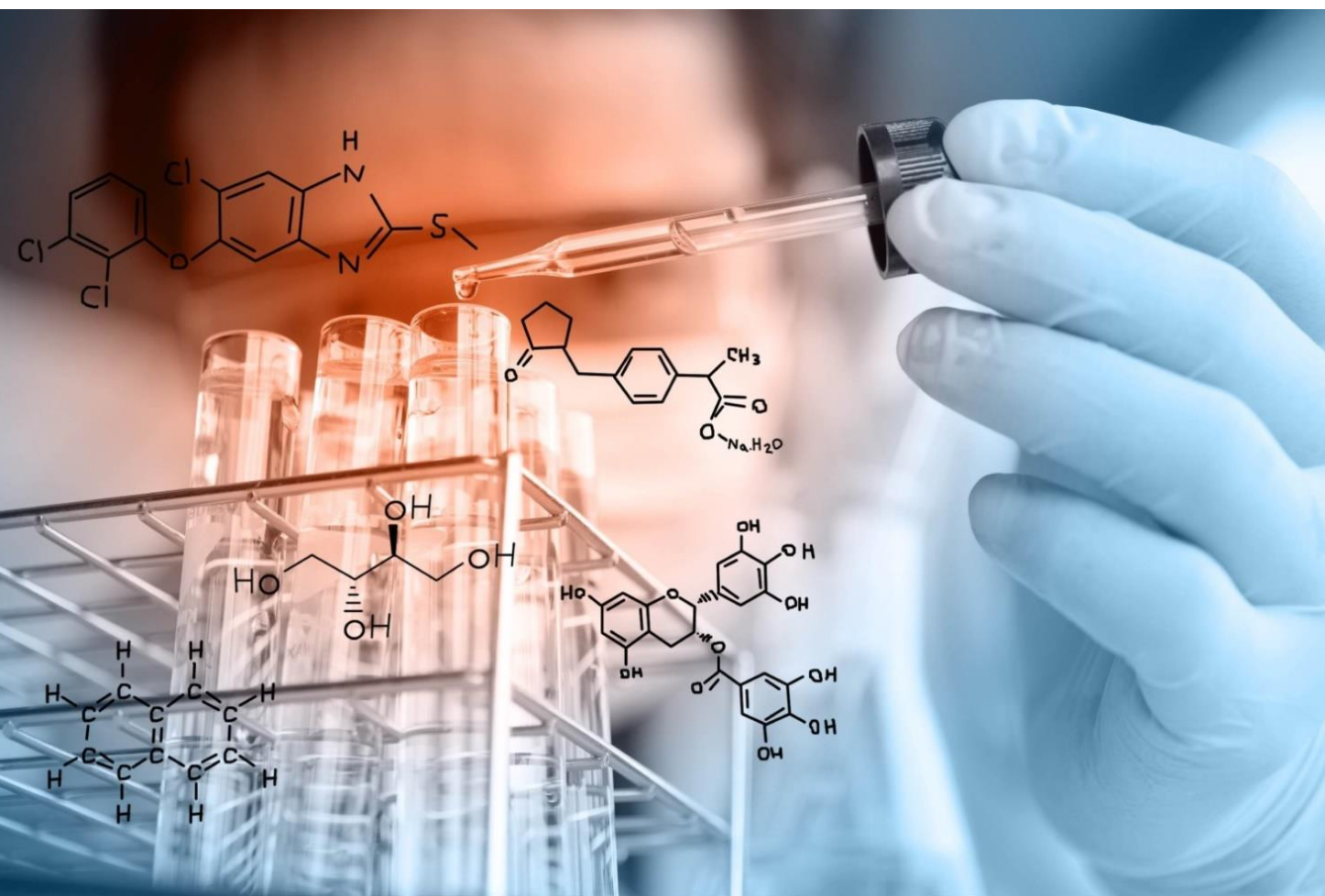
V. Name of any overseas securities trading agency and method for searching the information of the said overseas securities trading agency: None

VI. Company website: <http://www.senhwabio.com>

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# Chapter 1. Letter to Shareholders

Dear shareholders:

With the full support from all shareholders and the dedicated hard work from all employees over the past year, Senhwa has achieved multiple significant milestones and reaped numerous research results in 2020. The Company also completed its first capital increase of NT\$180 million in 2020 since its listing on TPEx to enrich its working capital. We actively facilitated the drug discovery for the next phase and continued to develop to achieve our overall operating targets.

In 2019, the U.S. Food and Drug Administration (FDA) approved the launch of 48 novel drugs, striking a new height for the past ten years. Most of the novel drugs were focused on cancer treatment; there were six novel drugs for cancer treatment, accounting for 12.5% of the approved novel drugs. In 2019, a total of 20 First-in-Class were approved, accounting for 42% of the approved novel drugs. To accelerate novel drug launches and improve the welfare of patients, the U.S. FDA launched various measures to assist in the novel drug review. These measures included rare diseases (also known as orphan drugs, the number of patients with such diseases is less than 0.2 million), Fast Track, Breakthrough Therapy, Priority Review, and Accelerated Approval, facilitating the, thus facilitating the increase in the number of novel drugs launches. Of the 48 novel drugs approved in 2019, 31 of which were launched due to a beneficial measure above. There were 21 novel drugs qualified as orphan drugs, accounting for 44% of the novel drugs approved; novel drugs qualified for Breakthrough Therapy accounted for 27% of the novel drugs approved; 58% of the novel drugs approved qualified for Priority Review; 35% of them approved qualified for Fast Track; 19% of the novel drugs qualified for Accelerated Approval.

The FDA's policy trend also coincides with the Company's position of focusing on developing novel anti-cancer drugs with small molecule and innovative mechanisms. We believe that by upholding our vision and matching the FDA's policy for welcoming novel drugs, we can ultimately reach our goals.

Our operating results for 2020 and the business plan for 2021 are summarized as follows:

## **I. 2020 Operating Results**

### **(I) Implementation of Business Plan**

The Company has achieved monumental progress in terms of various novel drug R&D projects in 2020; nevertheless, revenues have yet to be derived from these results. The operating revenue was primarily from the labor service income of NT\$617 thousand. Under the effects of COVID-19, our R&D expenditure for various drug discovery projects has decreased by NT\$60,666 thousand from that of the preceding year; non-operating revenue has increased by NT\$779 thousand, and the current net loss for 2020 was NT\$354,878 thousand, representing a decrease of NT\$36,548 thousand or 9.34% from the net loss in 2019.

The major advances in the development of novel drugs this year will be described by the project later.

## (II) Analysis of Financial Income and Expenditure and Profitability

The major expenditure item for the Company's consolidated income and expenditure for 2020 was the expenditure for the development of novel drugs.

Items		2020
Financial structure	Debts ratio (%)	2.88
	Long-term fund to PP&E ratio (%)	23586.63
Profitability	Return on assets (%)	(21.79)
	Return on equity (%)	(22.50)
	Net profit margin (%)	(57516.69)
	Earnings per share (NT\$)	(4.49)

## (III) Research and Development Status

The achievements of the Company's drug discovery in 2020 are summarized as follows:

### 1. **Pidnarulex (CX-5461)**

Pidnarulex (CX-5461) was honored with the highly acclaimed "Breast Cancer Dream Team" award from Stand up To Cancer Canada (SU2C Canada) in 2016. The award is comprised of a four-year subsidy of CAD 9 million (approximately NT\$220 million), and clinical trials are to be carried out in Canada. CCTG (Canadian Cancer Trials Group), the Company's partner, published the results of Pidnarulex (CX-5461)'s phase I clinical trials in combating advanced solid tumors by way of posters and briefing at the Spotlight Presentation of San Antonio Breast Cancer Symposium (SABCS) in December 2019. Clinical results have proven that Pidnarulex (CX-5461) has treatment potential for multiple cancers with specific genetic defects, thereby meeting the novel drug development trends for precision medicine.

The human clinical trials conducted in Canada have shown the preliminary curing effects of Pidnarulex (CX-5461) for multiple cancers with specific genetic defects. Also, the majority of the included patients have developed drug resistance to platinum-based cancer medicine. With no other curing medicine options, Pidnarulex (CX-5461) shows its curing effects. Therefore, for the upcoming clinical trials in the U.S. and Canada, we will focus on screening patients with multiple cancers possessing specific genetic defects of pathogenicity (such as *BRCA1/2* and *PALB2*) or other genetic homologous repair deficiency (*HRD*) in the hope of accelerating the verification of Pidnarulex (CX-5461)'s effectiveness in curing patients with specific genetic defects and acquiring the execution for the following phase for the pivotal clinical trials by obtaining the drug permits, facilitating the successful development of Pidnarulex (CX-5461), so as to provide an effective solution for cancer patients with unsatisfied medical requirements.

### 2. **Silmitasertib (CX-4945)**

#### (1) Cholangiocarcinoma

A cholangiocarcinoma international multi-center (the U.S., Korea, and Taiwan) randomized study in phase II has been conducted for Silmitasertib (CX-4945). The theme of the clinical trial is "Phase I/II Trial of Silmitasertib (CX-4945) in Combination with Gemcitabine and Cisplatin in the Frontline Treatment for Patients with Cholangiocarcinoma." Silmitasertib (CX-4945) has been granted orphan drug designation by the U.S. FDA in December 2016. In October 2020, the interim analysis for the experiment achieved its target and ended the clinical trial ahead of schedule. In the next stage, we will discuss with

the U.S. FDA regarding the planning of clinical trials in the next phase; we will focus on the target of facilitating the pivotal clinical trials for obtaining drug permits for launches.

(2) Basal cell carcinoma

Silmitasertib (CX-4945) is an inhibitor of protein kinase CK2 (casein kinase II). Multiple preclinical studies have found that CK2 is a crucial regulator of the hedgehog signal pathway, inhabits and regulates protein genes (e.g., *Gli*) downstream of the Hh pathway. CX-4945 made use of the system on the new skin cancer indications basal cell carcinoma (BBC); the execution of the trial was approved by the U.S. FDA in November 2018; the first subject was included in April 2019; the trial entered the expansion cohort period for the curing effect in phase II in August 2020. Through the BBC clinical trials, we hope to acquire the proof of concept to commence the pivotal trial and facilitate the development of Silmitasertib (CX-4945) and launches.

(3) Medulloblastoma

To gain knowledge on indications of Silmitasertib(CX-4945) and further verify the effectiveness of Silmitasertib in the treatment of medulloblastoma (MB, a type of pediatric brain tumor), Senhwa collaborated with the medical research team of Stanford University and signed a cooperation agreement with the Pediatric Brain Tumor Consortium (PBTC) in May 2018 to jointly develop and organize such clinical trials. PBTC is the international authority for the research and treatment of pediatric brain tumors, and it is the execution and supervising institution of the human clinical trials; Senhwa is responsible for providing the Silmitasertib (CX-4945) as the drug for clinical trial use. PBTC included the cooperation project as the focus of 2018. The project received funding from PBTC to execute the clinical project and sponsorships from the Cancer Therapy Evaluation Program (CTEP) operated by the National Cancer Institute (NCI). The execution of the medulloblastoma clinical trial was approved by the U.S. FDA in January 2019; subjects were included in July 2019. Currently, it is during the course of phase I/II clinical trials.

The execution of the medulloblastoma clinical trial was approved by the U.S. FDA in January 2019; subjects were included in July 2019. Currently, it is during the course of phase I/II clinical trials.

(4) COVID-19

Silmitasertib (CX-4945) was initially determined by scientists in March 2020 for being a potential drug to combat the SARS-CoV-2 viruses. In June 2020, the international anti-COVID-19 virus research lead by QBI-UCSF had a significant discovery that protein kinase CK2 is the activation switch for SARS-CoV-2 viruses to develop tentacles or filopodia, and the SARS-CoV-2 viruses increase their infection abilities by using such pathway. The team comprises 80 top-notch international scientists from the U.S., Germany, France, and the U.K. published significant research on SARS-CoV-2 viruses. It is found that SARS-CoV-2 viruses transform normal cells into "zombie" cells by "seizing" the human protein kinase CK2 to accelerate and spreading of viruses more effectively. The science team, therefore, made use of Senhwa's Silmitasertib, an inhibitor of CK2, for testing. The experimental results showed that the disruption of CK2 promotes the formation of Stress Granules (SGs), resulting in the inhibition of COVID-19 proliferation. The vital progress in the research on COVID-19 was valued and published in "Cell," the international



authoritative scientific journal.

In August 2020, Senhwa signed contracts with University Medical Center Phoenix, Arizona, under the Banner Health Medical Institution, the U.S. and Center for Advanced Research & Education, CARE, Georgia, the U.S. to commence the preparations for using Silmitasertib, an inhibitor of CK2, in the human trial study for COVID-19. In November 2020, both clinical experiments received approvals from the U.S. FDA for execution. Center for Advanced Research & Education, CARE, Georgia, will provide treatment for patients with moderate symptoms. It commenced its initial inclusion of subjects and treatment in December 2020. Banner Health Medical Institution will provide treatment for patients with severe symptoms. It commenced its initial inclusion of subjects and treatment in January 2021. Currently, both investigator-initiated trials (IIT) are still in progress. The Company hopes to provide a solution for the COVID-19 outbreak across the world.

#### (IV) Budget Execution

The Company has not disclosed any financial forecasts to the public; however, the overall budget execution is in line with the scope set by the Company.

## II. Summary of 2021 Business Plan

### (I) Operating objectives:

The Company will continue to adhere to the model of "Development in parallel with Research" for the drug discovery in 2021. The Company adopts professional project management methods to integrate domestic and foreign R&D resources in the hope of completing the deployment of the industrial value chain for drug discovery in the most efficient manner under the framework of the international division of labor, shortening the time required for drug discovery and improve the opportunities of success.

### (II) Business Plan

Looking forward, the Company's R&D in 2021 will remain focused on both drug discoveries at present. The key objectives in 2021 are as follows:

1. Continue to advance the development projects of the drug candidate Pidnarulex (CX-5461) and the solid tumor clinical trials in Canada and the U.S.
2. Continue to advance development projects for the drug candidate Silmitasertib (CX-4945), including: (1) the closing report of phase II cholangiocarcinoma clinical trials; (2) continuation of phase II BCC clinical trials; (3) assistant for the medical research team of Stanford University to continue the pediatric brain tumor-medulloblastoma human clinical trials; and (4) clinical trials for COVID-19.
3. Dedicate to attain regional licensing of patented technologies or collaborate with other suppliers by way of strategic alliances.

## III. Impact of External Competitive Environment, Regulatory Environment, and Macroeconomic Environment

Cancer is a major disease threatening the health of the global population and one of the major causes of death worldwide. According to the survey of the World Health Organization (WHO), 19.3 million persons were diagnosed with cancers worldwide in 2019, representing a significant increase of 1.2 million persons from 18.1 million persons in 2018 and a growth of 34.49% from 14.35 million persons in 2013. The number of persons who passed away due to cancers was nearing 10 million persons, representing a growth of 19.62% from 8.36 million persons in 2013. The International Agency for Research on Cancer (IARC) of WHO estimated that the occurrence rate of cancers is likely to continue increasing; by 2040, newly developed cancers would reach 28.4 million cases worldwide. The aging issues and the changes in

lifestyles across the world have resulted in the constantly increasing prevalence of cancer, coupled with rising medical costs; such circumstances materially affect citizens' living quality. Regardless of developed countries or developing countries, cancer treatment is an imminent and inevitable issue. As incidences of cancer continue to rise, there remain unmet medical needs for cancer treatment.

The Company is dedicated to the R&D of novel drugs with clear objectives. We focus on developing First-in-Class novel anti-cancer drugs; our management team possesses healthy international viewpoints and extensive experiences in business management. We currently have two candidates during the course of clinical trials, and we are one of the few biotechnology companies in Taiwan with international drug discovery competencies. We will continue to reinforce our competitive strengths and improve our research capacity for clinical management and international competitiveness to create values for the Company.

Senhwa Biosciences, Inc.

Chairman	Benny T. Hu
President & CEO	Tai Sen Soong
CFO	Sarah Chang



## Chapter 2. Company Profile

I. Date of Incorporation: November 16, 2012

II. Company History:

Time	Event
November 2012	The Company was established with a paid-up capital of NT\$339,992 thousand.
April 2013	Signed a novel drug technology asset contract with a U.S. biotechnology company.
	Established a subsidiary in the U.S.
	Project CX-5461: We collaborated with Peter MacCallum Cancer Centre (PMCC) in Melbourne, Australia, and officially commenced the phase I human clinical trials.
September 2013	Performed a capital increase of NT\$25,000 thousand. The paid-in capital was NT\$364,992 thousand after the capital increase.
October 2013	Performed a capital increase from the capital reserve of NT\$59,339 thousand. The paid-in capital was NT\$424,331 thousand after the capital increase.
November 2013	Received the 2013 innovative investment subsidies from New Taipei City.
	Performed a capital increase from the capital reserve of NT\$198,000 thousand. The paid-in capital was NT\$622,331 thousand after the capital increase.
February 2014	Project CX-4945: The U.S. FDA approved the execution of phase I/II human clinical trials.
March 2014	Stationed in the Nankang Biotech Incubation Center and formulated plans for developing second-generation drugs in Taiwan.
	Signed a cooperation contract with the Development Center for Biotechnology (DCB).
April 2014	Passed the review of the Industrial Development Bureau of the Ministry of Economic Affairs (MOEA) to be qualified as a biotech and new pharmaceuticals company and was entitled to the preferential incentives of investment tax credit provisions specified under the Act for the Development of Biotech and New Pharmaceuticals Industry.
	Project CX-5461: The Company attended the annual meeting of the American Association for Cancer Research (AACR) in 2014. Our partner PMCC provided a presentation and disclosed the results of CX-5461's in animal studies at the meeting.
May 2014	Passed the review of the MOEA's Industrial Development Bureau and received the approval letter for the biotech and new pharmaceuticals investment projects for "SHP01-1 CX-5461 inhibitor of RNA polymerase type " and "SHP01-2 CX-4945 inhibitor of protein kinase CK2 (casein kinase II)." The shareholders' investment tax credit specified in the Act for the Development of Biotech and New Pharmaceuticals Industry is applicable to shareholders.
June 2014	Project CX-4945: The human clinical trials were officially commenced in the U.S.
July 2014	Performed a capital increase from employee stock options of NT\$5,000 thousand. The paid-in capital was NT\$627,331 thousand after the capital

<b>Time</b>	<b>Event</b>
	increase.
August 2014	Performed a capital increase in cash of NT\$27,600 thousand. The paid-in capital was NT\$654,931 thousand after the capital increase.
September 2014	Won the prize in the 2014 Taiwan Healthcare and Agricultural Biotech Industries Innovation and Excellence Awards.
October 2014	Completed the public offering of the Company's shares and the stock code is 6492.
December 2014	The Company's shares were registered on the emerging market.
	Project CX-4945: The Company filed an application to the Ministry of Food and Drug Safety (MFDS) of Korea for the novel drug CX-4945 to be used in treating cholangiocarcinoma.
January 2015	Project CX-4945: The Company received approval from MFDS for the execution of the phase I/II human clinical trials.
September 2015	Project SHP01-2-B: We signed a global patent license contract with Chaperone Therapeutics, Inc., U.S., to exclusively license the Company's preclinical candidate SHP01-2-B to Chaperone, the U.S., for the development of drugs for neurodegenerative diseases.
October 2015	Project CX-5461: CX-5461 was selected as the drug for the Canadian SU2C-CBCF Breast Cancer Dream Team in 2015.
	Project CX-4945: We received approval from the Taiwan Food and Drug Administration (TFDA) for the execution of the phase I/II human clinical trials.
February 2016	Project CX-4945: The Company received consent from the Research Ethics Committee of China Medical University Hospital for human trials.
March 2016	Project CX-5461: We signed a clinical trial contract with NCIC Clinical Trials Group (NCIC CTG).
	Project CX-5461: In March 2016, Health Canada, the competent Canadian authority of medicine and health care, issued a no objection letter to CCTG, the Company's clinical trial partner, to approve the use of the Company's CX-5461 in phase I/II human clinical trials for treating solid tumors and breast cancer.
July 2016	The Company was assessed as a tech company by the MOEA's Industrial Development Bureau.
September 2016	Project SHP01-2-B: The Company received an upfront payment from its licensed partner, Chaperone Therapeutics, Inc., in the form of 15% of the equity in Chaperone Therapeutics, Inc. in ordinary shares with a total of 409,400 shares.
December 2016	Project CX-4945: U.S. FDA granted the orphan drug designation for cholangiocarcinoma.
	Performed a capital increase from employee stock options of NT\$2,925 thousand. The paid-in capital was NT\$657,856 thousand after the capital increase.

<b>Time</b>	<b>Event</b>
January 2017	The Securities Listing Review Committee and the 22nd joint meeting of the 8th session of directors and supervisors of Taipei Exchange passed the resolution that Company's shares would be traded on Taipei Exchange.
	Project CX-4945: The Company was invited to attend the ASCO Gastrointestinal Cancers Symposium to publish its results of phase I clinical trials for treating cholangiocarcinoma with the novel drug CX-4945 being developed by using posters in 2017.
March 2017	Performed a capital increase from employee stock options of NT\$100 thousand. The paid-in capital was NT\$657,956 thousand after the capital increase.
April 2017	Performed a capital increase by issuing new shares of NT\$85,000 thousand before the listing on TPEX. The paid-in capital was NT\$742,956 thousand after the capital increase.
	The Company was officially listed on TPEX.
September 2017	Performed a capital increase from employee stock options of NT\$500 thousand. The paid-in capital was NT\$743,456 thousand after the capital increase.
November 2017	Project CX-5461: Our clinical partner PMCC in Melbourne, Australia, was invited to participate in the 59th annual meeting of the American Society of Hematology, and it published results of phase I clinical trials with the Company's novel drug CX-5461 for the treatment of hematologic malignancies.
December 2017	Received the 14th National Innovation Award from the Institute for Biotechnology and Medicine Industry.
December 2017	Performed a capital increase from employee stock options of NT\$470 thousand. The paid-in capital was NT\$743,926 thousand after the capital increase.
March 2018	Project CX-5461: The chief management officer of the Company's partner, CCTG, published the results of the phase I clinical trials of the Company's novel breast cancer drug CX-5461 at the 16th Targeted Anticancer Therapies (TAT 2018) organized by the European Society of Medical Oncology by way of an oral report.
March 2018	Performed a capital increase from employee stock options of NT\$240 thousand. The paid-in capital was NT\$744,166 thousand after the capital increase.
May 2018	Project CX-4945: Officially commenced the phase II randomized study for the treatment of cholangiocarcinoma; the first subject was included at the Mayo Clinic, the U.S. on May 10, 2018.
	Project CX-4945: We signed a formal cooperation agreement with the Pediatric Brain Tumor Consortium (PBTC) to jointly develop and organize the execution of the phase I/II human clinical trial by using CX-4945 for the treatment of children malignant brain tumors.
November 2018	Project CX-4945: The execution of the human clinical trial for the use of CX-4945 on the new skin cancer indications BBC was approved by the U.S. FDA.

Time	Event
December 2018	Performed a capital increase from employee stock options of NT\$590 thousand. The paid-in capital was NT\$744,756 thousand after the capital increase.
January 2019	Project CX-4945: The execution of the human clinical trial for the use of CX-4945 on the new pediatric indications MB was approved by the U.S. FDA. The trial has the design of phase I and phase II clinical trials, and it concurrently includes subjects from 12 prestigious children's hospitals and cancer centers across the United States subordinated to PBTC, including Stanford Health Care and Stanford Children's Health, Memorial Sloan-Kettering, the top cancer specialist center in the U.S., Cancer Center, the top St. Jude Children's Research Hospital in the U.S., and the Cincinnati Children's Hospital Medical Center.
March 2019	Project SHP01-2-B: As the R&D progress of Chaperone falls behind schedule, it remains unable to complete the development of the candidate and commence the GLP toxicology experiment, resulting in a delay in being qualified for the "novel drug clinical trial review" application. In order to protect shareholders' interests and the development potential of the Company's intangible assets, the Board of Directors (the "Board") determined to terminate the license contract with Chaperone Therapeutics, Inc.
April 2019	Project CX-4945: Formally commenced the human clinical trial for the use of CX-4945 on curing skin cancer BBC and included the first subject.
	Project CX-5461: The phase I dose-escalation experiment for the breast cancer trial was completed in Canada, achieving the primary evaluation indicators.
July 2019	Project CX-4945: Formally commenced the human clinical trial for the use of CX-4945 on curing pediatric brain tumor MB and included the first subject.
September 2019	Project CX-5461: A notice was received on September 1, 2019 (US time) during the breast cancer trial in Canada, indicating that the first subject was included for the expansion cohort trial.
December 2019	Project CX-5461: Our clinical partner CCTG published the clinical trial results related to the Company's novel breast cancer drug CX-5461 at the SABCS in 2019.
	Performed a capital increase from employee stock options of NT\$230 thousand. The paid-in capital was NT\$744,986 thousand after the capital increase.
February 2020	Project CX-5461: Included in the list for evaluations by the major pharmaceutical company Pfizer and The Prostate Cancer Foundation; the Company has the opportunity to receive a fully-funded trial and medicinal sponsorship from Pfizer, and the Company shall provide the include the use of Pfizer's PARP inhibitor in human clinical trials for the treatment of prostate cancer treatment free of charge.
April 2020	Project CX-4945: To actively settle the outbreak of COVID-19, the National Institute of Allergy and Infectious Diseases (NIAID) under the U.S. National Institutes of Health (NIH) signed a cooperation agreement with the Company for a series of clinical trials by using the novel drug Silmitasertib (CX-4945) on combatting COVID-19.

<b>Time</b>	<b>Event</b>
June 2020	Performed a capital increase from employee stock options of NT\$325 thousand. The paid-in capital was NT\$745,311 thousand after the capital increase.
August 2020	Project CX-4945: The human clinical trial for the use of CX-4945 on the new skin cancer indications BBC entered the phase I and phase II human clinical expansion cohort trials, and the inclusion of the first subject and the drug administration in accordance with the course of treatment were completed on August 12, 2020.
	Project CX-4945: We signed a cooperation memorandum with one of the largest medical systems Banner Health in the U.S. to apply for the EAIND for the novel drug CX-4945 (Silmiasertib) and IIT for the treatment of patients with COVID-19. Furthermore, we formally signed a cooperation memorandum with CARE, Georgia, to apply for using the novel drug CX-4945 (Silmiasertib) on the IIT for the treatment of patients with COVID-19.
September 2020	Performed a capital increase in cash by issuing new shares of NT\$150,000 thousand. The paid-in capital was NT\$895,311 thousand after the capital increase.
	Performed a capital increase from employee stock options of NT\$1,270 thousand. The paid-in capital was NT\$896,581 thousand after the capital increase.
October 2020	Project CX-4945: The international multi-center phase I/II human clinical trial for cholangiocarcinoma recorded the achievement of targets during the interim analysis and ended the trial ahead of schedule.
November 2020	Project CX-4945: Our partner Banner Health Medical Institution, the U.S., applied for the phase II human clinical trials for COVID-19 to the U.S. FDA and received approval for the execution in the same month.
	Project CX-4945: Our cooperation partner, CARE, Georgia, the U.S., applied for the phase II human clinical trials for COVID-19 to the U.S. FDA and officially received the approval for the execution.
December 2020	Project CX-4945: Formally commenced the phase II human clinical trials for the treatment of COVID-19; the first subject was included at CARE, Georgia, the U.S.
	Project CX-5461: The execution of the human clinical curing effect expansion cohort trial for patients with specific genetic defects and multiple solid tumors was approved by the U.S. FDA and Health Canada.
January 2021	Project CX-4945: The phase II human clinical trials were formally commenced for treating patients with severe COVID-19 symptoms; completed the first subject inclusion on January 22, 2021.
March 2021	Performed a capital increase from employee stock options of NT\$55 thousand. The paid-in capital was NT\$896,636 thousand after the capital increase.

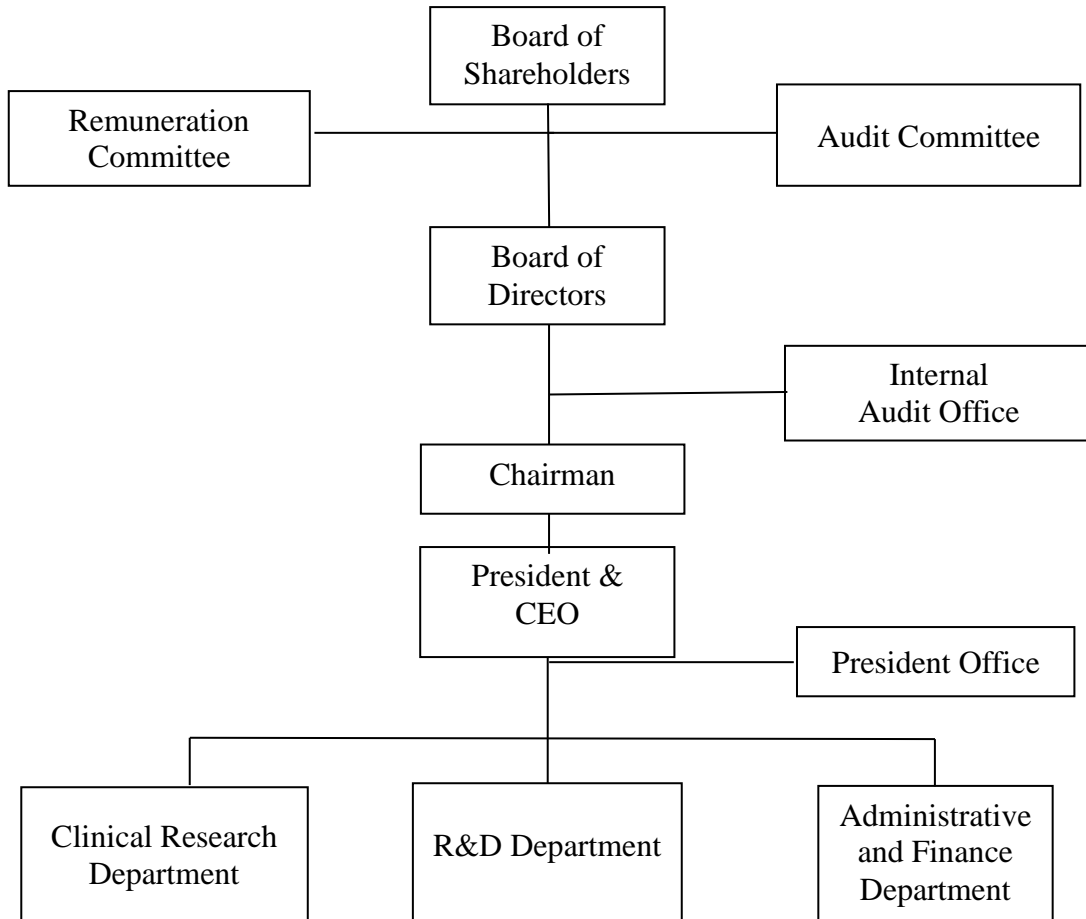




# Chapter 3. Corporate Governance Report

## I. Organization

### (I) Organization structure



(II) Responsibilities and Functions of Major Departments

Department	Main Duties
Internal Audit Office	Responsible for evaluating the effectiveness of the Company's internal controls and internal audits.
President Office	Responsible for guiding the operating directions and operating targets of the Company, performing the operating performance examination, development management of the domestic and foreign project and guiding plans, overall planning and control execution, evaluations and development of external industrial cooperation, planning, execution, and reinforcement for the completion progress schedule of projects, evaluations and management of budget and risks, and human resource management systems, seal management, overall management for legal affairs and intellectual property right affairs, processing of external public relation business, maintenance of investor relations, planning for the Company's sustainable development strategies, and the promotion and execution of CSR reports, management and maintenance of contracts, proceedings for the shareholders' meetings, the meetings of the Board, Audit Committee, and Remuneration Committee.
Clinical Research Department	Responsible for the development of clinical business management, including: <ol style="list-style-type: none"> <li>1. Clinical project management: Responsible for the planning, execution, management, and review of clinical trials, including the preparation and submission for review of trial plans, selection of and cooperation with CRO, monitoring of clinical execution progress, adverse reaction report for clinical drugs, statistics and analysis of trial results, and clinical reports.</li> <li>2. Non-clinical research: Execute preclinical animal trials and organize and execute pharmacokinetics research according to the development projects of clinical trials and be responsible for the entrusted execution and management of outsourced research projects.</li> <li>3. Regulation and inspection registration: Complete the planning of drug discovery strategies, preparation, compilation, and submission for review of inspection registration documents in accordance with the regulations.</li> </ol>
R&D Department	Responsible for: <ol style="list-style-type: none"> <li>1. Preparation development: Responsible for the planning of active pharmaceutical ingredients and new dosage forms, entrusted research, execution and management.</li> <li>2. Chemical manufacturing and control: Overall management of entrusted synthesis of active pharmaceutical ingredients and drugs for clinical trials, inventory management of drugs, dosage prescription, administration, and storage for relevant entrusted research, and prepare inspection registration documents.</li> <li>3. Development of external R&amp;D resources for R&amp;D projects: For example: Apply for the government's technology project plan and carry out plan management in accordance with the relevant specifications stated in the government's plan and be responsible for the entrusted execution and management of outsourced research projects.</li> </ol>
Administrative and Finance Department	Responsible for the Company's financial management, preparation, preparation and review of the Company's financial statements, process taxation affairs, general affairs and procurement, administration documentation, and relevant information operations.

## II. Directors, Supervisors, and Management Team

### (I) Information on Directors and Supervisors

#### 1. Basic Information

April 23, 2021; Unit: Share; %

Title	Name	Gender	Nationality or Place of Registration	Date First Elected	Date Elected	Term	Shareholding When Elected		Current Shareholding		Spouse & Minor Shareholding		Shareholding in Others' Name		Experience (Education)	Concurrent Position Held in the Company or Other Companies	Managerial Officer, Director, or Supervisor who is a Spouse or Relative within the Second Degree of Kinship			Remarks
							Number of Shares	Shareholding Ratio	Number of Shares	Shareholding Ratio	Number of Shares	Shareholding Ratio	Number of Shares	Shareholding Ratio			Title	Name	Relationship	
Chairman	Benny T. Hu	Male	Republic of China (R.O.C.)	November 1, 2021	June 11, 2020	3 years	1,569,721	2.11	1,822,161	2.03	-	-	-	-	MBA, Wharton School of the University of Pennsylvania, USA Director, Wistron Information Technology and Services Corporation Chairman, Alliance Holdings Limited (Beijing) Founder, Whitesun Equity Partners President, CDIB & Partners Investment Holding Corp. Chairman, China Development Industrial Bank President, China Development Industrial Bank Ambassador-at-large of the Republic of China Chairman, China Securities Investment Trust Co., Ltd. President, China Securities Investment Trust Co., Ltd. Vice President, International Securities Investment Trust Co., Ltd. Manager, Bankers Trust New York Corporation Vice Chairman, ShanghaiMart Co., Ltd.	Executive Director, Chinese National Federation of Industries Chairman, National Taiwan University Innovation and Incubation Co., Ltd. Chairman, CDIB Bioscience Venture Management (BVI), Inc. Chairman, Panlabs Biologics Inc. Chairman, Key Asic Inc. Chairman, Ding Li Development Ltd. Chairman, HungTuan Industry Co., Ltd. Chairman, CrossStrait Trade Development Co., Ltd. Chairman, Yang-Pin Investment Co., Ltd. Chairman, HuaSheng International Co., Ltd. Director and President, New Development Venture Capital Management Co., Ltd. Chairman, Lianan Wellness Management Co., Ltd. Chairman, Strait Venture Capital Investment Co., Ltd. Chairman, Armlo Capital Partners Ltd. Director, China-Taiwan Association Co., Ltd. Director, Jia-Bei Monetary Flow Co., Ltd. Director, Tsu-fu Monetary Flow Co., Ltd. Director, JKOS Network Co., Ltd. Supervisor, Ding-li Enterprise Management Co., Ltd.	-	-	-	-
Director	Representative: Keith Chan	Male	Republic of China (R.O.C.)	April 16, 2018	June 11, 2020	3 years	60,000	0.08	69,500	0.08	-	-	-	-	Ph.D. in Pharmaceuticals, University of Minnesota, U.S. Supervisor, Office of Generic Drugs, U.S. FDA President, GloboAsia LLC, U.S. Adjunct professor, National Yang-Ming University Visiting professor, National Taiwan University Adjunct research fellow, Peking University	Senior consultant, Cornerstone Intellectual Property Foundation Adjunct professor, National Chengchi University Supervisor, Trust Bio-sonics Inc.	-	-	-	-
	Ding Li Development Ltd.	-	Republic of China (R.O.C.)	November 1, 2021	June 11, 2020	3 years	3,778,374	5.07	4,386,007	4.89	-	-	-	-		Director, Panlabs Biologics Inc.	-	-	-	-

Title	Name	Gender	Nationality or Place of Registration	Date First Elected	Date Elected	Term	Shareholding When Elected		Current Shareholding		Spouse & Minor Shareholding		Shareholding in Others' Name		Experience (Education)	Concurrent Position Held in the Company or Other Companies	Managerial Officer, Director, or Supervisor who is a Spouse or Relative within the Second Degree of Kinship			Remarks
							Number of Shares	Shareholding Ratio	Number of Shares	Shareholding Ratio	Number of Shares	Shareholding Ratio	Number of Shares	Shareholding Ratio			Title	Name	Relationship	
Director	Representative: Jeff Chen	Male	Republic of China (R.O.C.)	June 16, 2017	June 11, 2020	3 years	-	-	-	-	-	-	-	-	EMBA, Peking University Researcher, Harvard Business School	Chairman, Chuan-Pu Investment Holding Co., Ltd. Director, Nan-Ho Industry Co., Ltd. Director, Tian-Pu Co., Ltd. Director, Harn Shiuan Co., Ltd. Director, Adimmune Corporation Director, Weng-Teng Investment Co., Ltd. Director, Taiwan Styrene Monomer Corporation Director, E&E Recycling Co., Ltd. Director, Bank of Kaohsiung Co., Ltd.	-	-	-	-
	Chuan-Pu Investment Holding Co., Ltd.	-	Republic of China (R.O.C.)	June 16, 2017	June 11, 2020	3 years	1,162,576	1.56	1,242,576	1.39	-	-	-	-	-	Director, JKO Asset Management Co., Ltd. Director, Bank of Kaohsiung Co., Ltd.	-	-	-	-
Director	Tai Sen Soong	Male	Republic of China (R.O.C.)	November 1, 2021	June 11, 2020	3 years	1,211,190	1.63	1,211,190	1.35	-	-	-	-	Ph.D. in Biology, Illinois State University, USA President, Panlabs Biologics Inc. Vice Chairman and President, CDIB Bioscience Venture Management (BVI), Inc. Founder, CDIB Bioscience Venture Management (BVI), Inc. Biotechnology Investment Manager, Overseas Department, China Development Industrial Bank Professor, National University of Singapore/President, Imagen Venture Holdings Director, Strategic Planning and Industry Service Office, Development Center for Biotechnology Project Organizer, Agricultural and Special Product Development Project, Development Center for Biotechnology Director, Agricultural Biotechnology Section, Development Center for Biotechnology Researcher, Monsanto, U.S. Director, Medtech Tronics Inc. (BVI) Director, Heng Kang Bio Medi Co., Ltd.	President & CEO, Senhwa Biosciences, Inc. Chairman, CDIB Bioscience Venture Management (BVI), Inc.	-	-	-	-
Independent Director	Yeu Chuyr Chang	Female	Republic of China (R.O.C.)	March 9, 2015	June 11, 2020	3 years	-	-	-	-	-	-	-	-	MBA, Avila University, Missouri, U.S. Vice President, Business Department, Chu-ching Insurance Brokers Co., Ltd. Director, Hsin-Fu Joint Wealth Management Consultancy Co., Ltd. Lecturer of economics, Fu Jen Catholic University Lecturer of economics, Shih Chien University	Executive Vice President, Summit Capital International Group Limited Taiwan Branch (Belize) Remuneration Committee Member, Senhwa Biosciences, Inc. Audit Committee Member, Senhwa Biosciences, Inc.	-	-	-	-
Independent Director	Tong Young Lee	Male	Republic of China (R.O.C.)	June 11, 2020	June 11, 2020	3 years	-	-	-	-	-	-	-	-	Ph.D. in Pathology, Nation Taiwan University Postdoctoral researcher/lecturer, Harvard Medical School, U.S. Researcher, Boston Children's Hospital, U.S. Researcher, Beth Israel Deaconess	Vice President, Diamond Biofund Inc. CEO, StemCyte Taiwan Co., Ltd. Remuneration Committee Member, Senhwa Biosciences, Inc. Audit Committee Member, Senhwa Biosciences, Inc.	-	-	-	-

Title	Name	Gender	Nationality or Place of Registration	Date First Elected	Date Elected	Term	Shareholding When Elected		Current Shareholding		Spouse & Minor Shareholding		Shareholding in Others' Name		Experience (Education)	Concurrent Position Held in the Company or Other Companies	Managerial Officer, Director, or Supervisor who is a Spouse or Relative within the Second Degree of Kinship			Remarks
							Number of Shares	Shareholding Ratio	Number of Shares	Shareholding Ratio	Number of Shares	Shareholding Ratio	Number of Shares	Shareholding Ratio			Title	Name	Relationship	
														Medical Center, U.S. Director/Vice President, Fountain Biopharma Inc. Vice President, Synovel Sciences Inc. Vice President, Microbio Co., Ltd. Chairman and CEO, BiotechEast Co., Ltd.						
Independent Director	Yung Lin Ma	Male	Republic of China (R.O.C.)	June 11, 2020	June 11, 2020	3 years	-	-	-	-	-	-	-	Ph.D. in Biomedical Sciences at Washington University, USA Manager, Biotech Incubation Center, Academia Sinica Director, Business Development Department, Medigen Biotech Corp.	Chairman and CEO, Apollo Medical Optics, Ltd. Director, RelaJet Tech (Taiwan) Co., Ltd. Supervisor, Appworks Fund III Co. Ltd. Supervisor, Appworks Fund I Co. Ltd. Supervisor, Bomdic Inc. Supervisor, Mayaminer Company Ltd. Remuneration Committee Member, Senhwa Biosciences, Inc. Audit Committee Member, Senhwa Biosciences, Inc.	-	-	-	-	

Note: The Company had re-elected its 4th session of Directors and established its Audit Committee on June 11, 2020

2. Major Shareholders of Corporate Shareholders:

April 23, 2021

Name of corporate shareholder	Major shareholders of corporate shareholders
Ding Li Development Ltd.	Benny T. Hu (100.00%)
Chuan-Pu Investment Holding Co., Ltd.	Jeff Chen (99.666%) Yen Chun Lin (0.328%) Tien Pu Chen (0.003%) Shu Hui Tseng (0.003%)

3. Major Shareholders of Major Corporate Shareholders

4. Professional Qualifications and Independence of the Directors and Supervisors

April 23, 2021

Name	Qualifications	Meeting one of the following professional qualification requirements, together with at least five-year work experience			Independence (Note)												Number of public companies in which the member concurrently serves as an Independent Director
		Currently serving as an instructor or higher post in a private or public college or university in the field of business, law, finance, accounting, or the business sector of the company	Currently serving as a judge, prosecutor, lawyer, accountant, or other professional practice or technician that must undergo national examinations and specialized license	Work experience necessary for business administration, legal affairs, finance, accounting, or business sector of the Company	1	2	3	4	5	6	7	8	9	10	11	12	
Benny T. Hu, Chairman			✓	✓						✓	✓		✓	✓	✓	✓	0
Director Ding Li Development Ltd. Representative: Keith Chan	✓		✓	✓	✓	✓	✓	✓	✓	✓	✓	✓	✓	✓	✓	✓	0
Director Chuan-Pu Investment Holding Co., Ltd. Representative: Jeff Chen			✓	✓	✓	✓	✓	✓	✓	✓	✓	✓	✓	✓	✓	✓	0
Tai Sen Soong, Director	✓		✓				✓	✓	✓	✓	✓	✓	✓	✓	✓	✓	0
Yeu Chuyr Chang, Independent Director	✓		✓	✓	✓	✓	✓	✓	✓	✓	✓	✓	✓	✓	✓	✓	0
Tong Young Lee, Independent Director			✓	✓	✓	✓	✓	✓	✓	✓	✓	✓	✓	✓	✓	✓	0
Yung Lin Ma, Independent Director			✓	✓	✓	✓	✓	✓	✓	✓	✓	✓	✓	✓	✓	✓	0

Note: Please check the corresponding boxes when Directors or Supervisors have met any of the following conditions during the two years prior to being elected and during the term of office.

- (1) Not employed by the Company or an affiliates

- (2) Not a Director or supervisor of the Company or any of its affiliates. (however, if an Independent Director is engaged concurrently by the Company, its parent company, and its subsidiary or a subsidiary under the same parent company in accordance with the Act or local laws and regulations, this requirement shall not apply).
- (3) Not a natural-person shareholder who holds shares, together with those held by the person's spouse, minors, or held by the person in the name of others, in an aggregate amount of 1% or more of the total number of outstanding shares of the Company or ranking in the top 10 in shareholdings.
- (4) Not a manager listed in (1) or a spouse, relative within the second degree of kinship, or lineal relative within the third degree of kinship listed in (2) and (3).
- (5) Not a director, supervisor, or employee of a corporate shareholder that directly holds 5% or more of the total number of issued shares of the Company, or that ranks among the top five in shareholdings, or that designates its representatives to serve as a director or supervisor of the Company under Paragraph 1 or 2, Article 27 of the Company Act (however, if an Independent Director is engaged concurrently by the Company, its parent company, and its subsidiary or a subsidiary under the same parent company in accordance with the Act or local laws and regulations, this requirement shall not apply).
- (6) Not a director, supervisor, or employee of another company that the majority of its directors or the shares with voting rights are controlled by the same person (however, if an Independent Director is engaged concurrently by the Company, its parent company, and its subsidiary or a subsidiary under the same parent company in accordance with the Act or local laws and regulations, this requirement shall not apply).
- (7) Not a director, supervisor, or employee of another company or an institution who is concurrently the Chairperson, President & CEO, or equivalent positions of the Company or a spouse thereof (however, if an Independent Director is engaged concurrently by the Company, its parent company, and its subsidiary or a subsidiary under the same parent company in accordance with the Act or local laws and regulations, this requirement shall not apply).
- (8) Not a director, supervisor, manager, or shareholder holding 5% or more of the shares of a specific company or institution which has a financial or business relationship with the Company (however, if a specific company or institution holds more than 20% and no more than 50% of the total issued shares of the Company and if an Independent Director engaged concurrently by the Company, its parent company, and its subsidiary or a subsidiary under the same parent company in accordance with the Act or local laws and regulations, this requirement shall not apply).
- (9) Not a professional individual, an owner, a partner, director, supervisor, or officer of a sole proprietorship, partnership, company, or institution that provides auditing services to the company or any affiliate of the company, or that provides commercial, legal, financial, accounting or related services to the Company or any Affiliate of the Company for which the provider in the most recent two fiscal years has received cumulative compensation exceeding NT\$500,000, or a spouse thereof. Provided, this restriction does not apply to a member of the remuneration committee, public tender offer review committee, or special committee for merger/consolidation and acquisition, which exercises powers pursuant to the Security and Exchanges Act or to the Business Mergers and Acquisitions Act or relevant laws or regulations.
- (10) Not having a marital relationship, or a relative within the second degree of kinship to any other director of the Company.
- (11) Not meeting any conditions defined in Article 30 of the Company Act.
- (12) Where the person is not elected in the capacity of the government, a juristic person, or a representative thereof as provided in Article 27 of the Company Act.



(II) Information on President & CEO, Vice Presidents, Assistant Vice Presidents, and Management Team

April 23, 2021; Unit: Share; %

Title	Nationality	Name	Gender	Date of Appointment	Shareholding		Spouse & Minor's Shareholding		Shareholding in Others' Name		Experience ( Education )	Positions Currently Held with Other Companies	Managerial officers who are spouses or relatives within the second degree of kinship			Remarks
					Number of Shares	Shareholding Ratio	Number of Shares	Shareholding Ratio	Number of Shares	Shareholding Ratio			Title	Name	Relationship	
President & CEO	Republic of China (R.O.C.)	Tai Sen Soong	Male	November 1, 2012	1,211,190	1.35	-	-	-	-	Ph.D. in Biology, Illinois State University, USA President & CEO, Panlabs Biologics Inc. Vice Chairman and CEO, CDIB Bioscience Venture Management (BVI), Inc. Founder, CDIB Bioscience Venture Management (BVI), Inc. Biotechnology Investment Manager, Overseas Department, China Development Industrial Bank Professor, National University of Singapore/President, Imagen Venture Holdings Director, Strategic Planning and Industry Service Office, Development Center for Biotechnology Project Organizer, Agricultural and Special Product Development Project, Development Center for Biotechnology Director, Agricultural Biotechnology Section, Development Center for Biotechnology Researcher, Monsanto, U.S. Director, Medtech Tronics Inc. (BVI) Director, Heng Kang Bio Medi Co., Ltd.	Chairman, CDIB Bioscience Venture Management (BVI), Inc.	-	-	-	-
Chief Operating Officer and Supervisor of the Clinical Research Department	Republic of China (R.O.C.)	Mei Hui Kuo	Female	August 24, 2018	40,000	0.04	-	-	-	-	Master of Science, Plant Pathology, National Taiwan University Executive Vice President and Chief Operating Officer, BRIM Biotechnology, Inc Deputy Chief Executive Officer, Development Center for Biotechnology Assistant President, New Product Development Department, TTY	-	-	-	-	-

Title	Nationality	Name	Gender	Date of Appointment	Shareholding		Spouse & Minor's Shareholding		Shareholding in Others' Name		Experience (Education)	Positions Currently Held with Other Companies	Managerial officers who are spouses or relatives within the second degree of kinship			Remarks
					Number of Shares	Shareholding Ratio	Number of Shares	Shareholding Ratio	Number of Shares	Shareholding Ratio			Title	Name	Relationship	
											Biopharm Company Limited Vice President, CDIB Bioscience Venture Management (BVI), Inc. Member of the Overseas Biotech Investment Department, China Development Industrial Bank					
Director of R&D Department	Republic of China (R.O.C.)	Chen Fu Liu	Male	March 1, 2018	-	-	-	-	-	-	Ph.D. in Chemistry, National Taiwan University Deputy Director, Research and Development Division, CVie Therapeutics Limited New Pharmaceuticals R&D and Regulatory Advisor, GNT Biotech & Medicals Corporation Researcher, TaiGen Biotechnology Co., Ltd. United States patents course certification, Winston & Strawn LLP United States patents course certification, CASRIP, School of Law, University of Washington Summer course certification, Michael G. Foster School of Business, University of Washington	-	-	-	-	-
Chief Financial Officer and Supervisor of the Administrative and Finance Department	Republic of China (R.O.C.)	Sarah Chang	Female	March 27, 2014	30,675	0.03	-	-	-	-	Department of Accounting, Tunghai University Certified Public Accountant Senior Assistant Vice President, Underwriting Department, Industrial Bank of Taiwan Securities Co. Ltd. Vice President, Hua Nan Investment Trust Senior Auditor, Deloitte Taiwan	-	-	-	-	-
Manager and Supervisor of Internal Audit Office (Note)	Republic of China (R.O.C.)	Irene Chiu	Female	January 15, 2021	-	-	-	-	-	-	Accounting Department, Tamkang University Internal Audit Supervisor, Litemax Electronics Inc. Auditor, KPMG (Taiwan)	-	-	-	-	-

Note: Internal Audit Supervisor Maggie Lin resigned on January 15, 2021, and Irene Chiu took office.

### III. Remuneration to Directors, Supervisors, President, and Vice Presidents

#### (I) Remuneration of Directors, Independent Directors, Supervisors, President & CEO, and Vice Presidents

##### 1. Remuneration of Directors and Independent Directors

Units: NT\$1,000; %

Title	Name	Remuneration to Directors								Ratio of total remuneration (A+B+C+D) to net income after tax (%)		Relevant remuneration received by Directors who also serve as employees						Ratio of total remuneration (A+B+C+D+E+F+G) to net income after tax (%)		Remuneration received from investee companies other than subsidiaries or the parent company		
		Compensation (A)		Severance pay and pension (B)		Director's remuneration (C)		Business execution expenses (D)				Salary, bonus and allowances (E) (Note 1)		Severance pay and pension (F)		Employee's remuneration (G)						
		The Company	All companies in the financial report	The Company	All companies in the financial report	The Company	All companies in the financial report	The Company	All companies in the financial report	The Company	All companies in the financial report	The Company	All companies in the financial report	The Company		All companies in the financial report		The Company	All companies in the financial report			
														Amount in cash	Amount in shares	Amount in cash	Amount in shares					
Chairman	Benny T. Hu	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	
Director	Ding Li Development Ltd. Representative: Keith Chan	-	-	-	-	-	-	140	140	(0.04)	(0.04)	-	-	-	-	-	-	-	-	(0.04)	(0.04)	-
Director (Note 2)	Riviera Investment Ltd. Representative: Hung Ming Hsieh	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
Director	Chuan-Pu Investment Holding Co., Ltd. Representative: Jeff Chen	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
Director	Tai Sen Soong	-	-	-	-	-	-	-	-	-	-	18,352	18,352	108	108	-	-	-	-	(5.20)	(5.20)	-
Independent Director (Note 2)	Kuo Shiang Lee	-	-	-	-	-	-	60	60	(0.02)	(0.02)	-	-	-	-	-	-	-	-	(0.02)	(0.02)	-
Independent Director	Yeu Chuyr Chang	-	-	-	-	-	-	160	160	(0.05)	(0.05)	-	-	-	-	-	-	-	-	(0.05)	(0.05)	-
Independent Director (Note 3)	Tong Young Lee	-	-	-	-	-	-	80	80	(0.02)	(0.02)	-	-	-	-	-	-	-	-	(0.02)	(0.02)	-
Independent Director (Note 3)	Yung Lin Ma	-	-	-	-	-	-	80	80	(0.02)	(0.02)	-	-	-	-	-	-	-	-	(0.02)	(0.02)	-

1. Please describe the policy, system, standards, and structure of the remuneration to Independent Directors and explain the relevance of the amount of remuneration paid to them based on factors such as responsibility, risk, and time commitment: Independent Directors receive traffic allowance for attending the Board meeting as their remuneration.

2. Unless disclosed above, the remuneration of the Directors in the most recent year for providing services (e.g., serving as a non-employee consultant) to companies in the Financial Report: None.

Note 1. The results are shown based on the salary recognized in the IFRS's "classification and measurement of share-based payment transactions." The salary thus includes employee stock options in addition to the salaries of Directors (including Independent Directors) who serve concurrently as employees.

Note 2. The Company's 3rd session of Directors was dismissed in the re-election on June 11, 2020.

Note 3. The Company's 4th session of Directors was appointed in the re-election on June 11, 2020.

Table of remuneration ranges

Remuneration range to Directors of the Company	Names of Director			
	Total of (A+B+C+D)		Total of (A+B+C+D+E+F+G)	
	The Company	All companies in the financial report	The Company	All companies in the financial report
Under NT\$1,000,000	Benny T. Hu, Keith Chan, Hung Ming Hsieh, Jeff Chen, Tai Sen Soong, Kuo Shiang Lee, Yeu Chuyr Chang, Tong Young Lee, and Yung Lin Ma	Benny T. Hu, Keith Chan, Hung Ming Hsieh, Jeff Chen, Tai Sen Soong, Kuo Shiang Lee, Yeu Chuyr Chang, Tong Young Lee, and Yung Lin Ma	Benny T. Hu, Keith Chan, Hung Ming Hsieh, Jeff Chen, Kuo Shiang Lee, Yeu Chuyr Chang, Tong Young Lee, and Yung Lin Ma	Benny T. Hu, Keith Chan, Hung Ming Hsieh, Jeff Chen, Kuo Shiang Lee, Yeu Chuyr Chang, Tong Young Lee, and Yung Lin Ma
NT\$1,000,000 (inclusive) to NT\$2,000,000 (exclusive)				
NT\$2,000,000 (inclusive) to NT\$3,500,000 (exclusive)	-	-	-	-
NT\$3,500,000 (inclusive) to NT\$5,000,000 (exclusive)	-	-	-	-
NT\$5,000,000 (inclusive)~NT\$10,000,000 (exclusive)	-	-	-	-
NT\$10,000,000 (inclusive) ~ NT\$15,000,000 (exclusive)	-	-	-	-
NT\$15,000,000 (inclusive) ~ NT\$30,000,000 (exclusive)	-	-	Tai Sen Soong	Tai Sen Soong
NT\$30,000,000 (inclusive) ~ NT\$50,000,000 (exclusive)	-	-	-	-
NT\$50,000,000 (inclusive) to NT\$100,000,000 (exclusive)	-	-	-	-
More than NT\$100,000,000	-	-	-	-
Total	9 persons	9 persons	9 persons	9 persons

2. Remuneration of Supervisors

Units: NT\$1,000; %

Title	Name	Remuneration of Supervisors						Ratio of total remuneration (A+B+C) to net income after tax (%)		Remuneration received from investee companies other than subsidiaries or the parent company
		Compensation (A)		Remuneration (B)		Business execution expenses (C)		The Company	All companies in the financial report	
		The Company	All companies in the financial report	The Company	All companies in the financial report	The Company	All companies in the financial report			
Supervisor	Xwise Inc.	-	-	-	-	-	-	-	-	-
Supervisor	Representative: Chi Hai Lin	-	-	-	-	80	80	(0.02)	(0.02)	-
Supervisor	Chia Hung Lee	-	-	-	-	-	-	-	-	-

Table of remuneration ranges

Remuneration range of Supervisors of the Company	Names of Supervisor	
	Total of (A+B+C)	
	The Company	All companies in the financial report
Under NT\$1,000,000	Chi Hai Lin, Chia Hung Lee, and Eric Hu	Chi Hai Lin, Chia Hung Lee, and Eric Hu
NT\$1,000,000 (inclusive) to NT\$2,000,000 (exclusive)	-	-
NT\$2,000,000 (inclusive) to NT\$3,500,000 (exclusive)	-	-
NT\$3,500,000 (inclusive) to NT\$5,000,000 (exclusive)	-	-
NT\$5,000,000 (inclusive) ~ NT\$10,000,000 (exclusive)	-	-
NT\$10,000,000 (inclusive) ~ NT\$15,000,000 (exclusive)	-	-
NT\$15,000,000 (inclusive) ~ NT\$30,000,000 (exclusive)	-	-
NT\$30,000,000 (inclusive) ~ NT\$50,000,000 (exclusive)	-	-
NT\$50,000,000 (inclusive) to NT\$100,000,000 (exclusive)	-	-
More than NT\$100,000,000	-	-
Total	3 persons	3 persons

3. Remuneration of the President & CEO and Vice Presidents

Units: NT\$1,000; %

Title	Name	Salary (A)		Severance pay and pension (B)		Bonus and allowances (C) (Note 1)		Employee's remuneration (D)				Ratio of total remuneration (A+B+C+D) to net income after tax (%)		Remuneration received from investee companies other than subsidiaries or the parent company
		The Company	All companies in the financial report	The Company	All companies in the financial report	The Company	All companies in the financial report	The Company		All companies in the financial report		The Company	All companies in the financial report	
								Amount in cash	Amount in shares	Amount in cash	Amount in shares			
President & CEO	Tai Sen Soong	9,912	9,912	108	108	8,440	8,440	-	-	-	-	(5.20)	(5.20)	-

Note 1. The results are presented in accordance with salary expenses recognized according to IFRS's "share-based payment." Therefore, apart from the remunerations, the employee stock option certificate is also included.

Table of remuneration ranges

Remuneration Range to the President & CEO and Vice Presidents of the Company	Name of President & CEO and Vice Presidents	
	The Company	All companies in the financial report
Under NT\$1,000,000	-	-
NT\$1,000,000 (inclusive) to NT\$2,000,000 (exclusive)	-	-
NT\$2,000,000 (inclusive) to NT\$3,500,000 (exclusive)	-	-
NT\$3,500,000 (inclusive) to NT\$5,000,000 (exclusive)	-	-
NT\$5,000,000 (inclusive) ~ NT\$10,000,000 (exclusive)	-	-
NT\$10,000,000 (inclusive) ~ NT\$15,000,000 (exclusive)	-	-
NT\$15,000,000 (inclusive) ~ NT\$30,000,000 (exclusive)	Tai Sen Soong	Tai Sen Soong
NT\$30,000,000 (inclusive) ~ NT\$50,000,000 (exclusive)	-	-
NT\$50,000,000 (inclusive) to NT\$100,000,000 (exclusive)	-	-
More than NT\$100,000,000	-	-
Total	1 person	1 person

4. Remuneration for Paid Managerial Officers with Top Five Highest Remuneration

Units: NT\$1,000; %

Title	Name	Salary (A)		Severance pay and pension (B)		Bonus and allowances (C) (Note 1)		Employee's remuneration (D)				Ratio of total remuneration (A+B+C+D) to net income after tax (%)		Remuneration received from investee companies other than subsidiaries or the parent company
		The Company	All companies in the financial report	The Company	All companies in the financial report	The Company	All companies in the financial report	The Company		All companies in the financial report		The Company	All companies in the financial report	
								Amount in cash	Amount in shares	Amount in cash	Amount in shares			
President & CEO	Tai Sen Soong	9,912	9,912	108	108	8,440	8,440	-	-	-	-	(5.20)	(5.20)	-
Chief Operating Officer and Supervisor of the Clinical Research Department	Mei Hui Kuo	3,375	3,375	108	108	6,090	6,090	-	-	-	-	(2.70)	(2.70)	-
Chief Financial Officer and Supervisor of the Administrative and Finance Department	Sarah Chang	2,685	2,685	108	108	5,970	5,970	-	-	-	-	(2.47)	(2.47)	-
Director of R&D Department	Chen Fu Liu	1,800	1,800	108	108	4,181	4,181	-	-	-	-	(1.72)	(1.72)	-
Manager and Supervisor of Internal Audit Office	Maggie Lin	749	749	46	46	2,252	2,252	-	-	-	-	(0.86)	(0.86)	-

Note 1. The results are presented in accordance with salary expenses recognized according to IFRS's "share-based payment." Therefore, apart from the remunerations, the employee stock option certificate is also included.

- (II) Name of managers who distribute the remuneration of employees and the distribution status: The Company has not yet generated profits; therefore, there is no distribution of employee's remuneration.

(III) Analysis of the total remuneration as a percentage of net income after tax stated in the parent company only or individual financial statements paid by the Company and by all companies to the Company's Directors, Supervisors, President & CEO, and Vice Presidents in the consolidated financial statements in the most recent two years, and the description of the policies, standards, and packages for payment of remuneration, the procedures for determining remuneration, and its connectivity with business performance and future risks.

1. The total remuneration as a percentage of net income after tax stated in the parent company only or individual financial statements paid by the Company and by all companies to the Company's Directors, Supervisors, President & CEO, and Vice Presidents in the consolidated financial statements in the most recent two years is as follows:

Units: NT\$1,000; %

Items	2020				2019			
	The Company		Consolidated financial statements		The Company		Consolidated financial statements	
	Amount	%	Amount	%	Amount	%	Amount	%
Director	18,980	(5.35)	18,980	(5.35)	14,917	(3.81)	14,917	(3.81)
Supervisor	80	(0.01)	80	(0.01)	40	(0.01)	40	(0.01)
President & CEO and Vice President	18,460	(5.20)	18,460	(5.20)	14,717	(3.76)	14,717	(3.76)

2. Policies, standards, and packages for payment of remuneration to Directors, Supervisors, President & CEO, and Vice Presidents, the procedures for determining remuneration, and its connectivity with business performance
  - (1) The Company's remuneration policies for Directors and Supervisors are specified in Article 23 of the Articles of Incorporation.
  - (2) The remuneration paid to the Company's President & CEO and Vice Presidents shall be determined by the Remuneration Committee, Audit Committee, and the Board based on their roles, contributions, operating performance, and future risks, with reference to the Company's remuneration system.



#### IV. Implementation of Corporate Governance

##### (I) Operation of the Board

Eight meetings were held for the Board in the most recent year (2020) and two meetings were held for the Board in 2021 and as of the publication date of the Annual Report (a total of 10 meetings), the attendances of the Directors are as follows:

Title	Name	Attendance (presenting) in person (B)	Attendance in proxy	Attendance (presenting) rate (%) (B/A)	Remarks (A)
Chairman	Ding Li Development Ltd. Representative: Benny T. Hu	4	0	100.00	Dismissed on June 11, 2020 Attended 4 meetings during the term of office
Chairman	Benny T. Hu	6	0	100.00	Re-elected and appointed on June 11, 2020 Attended 6 meetings during the term of office
Director	Ding Li Development Ltd. Representative: Keith Chan	9	1	90.00	Attended 10 meetings during the term of office
Director	Riviera Investment Ltd. Representative: Hung Ming Hsieh	4	0	100.00	Dismissed on June 11, 2020 Attended 4 meetings during the term of office
Director	Chuan-Pu Investment Holding Co., Ltd. Representative: Jeff Chen	9	1	90.00	Attended 10 meetings during the term of office
Director	Tai Sen Soong	10	0	100.00	Attended 10 meetings during the term of office
Independent Director	Kuo Shiang Lee	3	1	75.00	Dismissed on June 11, 2020 Attended four meetings during the term of office
Independent Director	Yeu Chuyr Chang	10	0	100.00	Attended 10 meetings during the term of office
Independent Director	Tong Young Lee	6	0	100.00	Re-elected and appointed on June 11, 2020 Attended 6 meetings during the term of office
Independent Director	Yung Lin Ma	6	0	100.00	Re-elected and appointed on June 11, 2020 Attended 6 meetings during the term of office

Other matters to be disclosed:

I. The date of the Board meeting, the session, the content of the proposals, opinion of all Independent Directors, and the Company's actions in response to the opinions of Independent Directors shall be recorded should any of the following circumstances occur in the operations of the Board meeting:

(I) Items listed in Article 14-3 of the Securities and Exchange Act:

Board of Directors	Proposal and Follow-up Actions	Items listed in Article 14-3 of the Securities and Exchange Act	Dissenting or qualified opinion of the Independent Director
14th Meeting of the 3rd Session March 19, 2020	1. Proposal for the approval of the 2019 Business Report and Financial Statements	V	None
	2. Proposal for the approval of the 2019 table of loss compensation	V	None
	3. Proposal for the approval of the accumulated losses and the execution report for the healthy operation plan for Q4 in 2019	V	None
	4. Proposal for the amendment to the Company's "Articles of Incorporation"	V	None

	5. Proposal for the amendment to partial provisions of the Company's "Rules of Procedure for Shareholders' Meeting" and "Procedures for Election of Directors"	V	None
	6. Proposal for the amendment to partial provisions of the Company's "Procedures for the Acquisition and Disposal of Assets," "Procedures for Loans to Others," and "Procedures for Endorsements and Guarantees"	V	None
	7. Proposal for the amendment to partial provisions of the Company's "Rules of Procedure for Board of Directors Meetings," and "Ethical Management Best Practice Principles"	V	None
	8. Proposal for the amendment to partial provisions of the Company's "Audit Committee Charter" and "Remuneration Committee Charter"	V	None
	9. Proposal for the amendment to partial provisions of the Company's "Operation Directions for the Establishment of Board of Directors and Matters to be Observed when Exercising Its Functions," the "Corporate Governance Best Practice Principles," and "Corporate Social Responsibility Best Practice Principles"	V	None
	10. Proposal for the amendment to partial provisions of the "Other Management Controls - Management Procedures for Preparing Financial Statements" and "Management Procedures for Preparing Financial Statements" under the Company's Internal Control System	V	None
	11. Issuance of the Company's "Statement of Internal Control System" from January 1, 2019 to December 31, 2019	V	None
	12. Proposal for the general re-elections of the Company's Directors the acceptance of Director candidate nomination	V	None
	13. Proposal for the removal of non-competition for the Company's newly appointed Directors and their representatives	V	None
	14. Proposal for the establishment of matters related to the convening of 2020 Annual General Meeting	V	None
	15. Proposal for the approval of the appointment of CPAs for reviewing or auditing the Company's financial statements for 2020 and the CPAs' fees	V	None
	16. Proposal for the review of the salary and compensation for the Company's Directors, Supervisors, and managerial officers in 2020	V	None
	17. Proposal for the exercise of stock options certificate by the Company's employees for the issuance of ordinary shares	V	None
Independent Directors' Opinions: None			
The Company's response to the opinions from Independent Directors: None.			
Resolution: Approved by all attending Directors.			
15th Meeting of the 3rd Session of the Board March 25, 2020	Proposal for the execution of the initial repurchase of the Company's treasury share for transferring to employees in accordance with Subparagraph 1, Paragraph 1, Article 28-2 of the Securities and Exchange Act and the "Regulations Governing Share Repurchase by Exchange-Listed and OTC-Listed Companies" issued by Financial Supervisory Commission (FSC)	V	None
Independent Directors' Opinions: None			
The Company's response to the opinions from Independent Directors: None.			
Resolution: Approved by all attending Directors.			
16th Meeting of the 3rd Session of the Board April 27, 2020	1. Proposal for the review of the Directors' qualifications	V	None
	2. Proposal for changing the ending date of the estimated repurchase period for the proposal of the Company's initial repurchase of issued share for transferring to employees according to the orders of the competent authority and the amendments to the "2020 Measures for Share Repurchase for Transferring to Employees"	V	None
	3. Proposal for additional reporting items at the 2020 Annual General Meeting	V	None
Independent Directors' Opinions: None			
The Company's response to the opinions from Independent Directors: None.			
Resolution: Approved by all attending Directors.			
17th Meeting of the 3rd	1. Proposal for the approval of the Company's 2020 Q1 Consolidated Financial Report	V	None

Session of the Board May 11, 2020	2. Proposal for the exercise of stock options certificate by the Company's employees for the issuance of ordinary shares	V	None
Independent Directors' Opinions: None			
The Company's response to the opinions from Independent Directors: None.			
Resolution: Approved by all attending Directors.			
2nd Meeting of the 4th Session of the Board June 29, 2020	1. Proposal for the domestic capital increase in cash by the issuance of new shares	V	None
	2. Proposal for the domestic capital increase in cash by the issuance of new shares and the granting of the number of subscriptions to managers	V	None
	3. Proposal for the Company's healthy operation plan.	V	None
Independent Directors' Opinions: None			
The Company's response to the opinions from Independent Directors: None.			
Resolution: Approved by all attending Directors.			
3rd Meeting of the 4th Session of the Board August 14, 2020	1. Proposal for the approval of the Company's 2020 Q2 Consolidated Financial Report	V	None
	2. Proposal for the setting of the actual issuance price for the capital increase in cash in 2020 and relevant matters of rights and obligations	V	None
	3. Amendments to "Other Management Controls - Operations and Management for the Procedures of the Board of Directors," "Other Management Controls - Operations and Management for the Remuneration Committee," and "Other Management Controls - Operations and Management for the Procedures of the Audit Committee," and the addition of the "Other Management Controls - Management and Operations for Treasury Shares" under the Company's Internal Control System	V	None
	4. Proposal for the amendments to partial provisions of the Company's "Rules of Procedure for Shareholders' Meeting" and "Procedures for Election of Directors"	V	None
	5. Proposal for the amendments to partial provisions of the Company's "Rules of Procedure for Board of Directors Meetings" and "Code of Ethical Conducts for Directors and Managers"	V	None
	6. Proposal for the amendments to partial provisions of the Company's "Regulations for the Performance Evaluation of the Board of Directors" and "Audit Committee Charter"	V	None
	7. Proposal for the amendments to partial provisions of the Company's "Remuneration Committee Charter"	V	None
	8. Proposal for the amendments to the Company's rules of organization	V	None
	9. Proposal for the exercise of stock options certificate by the Company's employees for the issuance of ordinary shares	V	None
Independent Directors' Opinions: None			
The Company's response to the opinions from Independent Directors: None.			
Resolution: Approved by all attending Directors.			
4th Meeting of the 4th Session of the Board November 12, 2020	1. Proposal for the approval of the Company's 2020 Q3 Consolidated Financial Report	V	None
	2. Proposal for the 2020 audit plan of the Company	V	None
	3. Proposal for the 2020 audit plan of the U.S. subsidiary	V	None
	4. Proposal for adjustment made to the salary of the Company's significant executives and managers and amendments to the partial content of the Company's "Comparison Table for the Level/Title/Salary of Employees"	V	None
	5. Proposal for the performance bonus and year-end bonus distribution for the Company's managers in 2020	V	None
	6. Proposal for the approval of the appointment of CPAs for reviewing or auditing the Company's financial statements for 2021 and the CPAs' fees	V	None
	7. Proposal for the exercise of stock options certificate by the Company's employees for the issuance of ordinary shares	V	None
	8. Proposal for the overall amendments to the current salary projects of the Company's Directors and managers	V	None

Independent Directors' Opinions: None				
The Company's response to the opinions from Independent Directors: None.				
Resolution: Approved by all attending Directors.				
5th Meeting of the 4th Session of the Board March 25, 2021	1. Proposal for the approval of the 2020 Business Report and Financial Statements		V	None
	2. Proposal for the approval of the 2020 table of loss compensation		V	None
	3. Proposal for the approval of the accumulated losses and the execution report for the healthy operation plan for Q4 in 2020		V	None
	4. Proposal for the 2020 "Internal Control System Effectiveness Evaluation" and "Statement of Internal Control System"		V	None
	5. Proposal for the amendments to partial provisions of the Company's "Rules of Procedure for Shareholders' Meeting"		V	None
	6. Proposal for the amendments to partial provisions to the Company's "Internal Control System" and "Procedures for the Self-evaluation of the Internal Control System"		V	None
	7. Proposal for the establishment of matters related to the convening of 2020 Annual General Meeting		V	None
	8. The resignation of the Company's Internal Audit Supervisor and the appointment of Ms. "Irene Chiu" as the Company's Internal Audit Manager and Supervisor		V	None
	9. Proposal for adjustment made to the salary of the Company's significant executives and managers		V	None
	10. Proposal for the exercise of stock options certificate by the Company's employees for the issuance of ordinary shares		V	None
Independent Directors' Opinions: None				
The Company's response to the opinions from Independent Directors: None.				
Resolution: Approved by all attending Directors.				
6th Meeting of the 4th Session of the Board May 12, 2021	1. Proposal for the approval of the Company's 2021 Q1 Consolidated Financial Report		V	None
	2. Proposal for the exercise of stock options certificate by the Company's employees for the issuance of ordinary shares		V	None
Independent Directors' Opinions: None				
The Company's response to the opinions from Independent Directors: None.				
Resolution: Approved by all attending Directors.				
(II) In addition to the preceding matter, other resolutions of the Board meetings on which Independent Directors have dissenting opinions or qualified opinions, and that are documented or issued through written statements: None.				
II. Recusals of Directors from Proposals Due to Conflicts of Interests: At the 16th meeting of the third session of the Board on April 27, 2020, Directors Benny T. Hu, Keith Chan, Jeff Chen, and Tai Sen Soong, and Yeu Chuyr Chang recused themselves from the discussion and voting of the discussion proposal 1 - "proposal for the review of the Directors' qualifications" due to the conflict of interests. At the second meeting of the fourth session of the Board on June 29, 2020, Director Tai Sen Soong recused himself from the discussion and voting of the discussion proposal 2 - "proposal for the domestic capital increase in cash by the issuance of new shares and the granting of the number of subscriptions to managers" due to the conflict of interests as Director Soong is concurrently the Company's President & CEO. At the third meeting of the fourth session of the Board on November 12, 2020, Director Tai Sen Soong recused himself from the discussion and voting of the discussion proposal 6 - "Proposal for the performance bonus and year-end bonus distribution for the Company's managers in 2020" due to the conflict of interests as Director Soong is concurrently the Company's President & CEO. At the fifth meeting of the fourth session of the Board on March 25, 2021, Director Tai Sen Soong recused himself from the discussion and voting of the discussion proposal 10 - " proposal for adjustment made to the salary of the Company's significant executives and managers" due to the conflict of interests as Director Soong is concurrently the Company's President & CEO.				
III. Information regarding evaluation cycles, periods, evaluation scope, methods and evaluation content of the Board of Directors' self (or peer) evaluation of a listed Company shall be disclosed:				
Evaluation cycle	Evaluation period	Scope	Evaluation method	Evaluation content
Execute once a year	From January 1, 2020 to December 31, 2020	Board of Directors	Internal self-evaluation off the Board	Participation in the operation of the Company, improvement of the quality of the Board's

				decision-making, composition and structure of the Board, election and continuing education of the Directors, and internal control.
Execute once a year	From January 1, 2020 to December 31, 2020	Individual Directors	Self-evaluation of Directors	To master the Company's objectives and tasks, to recognize the responsibilities of Directors, to participate in the Company's operations, to manage and communicate internal relations, to implement professionalism and continuous education of Directors, and to conduct internal control.
Execute once a year	From June 11, 2020 to December 31, 2020	Individual Audit Committee members	Self-evaluation of Audit Committee members	Participation in the operation of the Company, awareness of the duties of the functional committee, improvement of the quality of the functional committee's decision-making, composition and election of the functional committee's members, and Internal control.
Execute once a year	From June 11, 2020 to December 31, 2020	Individual Remuneration Committee members	Self-evaluation of Remuneration Committee members	Participation in the operation of the Company, awareness of the duties of the functional committee, improvement of the quality of the functional committee's decision-making, composition and election of the functional committee's members, and Internal control.

IV. The objectives of strengthening the functions of the Board of Directors in the current year and the most recent fiscal year (such as the establishment of an audit committee, the improvement of information transparency) and the assessment of implementation:

- (I) Improvement of information transparency: The Company maintains business transparency and values shareholders' interests. The Company immediately announces important resolutions on MOPS after the meetings of the Board.
- (II) The Company has established its Remuneration Committee and Audit Committee to improve and reinforce the management mechanisms of the Board.
- (III) Continuing education of Directors: The Company's Directors participate in continuing education according to the "Directions for the Implementation of Continuing Education for Directors and Supervisors of TWSE Listed and TPEX Listed Companies" and comply with requirements regarding the continuing education of Directors.

(II) Operations of the Audit Committee or Supervisors' participation in the operation of the Board:

1. Operations of the Audit Committee

The Company established its Audit Committee according to relevant laws and regulations. Seven Directors (including three Independent Directors) were elected and appointed at the shareholders' meeting on June 11, 2020. Four meetings were held for the Audit Committee in the most recent year (2020) and two meetings were held for the Audit Committee as of the publication date of the Annual Report in 2021 (a total of six meetings), the attendances of the Directors are as follows:

Title	Name	Presence in Person [B]	Presence Rate (%) [B/A]	Remarks [A]
Independent Director	Yeu Chuyr Chang	6	0	Attended 6 meetings during the term of office
Independent Director	Tong Young Lee	6	0	Attended 6 meetings during the term of office
Independent Director	Yung Lin Ma	6	0	Attended 6 meetings during the term of office
Other matters to be disclosed:				
I. The date of the Board meeting, the session, the content of the proposals, resolution results of the Audit Committee, and the Company's actions in response to the opinions of the Audit Committee shall be recorded should any of the following circumstances occur in the operations of the Board meeting.				
(I) Items listed in Article 14-5 of the Securities and Exchange Act				
(II) Except for the matters above, other resolutions not approved by the Audit Committee but approved by over two-thirds of all Directors instead.				
The summary of (I) and (II) above is as follows:				
Board of Directors	Proposal and Follow-up Actions		Items listed in Article 14-5 of the Securities and Exchange Act	Resolutions not approved by the Audit Committee but approved by over two-thirds of all Directors instead
2nd Meeting of the 1st Session of the Audit Committee June 29, 2020	1. Proposal for the domestic capital increase in cash by the issuance of new shares		V	None
	2. Proposal for the domestic capital increase in cash by the issuance of new shares and the granting of the number of subscriptions to managers		V	None
	3. Proposal for the Company's healthy operation plan.		V	None
Resolution of the Audit Committee: Approved by all attending Directors.				
The Company's response to the opinions from the Audit Committee: The proposal was unanimously passed by the Audit Committee members, so it's not applicable.				
3rd Meeting of the 1st Session of the Audit Committee August 14, 2020	1. Proposal for the approval of the Company's 2020 Q2 Consolidated Financial Report		V	None
	2. Proposal for the setting of the actual issuance price for the capital increase in cash in 2020 and relevant matters of rights and obligations		V	None
	3. Amendments to "Other Management Controls - Operations and Management for the Procedures of the Board of Directors," "Other Management Controls - Operations and Management for the Remuneration Committee," and "Other Management Controls - Operations and Management for		V	None

	the Procedures of the Audit Committee," and the addition of the "Other Management Controls - Management and Operations for Treasury Shares" under the Company's Internal Control System		
	4. Proposal for the amendments to partial provisions of the Company's "Rules of Procedure for Shareholders' Meeting" and "Procedures for Election of Directors"	V	None
	5. Proposal for the amendments to partial provisions of the Company's "Rules of Procedure for Board of Directors Meetings," "Regulations for the Performance Evaluation of the Board of Directors," and "Code of Ethical Conducts for Directors and Managers."	V	None
	6. Proposal for the amendments to partial provisions of the Company's "Regulations for the Performance Evaluation of the Board of Directors" and "Audit Committee Charter"	V	None
	7. Proposal for the amendments to the Company's rules of organization	V	None
Resolution of the Audit Committee: Approved by all attending Directors.			
The Company's response to the opinions from the Audit Committee: The proposal was unanimously passed by the Audit Committee members, so it's not applicable.			
4th Meeting of the 1st Session of the Audit Committee November 12, 2020	1. Proposal for the approval of the Company's 2020 Q3 Consolidated Financial Report	V	None
	2. Proposal for the 2020 audit plan of the Company	V	None
	3. Proposal for the 2020 audit plan of the U.S. subsidiary	V	None
	4. Proposal for adjustment made to the salary of the Company's significant executives and managers and amendments to the partial content of the Company's "Comparison Table for the Level/Title/Salary of Employees"	V	None
	5. Proposal for the performance bonus and year-end bonus distribution for the Company's managers in 2020	V	None
	6. Proposal for the approval of the appointment of CPAs for reviewing or auditing the Company's financial statements for 2021 and the CPAs' fees	V	None
Resolution of the Audit Committee: Approved by all attending Directors.			
The Company's response to the opinions from the Audit Committee: The proposal was unanimously passed by the Audit Committee members, so it's not applicable.			
5th Meeting of the 1st Session of the Audit Committee March 25, 2021	1. Proposal for the approval of the 2020 Business Report and Financial Statements	V	None
	2. Proposal for the approval of the 2020 table of loss compensation	V	None
	3. Proposal for the approval of the accumulated losses and the execution report for the healthy operation plan for Q4 in 2020	V	None
	4. Proposal for the 2020 "Internal Control System Effectiveness Evaluation" and "Statement of Internal Control System"	V	None
	5. Proposal for the amendments to partial provisions of the Company's "Rules of Procedure for Shareholders' Meeting"	V	None

	6. Proposal for the amendments to partial provisions to the Company's "Internal Control System" and "Procedures for the Self-evaluation of the Internal Control System"	V	None
	7. The resignation of the Company's Internal Audit Supervisor and the appointment of Ms. "Irene Chiu" as the Company's Internal Audit Manager and Supervisor	V	None
	8. Proposal for adjustment made to the salary of the Company's significant executives and managers	V	None
Resolution of the Audit Committee: Approved by all attending Directors.			
The Company's response to the opinions from the Audit Committee: The proposal was unanimously passed by the Audit Committee members, so it's not applicable.			
6th Meeting of the 1st Session of the Audit Committee May 12, 2021	1. Proposal for the approval of the Company's 2021 Q1 Consolidated Financial Report	V	None
Resolution of the Audit Committee: Approved by all attending Directors.			
The Company's response to the opinions from the Audit Committee: The proposal was unanimously passed by the Audit Committee members, so it's not applicable.			
II. In regards to the recusal of Independent Directors from voting due to conflict of interests, the name of the Independent Directors, the content of the proposal, reasons for recusal due to conflict of interests, and voting outcomes shall be stated: None.			
III. Communication between Independent Directors, the Internal Audit Supervisor, and CPAs (including significant matters, methods, and results for the Company's financial and business positions):			
(I) After completing the audit report, the Internal Audit Supervisor shall regularly submit it to the Independent Directors for review in the following month and provide a report on the quarterly internal audit operations and relevant proposals at the Board meeting for Independent Directors to fully understand the internal control execution status of the operations. For any significant deficiency or anomaly, Independent Directors would closely contact the Internal Audit Supervisor to provide improvement recommendations.			
(II) Independent Directors attend Board meetings to review and the Company's quarterly, interim, and annual financial reports and make resolutions.			
(III) When necessary, Independent Directors would communicate with the Company's accountants.			



2. Supervisors' participation in the operations of the Board:

In 2020 and as of the full re-election at the shareholders' meeting and the establishment of the Audit Committee, four meetings were held for the Board (a total of four meetings); the presenting status of supervisors is as follows:

Title	Name	Presence in Person (B)	Presence Rate (%) (B/A)	Remarks (A)
Supervisor	Xwise Inc. Representative: Chi Hai Lin	3	75.00	Attended 4 meetings during the term of office
Supervisor	Chia Hung Lee	4	100.00	Attended 4 meetings during the term of office
Supervisor	Eric Hu	4	100.00	Attended 4 meetings during the term of office

Other matters to be disclosed:

I. Composition and responsibilities of Supervisors:

(I) Communication between Supervisors and the Company's employees and shareholders:

1. The Supervisors may, when they deem it necessary, communicate directly with employees and shareholders.
2. Supervisors shall regularly present at meetings of the Company's Board to supervise its operations and shall provide opinions in due course to achieve two-way communication.

(II) Communication between the Supervisor and the Internal Audit Supervisor and CPAs: Except for presenting at Board meetings and annual shareholders' meetings, internal audit reports are also submitted to supervisors for review on a monthly basis; the Internal Audit Supervisor regularly reports at the Board meetings regarding the audit operations. According to Statement of Auditing Standards No. 39 "Communication with Those Charged with Governance," CPAs are required to fully communicate with Supervisors when reviewing governance items specified in the Company's financial statements and propose recommendations for improvement to the management.

II. When Supervisors presenting at the Board meetings have provided their opinions, the date of the Board meeting, the session, the content of the proposals, resolution results at the Board meeting, and the Company's actions in response to the opinions of Supervisors shall be recorded: None.

(III) Corporate governance implementation status and its deviations from Corporate Governance Best Practice Principles for TWSE/TPEX Listed Companies and reasons thereof

Evaluation Item	Operation Status			Deviations from Corporate Governance Best Practice Principles for TWSE/TPEX Listed Companies and reasons thereof
	Yes	No	Summary	
I. Has the Company established and disclosed its Corporate Governance Best-Practice Principles based on the Corporate Governance Best-Practice Principles for TWSE/TPEX Listed Companies?	V		The Company has established and disclosed its Corporate Governance Best Practice Principles based on “Corporate Governance Best Practice Principles for TWSE/TPEX Listed Companies.”	No significant deviation.
II. Shareholder Structure and Shareholders’ Rights				
(I) Has the Company established an internal procedure for handling shareholder proposals, inquiries, disputes, and litigation? Are such matters handled according to the internal procedure?	V		(I) The Company has established relevant internal control systems and appointed dedicated stock affair personnel and spokespersons to process shareholders' proposals, inquiries, disputes.	No significant deviation.
(II) Has the Company maintain a register of major shareholders with controlling power as well as a register of persons exercising ultimate control over those major shareholders?	V		(III) The Company has a stock affairs department in place and it keeps abreast of the member's registrar provided by the Department of Stock Affairs of the securities firm.	No significant deviation.
(IV) Has the Company established and enforced risk control and firewall systems with its affiliates?	V		(V) The Company has established various management regulations to provide explicit specifications for transactions with affiliates to manifest the risk control system and prevent irregular transactions.	No significant deviation.
(VI) Has the Company stipulated internal rules that prohibit the Company's insiders from trading securities using information not disclosed to the market?	V		(VII) The Company has established relevant internal control systems and constantly communicates with employees on related laws and regulations to prevent insider trading.	No significant deviation.
III. Composition and responsibilities of the Board				
(I) Has the Board established a policy of Board diversity and duly implemented such policy?	V		(I) The Company has established a policy of Board diversity in its Corporate Governance Best Practice Principles. 7 Directors of the Company possess extensive experiences in business management, leadership and decision-making, and industry knowledge; for the details of the diversification policy, please see Note 1.	No significant deviation.
(II) Has the Company voluntarily established other functional committees, other than the remuneration committee and audit committee that are established in accordance with the law?	V		(II) The Company has established its Remuneration Committee and Audit Committee according to the laws and regulations in October 2014 and June 2020, respectively. In the future, the Company will establish other functional committees in due course based on its business development and legal requirements.	No significant deviation.

Evaluation Item	Operation Status			Deviations from Corporate Governance Best Practice Principles for TWSE/TPEX Listed Companies and reasons thereof
	Yes	No	Summary	
(III) Has the Company established standards to measure the performance of the Board and has the Company implemented such performance evaluation annually? Has the Company submitted the results of performance evaluation to the Board and adopted them as a reference for determining remuneration for individual Directors and their nomination for reappointment?	V		<p>(III) All Board members of the Company actively participate in the operations of the Board. However, as the Company operates in the biotechnology and novel drug industry and recording losses at present, except for Independent Directors, other Directors have not received compensation in any form in principle. The Company has amended its "Regulations for the Performance Evaluation of the Board of Directors" in March 2019. Performance self-evaluation questionnaires were distributed to all Directors by the end of Q1 in the following year; such questionnaires include the evaluations on the overall operations of the Board and the self-evaluation of Directors.</p> <p>The measuring items for the Company's internal performance evaluation of the Board include five major aspects:</p> <ol style="list-style-type: none"> <li>1. Participation in the operation of the Company.</li> <li>2. Improvement of the quality of the Board's decision-making.</li> <li>3. Composition and structure of the Board.</li> <li>4. Election and continuing education of the Directors.</li> <li>5. Internal control.</li> </ol> <p>The measuring items for the Company's performance self-evaluation of Directors include six major aspects:</p> <ol style="list-style-type: none"> <li>1. Alignment of the goals and missions of the Company.</li> <li>2. Awareness of the duties of a Director.</li> <li>3. Participation in the operation of the Company.</li> <li>4. Management of internal relationships and communication.</li> <li>5. The Director's professionalism and continuing education.</li> <li>6. Internal control.</li> </ol> <p>The department responsible for organizing Board meetings will conduct an analysis according to the above-mentioned Regulations and report the results to the Board. The results of the latest (2020) performance evaluation of the Board are as follows:</p>	No significant deviation.

Evaluation Item	Operation Status			Deviations from Corporate Governance Best Practice Principles for TWSE/TPEX Listed Companies and reasons thereof
	Yes	No	Summary	
(IV) Has the Company regularly implemented assessments on the independence of CPAs?	V		<p>1. Results of self-evaluation on the performance of the Board: Favorable</p> <p>2. Results of self-evaluation on Directors: Favorable</p> <p>The details of the aforementioned evaluations were reported at the Board meeting held on March 25, 2021.</p> <p>(IV) The Board of the Company regularly evaluates the qualifications and independence of CPAs. The Company has established its CPA evaluation items and competency evaluations based on the Statement of "Independence Statement" provided by the CPAs in each year with reference to the Certified Public Accountant Act and No. 10 of the Bulletin of Norm of Professional Ethics for Certified Public Accountant of the Republic of China, "Integrity, Objectivity, and Independence": Note 2 and Note 3.</p> <p>Conclusion: Based on the analysis above and after evaluations, the Company intends to appoint CPAs, Shu Fen Yu and Chun Yao Lin, who possess relevant independence and competency from the PricewaterhouseCoopers, Taiwan; therefore, the proposal for their appointment is submitted to the Board for resolution.</p>	No significant deviation.
IV. Has the listed Company engaged an appropriate number of qualified corporate governance personnel, and appointed a corporate governance officer responsible for matters related to corporate governance (including but not limited to providing Directors and Supervisors with the necessary information for the execution of business, assisting Directors and Supervisors in legal compliance, handling matters related to Board meetings and the shareholders' meetings in accordance with the regulations, and preparing minutes for Board meetings and the shareholders' meetings)?	V		The President Office is responsible for handling governance-related affairs (including but not limited to providing Directors and Supervisors with the necessary information for the execution of business, assisting Directors and Supervisors in legal compliance, handling matters related to Board meetings and the shareholders' meetings in accordance with the regulations, and preparing minutes for Board meetings and the shareholders' meetings).	No significant deviation.
V. Has the Company established communication channels with stakeholders (including but not limited to shareholders, employees, customers, and suppliers)? Has a stakeholders' section been established on the Company's website? Has the	V		Communication between the Company and stakeholders is based on the principle of good faith. The Company maintains healthy communication channels and favorable interactions with stakeholders. The Company has established a dedicated section on the website for shareholders to inquire	No significant deviation.

Evaluation Item	Operation Status			Deviations from Corporate Governance Best Practice Principles for TWSE/TPEX Listed Companies and reasons thereof
	Yes	No	Summary	
Company appropriately addressed the major corporate social responsibility (CSR) issues concerned by stakeholders?			about relevant information of the Company.	
VI. Has the Company appointed a professional stock affairs agency to deal with affairs related to shareholders' meetings?	V		The Company has appointed the Department of Stock Affairs of a large-scale composite securities firm to process affairs related to shareholders' meetings.	No significant deviation.
VII. Information Disclosure				
(I) Has the Company established a website to disclose information on financial operations and corporate governance?	V		(I) The Company's website is <a href="http://www.senhwabio.com">http://www.senhwabio.com</a> , which allows the general public to learn information on the Company. The public may also utilize MOPS for inquiring relevant information on the Company. The Company discloses its significant financial and business information on MOPS in due course according to laws and regulations.	No significant deviation.
(II) Has the Company adopted other information disclosure channels (e.g., establishing an English website, appointing designated people to handle information collection and disclosure, creating a spokesman system, and webcasting investor conferences)?	V		(II) The Company has appointed dedicated personnel to be in charge of information collection and disclosure in accordance with laws and regulations in the hope of providing information that affects the decision-making of shareholders and stakeholders in a timely manner; we have assigned appropriate personnel to serve as the spokesperson and deputy spokesperson in accordance with regulations.	No significant deviation.
(III) Has the Company announced and declared the annual financial report within two months after the end of the fiscal year? Has it announced and declared the first, second, and third quarterly financial reports and operating conditions of each month as soon as possible before the prescribed period?	V		(III) The Company has announced and declared the first, second, and third quarterly financial reports and operating conditions of each month before the prescribed period according to the laws and regulations.	No significant deviation.
VIII. Is there any other important information to facilitate a better understanding of the Company's corporate governance practices (including but not limited to employee rights, employee wellness, investor relations, supplier relations, stakeholder rights, Directors' and Supervisors' training records, implementation of risk management policies and risk evaluation measures, implementation of customer policies, and participation in liability insurance by Directors and supervisors)?	V		(I) Employees' interests: The Company treats employees in good faith and protects their legal rights in accordance with the Labor Standards Act. (II) Care for employees: The Company has established a welfare system and a sound educational training system that provides stability for employees' lives to build healthy relationships with employees based on mutual trust and reliance. (III) Investor relations: The Company has established a spokesperson system and appointed dedicated personnel for stock affairs. We have also appointed dedicated personnel	No significant deviation.

Evaluation Item	Operation Status			Deviations from Corporate Governance Best Practice Principles for TWSE/TPEX Listed Companies and reasons thereof
	Yes	No	Summary	
			<p>to be in charge of operations related to investor relations.</p> <p>(IV) Supplier relations: The Company has always maintained healthy relations with suppliers.</p> <p>(V) Stakeholder rights: Stakeholders have access to public information to fully understand the Company's operations. Stakeholders may also communicate with and provide recommendations to the Company to protect their legal interests.</p> <p>(VI) Continuing education of Directors and Supervisors: The Company has made arrangements for Directors to participate in courses related to corporate governance. In addition, we also provide Directors and Supervisors with timely updates of laws and regulations related to corporate governance. The attendance of the Company's Directors and Supervisors regarding the Board meetings is normal; Directors may not participate in voting for proposals at the Board meetings they have interests that may harm the Company's interests.</p> <p>(VII) Execution of risk management policies and risk measurement standards: The Company has established various internal rules and regulations and conducted various risk management and evaluations in accordance with regulations.</p> <p>(VIII) Execution of customer policies: The Company maintains stable and healthy relations with customers.</p> <p>(IX) Responsibility insurance purchased by the Company for Directors and Supervisors: The Company has purchased liability insurance policies for Directors and Supervisors in accordance with the Articles of Incorporation and the resolutions made by the Board.</p>	
<p>IX. Improvements made in response to the results of Corporate Governance Evaluation in the most recent year conducted by the Corporate Governance Center of TWSE, and improvement measures and plans of priority for items yet to be improved. (Companies not evaluated are exempt from such disclosures):</p> <p>According to the results of the 2020 Corporate Governance Evaluation, the Company was ranked among the 36%~50% range of listed companies listed on TPEX. The Company reviews each of the non-compliance items and the feasibility of current and future strategies each year to achieve a balance between the policy development promulgated by the competent authority and the primary development of the Company each year by improving items available for improvements at the current stage.</p>				

Note 1: Items of diversification of Directors

Core diversification item  Director	Basic composition									Industry experiences				Expertise			
	Nationality	Gender	Concurrently serving as the Company's employees	Age				Term of office and year of services of Independent Directors		Banking	Securities	Insurance	Asset management	Accounting	Laws	Information technology	Risk management
				40 to 50	51 to 60	61 to 70	71 to 80	Less than 3 years	3 to 9 years								
Benny T. Hu	Republic of China (R.O.C.)	Male				V				V	V		V	V	V	V	V
Keith Chan	Republic of China (R.O.C.)	Male					V							V			V
Jeff Chen	Republic of China (R.O.C.)	Male		V								V	V	V	V	V	V
Tai Sen Soong	Republic of China (R.O.C.)	Male	V				V					V		V			V
Yeu Chuyr Chang	Republic of China (R.O.C.)	Female				V			V			V	V	V	V		V
Tong Young Lee	Republic of China (R.O.C.)	Male		V				V				V			V		V
Yung Lin Ma	Republic of China (R.O.C.)	Male		V				V				V			V		V

Core diversification item	Gender	Ability to make business judgments	Accounting and financial analysis abilities	Business management abilities	Crisis management abilities	Industry knowledge	Global market viewpoint	Leadership	Decision-making abilities
Director									
Benny T. Hu	Male	V	V	V	V	V	V	V	V
Keith Chan	Male	V	V	V	V	V	V	V	V
Jeff Chen	Male	V	V	V	V	V	V	V	V
Tai Sen Soong	Male	V	V	V	V	V	V	V	V
Yeu Chuyr Chang	Female	V	V	V	V	V	V	V	V
Tong Young Lee	Male	V	V	V	V	V	V	V	V
Yung Lin Ma	Male	V	V	V	V	V	V	V	V

Note 2: Evaluation items for CPAs

Criteria for independence		Independence attribute	
No.	Description	Yes	No
1	CPAs shall avoid and recuse themselves from the appointment when they have any direct or material indirect interests in such engagement that may impair their justness and independence.	✓	
2	CPAs provide audits, reviews, re-inspections, or project reviews on financial statements, and prepare their letter of opinions. Except for maintaining substantial independence, they shall also maintain the independence of formality. Therefore, members of the audit service team, the partners of the CPA firm, or shareholders of corporate CPA firms, CPA firms, affiliates, and network firms shall maintain their independence with clients.	✓	
3	CPAs shall uphold the spirits of independence to provide services to society positions of integrity, justness, and objectiveness. (1) Integrity: CPAs shall execute professional services with upright and sober attitudes. CPAs shall exert good faith, honesty, justness, and credibility with regard to professional and business relationships. (2) Justness and objectivity: While executing professional services, CPAs shall maintain a just and objective position and avoid prejudice, conflict of interests, or other interests from overriding their professional judgment. A just and objective position shall include an unbiased provision of information to users and the exercise of due care professionally. (3) Independence: CPAs execute audits, reviews, re-inspections, or project reviews on financial statements, and prepare their letter of opinions. They shall maintain formal and substantial independence to justly express their opinions.	✓	
4	Independence is correlated with integrity, justness, and objectiveness; lacking or losing independence affects their positions of integrity, justness, and objectiveness	✓	
5	Independence may be affected by self-interest, self-evaluation, defense, familiarity, or coercion.	✓	



Criteria for independence		Independence attribute	
No.	Description	Yes	No
6	<p>Independence affected by self-interests refers to the acquisition of financial interests from the audit customers or conflicts of interests with audit customers due to other interests. Circumstances that give rise to such effects generally include:</p> <ol style="list-style-type: none"> <li>(1) CPAs with direct or material indirect financial interest relations with customers.</li> <li>(2) The CPA firm's undue dependence on the remuneration source from a single customer.</li> <li>(3) CPAs with significant and intimate business relations with audit customers.</li> <li>(4) CPAs' concerns about the possibility of losing customers.</li> <li>(5) CPAs have potential employment relations with audit customers.</li> <li>(6) CPAs' contingent CPA's fee related to audit engagements.</li> <li>(7) CPAs discovered significant errors in professional service reports provided by other members of the CPA firm.</li> </ol>	✓	
7	<p>Independence affected by self-interests refers to reports issued or judgments made by CPAs during the execution of non-audit service cases, the significant basis for the audit conclusion during the course of auditing or reviewing financial information, or members of the audit service team used to be Directors or Supervisors of audit customers, or positions that have direct and significant effects on the audit cases. Circumstances that give rise to such effects generally include:</p> <ol style="list-style-type: none"> <li>(1) The CPA firm issuing the assurance service reports that are designed to or assisted in the effective operations of financial information systems.</li> <li>(2) Significant or material matters where original documents prepared by the CPA firm are used in assurance service cases.</li> <li>(3) Members of the audit service team are the Directors, Supervisors, managers of, or hold positions having significant effects on audit cases at audit customers at present or within the most recent two years.</li> <li>(4) Non-auditing services provided to audit customers will directly affect significant items of audit cases.</li> </ol>	✓	
8	<p>Independence affected by defense refers to members of the audit service team defending the positions or opinions of audit customers resulting in suspicions of their objectivity. Circumstances that give rise to such effects generally include:</p> <ol style="list-style-type: none"> <li>(1) The CPA firm promotes or acts as a broker for shares or other securities issued by audit customers.</li> <li>(2) Except for legally permitted business, the CPA firm defends audit customers for lawsuits or other disputes on behalf of audit customers.</li> </ol>	✓	
9	<p>Independence affected by familiarity refers to undue focuses or compassion on audit customers' interests of CPAs or members of the audit team resulting from the close relations with Directors, Supervisors, and managers of audit customers. Circumstances that give rise to such effects generally include:</p> <ol style="list-style-type: none"> <li>(1) Members of the audit service team have relative relations with Directors, Supervisors, managers, or personnel holding positions that have significant effects on audit cases.</li> <li>(2) Former partners separated less than one year becomes Directors, Supervisors, managers, or hold positions that have significant effects on audit cases.</li> <li>(3) CPAs accept gifts with significant values or special discounts from Directors, Supervisors, managers, or major shareholders of audit customers.</li> </ol>	✓	
10	<p>Independence affected by coercion refers to members of the audit service team bear or feel threats from audit customers that resulted in their inability to uphold their objectivity and clarify doubts professionally. Circumstances that give rise to such effects generally include:</p> <ol style="list-style-type: none"> <li>(1) Customers threaten CPAs by suggesting the initiation of lawsuits.</li> <li>(2) By suggesting the revocation of non-audit case engagements, customers force the CPA firm to accept to adopt improper accounting policies for particular transactions.</li> <li>(3) CPAs are threatened with the discharge of engagement or reappointment of audit cases.</li> <li>(4) Customers impose pressure on CPAs for them to improperly reduce audit work to be executed to minimize CPA's fees.</li> <li>(5) Employees of customers suppress audit personnel to accept the professional judgment of particular disputes by acting as experts.</li> <li>(6) CPAs require members of the audit service team to accept improper selections of accounting policies or improper disclosures made by the management to grant their promotions.</li> </ol>	✓	

Criteria for independence		Independence attribute	
No.	Description	Yes	No
11	The CPA firm and members of the audit service team are responsible for maintaining their independence. Effects of the work executed on the independence shall be considered when maintaining independence. Furthermore, they shall establish measures to eliminate the above effects or minimize such effects to an acceptable level.	✓	
12	When effects on independence are considered significant, the CPA firm and members of the audit service team shall adopt appropriate and effective measures to eliminate the effects or minimize such effects to an acceptable level and record such conclusions.	✓	
13	When CPAs or the CPA firm failed to adopt any measures or the measures adopted were unable to eliminate the effects on independence or minimize such effects to an acceptable level, CPAs shall refuse the execution of such audit cases to maintain their independence.	✓	

Note 3: Evaluations of competency:

Criteria for suitability		Evaluation	
No.	Description	Yes	No
1	Whether the accountants qualified as CPAs to execute the CPA business.	✓	
2	Whether CPAs are subject to any disciplinary action imposed either by the competent authority or the accountant association, or punishments according to the provisions of paragraph 3, Article 37 of the Securities Exchange Act.	✓	
3	Whether CPAs possess relevant industry knowledge of audit customers.	✓	
4	Whether CPAs audited financial statements based on the auditing standards generally accepted in the Republic of China and Regulations Governing Auditing and Attestation of Financial Statements by Certified Public Accountant, and prepared working papers for the audits.	✓	
5	Whether CPAs abuse their positions to compete improperly in the market.		✓

(IV) Composition, duties, and operation of the Remuneration Committee:

The Company's of the Remuneration Committee was established on October 14, 2014. Members of the 2nd session of the Committee are Mr. Kuo Shiang Lee, Ms. Yeu Chuyr Chang, and Mr. Ting Hao Ho; their term of office is from June 16, 2017 to June 15, 2020 (the same as the term of office of the 3rd session of the Board. The primary duty of the Remuneration is to improve the salary and compensation systems for the Company's Directors, Supervisors, and managers and submit their recommendations to the Board for discussion. The Company re-elected the 4th session of Directors in advance on June 11, 2020 and established its Audit Committee; the newly appointed Independent Directors formed the Remuneration Committee.

1. Information on the members of the Remuneration Committee - 2nd session of the Remuneration Committee (from August 11, 2017 to June 15, 2020)

Identity (Note 1)	Qualifications Name (Note 2)	Meeting one of the following professional qualification requirements, together with at least five-year work experience			Independence attribute										Number of public companies in which the member concurrently serves as a Remuneration Committee member	Remarks (Note 3)	
		Currently serving as an instructor or higher post in a private or public college or university in the field of business, law, finance, accounting, or the business sector of the company	Currently serving as a judge, prosecutor, lawyer, accountant, or other professional practice or technician that must undergo national examinations and specialized license	Work experience necessary for business administration, legal affairs, finance, accounting, or business sector of the Company	1	2	3	4	5	6	7	8	9	10			
Independent Director	Kuo Shiang Lee			✓	✓	✓	✓	✓	✓	✓	✓	✓	✓	✓	✓	0	Comply with laws and regulations
Independent Director	Yeu Chuyr Chang	✓		✓	✓	✓	✓	✓	✓	✓	✓	✓	✓	✓	✓	0	Comply with laws and regulations
Others	Ting Hao Ho			✓	✓	✓	✓	✓	✓	✓	✓	✓	✓	✓	✓	0	

Note 1. In the Identity column, please identify whether the person is a Director, Independent Director, or others.

Note 2. Please check the corresponding boxes when members have met any of the following conditions during the two years prior to being elected and during the term of office.

- (1) Not employed by the Company or an affiliates
- (2) Not a Director or supervisor of the Company or any of its affiliates. (however, if an Independent Director is engaged concurrently by the Company, its parent company, and its subsidiary or a subsidiary under the same parent company in accordance with the Act or local laws and regulations, this requirement shall not apply).
- (3) Not a natural-person shareholder who holds shares, together with those held by the person's spouse, minors, or held by the person in the name of others, in an aggregate amount of 1% or more of the total number of outstanding shares of the Company or ranking in the top 10 in shareholdings.
- (4) Not a manager listed in (1) or a spouse, relative within the second degree of kinship, or lineal relative within the third degree of kinship listed in (2) and (3).
- (5) Not a director, supervisor, or employee of a corporate shareholder that directly holds 5% or more of the total number of issued shares of the Company, or that ranks among the top five in shareholdings, or that designates its representatives to serve as a director or supervisor of the Company under Paragraph 1 or 2, Article 27 of the Company Act (however, if an Independent Director is engaged concurrently by the Company, its parent company, and its subsidiary or a subsidiary under the same parent company in accordance with the Act or local laws and regulations, this requirement shall not apply).
- (6) Not a director, supervisor, or employee of another company that the majority of its directors or the shares with voting rights are controlled by the same person (however, if an Independent Director is engaged concurrently by the Company, its parent company, and its subsidiary or a subsidiary under the same parent company in accordance with the Act or local laws and regulations, this requirement shall not apply).

- (7) Not a director, supervisor, or employee of another company or an institution who is concurrently the Chairperson, President & CEO, or equivalent positions of the Company or a spouse thereof (however, if an Independent Director is engaged concurrently by the Company, its parent company, and its subsidiary or a subsidiary under the same parent company in accordance with the Act or local laws and regulations, this requirement shall not apply).
- (8) Not a director, supervisor, manager, or shareholder holding 5% or more of the shares of a specific company or institution which has a financial or business relationship with the Company (however, if a specific company or institution holds more than 20% and no more than 50% of the total issued shares of the Company and if an Independent Director engaged concurrently by the Company, its parent company, and its subsidiary or a subsidiary under the same parent company in accordance with the Act or local laws and regulations, this requirement shall not apply).
- (9) Not a professional individual who, or an owner, partner, director, supervisor, or officer of a sole proprietorship, partnership, company, or institution that provides auditing services to the company or any affiliate of the company, or that provides commercial, legal, financial, accounting or related services to the Company or any Affiliate of the Company for which the provider in the most recent two fiscal years has received cumulative compensation exceeding NT\$500,000, or a spouse thereof; provided. Provided, this restriction does not apply to a member of the remuneration committee, public tender offer review committee, or special committee for merger/consolidation and acquisition, which exercises powers pursuant to the Security and Exchanges Act or to the Business Mergers and Acquisitions Act or relevant laws or regulations.
- (10) Not meeting any conditions defined in Article 30 of the Company Act.

Note 3. When the identity of the member is a Director, please specify whether the member meets requirements under paragraph 5, Article 6 of the “Regulations Governing the Appointment and Exercise of Powers by the Remuneration Committee of a Company Whose Stock is Listed on the Stock Exchange or Traded Over the Counter.”

2. Information on the members of the Remuneration Committee - 2nd session of the Remuneration Committee (from June 11, 2020 to June 10, 2023)

Identity (Note 1)	Qualifications  Name (Note 2)	Meeting one of the following professional qualification requirements, together with at least five-year work experience			Independence attribute										Number of public companies in which the member concurrently serves as a Remuneration Committee member	Remarks (Note 3)	
		Currently serving as an instructor or higher post in a private or public college or university in the field of business, law, finance, accounting, or the business sector of the company	Currently serving as a judge, prosecutor, lawyer, accountant, or other professional practice or technician that must undergo national examinations and specialized license	Work experience necessary for business administration, legal affairs, finance, accounting, or business sector of the Company	1	2	3	4	5	6	7	8	9	10			
Independent Director	Yeu Chuyr Chang	✓		✓	✓	✓	✓	✓	✓	✓	✓	✓	✓	✓	✓	0	Comply with laws and regulations
Independent Director	Tong Young Lee			✓	✓	✓	✓	✓	✓	✓	✓	✓	✓	✓	✓	0	Comply with laws and regulations
Independent Director	Yung Lin Ma			✓	✓	✓	✓	✓	✓	✓	✓	✓	✓	✓	✓	0	Comply with laws and regulations

Note 1. In the Identity column, please identify whether the person is a Director, Independent Director, or others.

Note 2. Please check the corresponding boxes when members have met any of the following conditions during the two years prior to being elected and during the term of office.

- (1) Not employed by the Company or an affiliates
- (2) Not a Director or supervisor of the Company or any of its affiliates. (however, if an Independent Director is engaged concurrently by the Company, its parent company, and its subsidiary or a subsidiary under the same parent company in accordance with the Act or local laws and regulations, this requirement shall not apply).
- (3) Not a natural-person shareholder who holds shares, together with those held by the person's spouse, minors, or held by the person in the name of others, in an aggregate amount of 1% or more of the total number of outstanding shares of the Company or ranking in the top 10 in shareholdings.
- (4) Not a manager listed in (1) or a spouse, relative within the second degree of kinship, or lineal relative within the third degree of kinship listed in (2) and (3).
- (5) Not a director, supervisor, or employee of a corporate shareholder that directly holds 5% or more of the total number of issued shares of the Company, or that ranks among the top five in shareholdings, or that designates its representatives to serve as a director or supervisor of the Company under Paragraph 1 or 2, Article 27 of the Company Act (however, if an Independent Director is engaged concurrently by the Company, its parent company, and its subsidiary or a subsidiary under the same parent company in accordance with the Act or local laws and regulations, this requirement shall not apply).
- (6) Not a director, supervisor, or employee of another company that the majority of its directors or the shares with voting rights are controlled by the same person (however, if an Independent Director is engaged concurrently by the Company, its parent company, and its subsidiary or a subsidiary under the same parent company in accordance with the Act or local laws and regulations, this requirement shall not apply).
- (7) Not a director, supervisor, or employee of another company or an institution who is concurrently the Chairperson, President & CEO, or equivalent positions of the Company or a spouse thereof (however, if an Independent Director is engaged concurrently by the Company, its parent company, and its subsidiary or a subsidiary under the same parent company in accordance with the Act or local laws and regulations, this requirement shall not apply).
- (8) Not a director, supervisor, manager, or shareholder holding 5% or more of the shares of a specific company or institution which has a financial or business relationship with the Company (however, if a specific company or institution holds more than 20% and no more than 50% of the total issued shares of the Company and if an Independent Director engaged concurrently by the Company, its parent company, and its subsidiary or a subsidiary under the same parent company in accordance with the Act or local laws and regulations, this requirement shall not apply).

(9) Not a professional individual who, or an owner, partner, director, supervisor, or officer of a sole proprietorship, partnership, company, or institution that provides auditing services to the company or any affiliate of the company, or that provides commercial, legal, financial, accounting or related services to the Company or any Affiliate of the Company for which the provider in the most recent two fiscal years has received cumulative compensation exceeding NT\$500,000, or a spouse thereof; provided. Provided, this restriction does not apply to a member of the remuneration committee, public tender offer review committee, or special committee for merger/consolidation and acquisition, which exercises powers pursuant to the Security and Exchanges Act or to the Business Mergers and Acquisitions Act or relevant laws or regulations.

(10) Not meeting any conditions defined in Article 30 of the Company Act.

Note 3. When the identity of the member is a Director, please specify whether the member meets requirements under paragraph 5, Article 6 of the “Regulations Governing the Appointment and Exercise of Powers by the Remuneration Committee of a Company Whose Stock is Listed on the Stock Exchange or Traded Over the Counter.”

### 3. Operations of the Remuneration Committee

(1) The Company's Remuneration Committee composes of three members.

(2) Term of office for the current members:

The term of office for the second and third sessions of the members is from June 16, 2017 to June 10, 2020 and from June 11, 2020 to June 10, 2023, respectively. Four meetings were held for the Remuneration Committee in the most recent year (2020) and one meeting was held for the Remuneration Committee in 2021 (a total of six meetings (A)), the qualification and attendances of the members are as follows:

Title	Name	Attendance in person (B)	Attendance by proxy	Attendance rate (%) (B/A)	Remarks
Convener	Kuo Shiang Lee	1	0	100.00	Dismissed on June 11, 2020
Member/convener	Yeu Chuyr Chang	5	0	100.00	
Committee Member	Ting Hao Ho	1	0	100.00	Dismissed on June 11, 2020
Committee Member	Tong Young Lee	4	0	100.00	Re-elected and appointed on June 11, 2020
Committee Member	Yung Lin Ma	4	0	100.00	Re-elected and appointed on June 11, 2020

Other matters to be disclosed:

I. The date of the Board meeting, the session, the content of the proposals, resolution results of the Board, and the Company's actions in response to the opinions of the Remuneration Committee shall be recorded when the Board refused to adopt or amend the recommendations of the Remuneration Committee (when the salary and compensation passed by the Board are favorable than the recommendations of the Remuneration Committee, deviations and reasons thereof shall be stated): None.

II. The date of the Remuneration Committee meeting, the session, the content of the proposals, opinions of all members, and the Company's actions in response to the opinions of the members shall be recorded when any member has dissenting opinions or qualified opinions, and that is documented or issued through written statements: None.

(V) Fulfillment of corporate social responsibility (CSR): Systems and measures adopted by the Company for environmental protection, community participation, social contributions, social services, social welfare, consumers' rights, human rights, safety and health, and other social responsibility activities and the fulfillment status:

Fulfillment of corporate social responsibility and its deviations  
from the Corporate Social Responsibility Best Practice Principles for TWSE/TPEX Listed Companies and reasons thereof:

Evaluation Item	Operation Status			Deviations from the Corporate Social Responsibility Best Practice Principles for TWSE/TPEX Listed Companies and reasons thereof
	Yes	No	Summary	
I. Has the Company assessed the environmental, social, and corporate governance risks related to its operations based on the principle of materiality and established related risk management policies or strategies?	V		(I) The Company's Board has resolved to formulate the Corporate Social Responsibility Best Practice Principles; the content of the Principles is to promote the implementation of corporate governance, develop a sustainable environment, maintain social welfare, and reinforce the CSR information disclosures; in the future, the Company will examine the achievements according to the circumstances.	No significant deviation.
II. Has the Company established an exclusively (or part-time) dedicated unit for promoting corporate social responsibility? Is the unit authorized by the Board to implement CSR activities at the executive level? Has the unit reported the progress of such activities to the Board?	V		To strengthen our CSR management, the Company has appointed dedicated personnel in the President & CEO Office to be in charge of the supervision and execution of CSR policies and report to the Board from time to time.	No significant deviation.
III. Environmental Issues				
(I) Has the Company established a suitable environmental management system based on its industrial characteristics?	V		(I) The Company has appointed environmental and health management personnel to be in charge of the implementation of relevant systems.	No significant deviation.
(II) Has the Company committed to improving the efficiency of utilizing various resources and using recycled materials with low impacts on the environment?	V		(II) The Company specializes in novel drug R&D and has no production operations and consumption of raw materials.	No significant deviation.
(III) Has the Company assessed the present and future potential risks and opportunities of climate change for the entity, and taken measures to respond to climate-related issues?	V		(III) The Company specializes in novel drug R&D and has no present and future potential risks and opportunities of climate change regarding its industrial characteristics; however, the Company promotes matters of environmental protection and requires employees to duly observe.	No significant deviation.
(IV) Has the Company calculated its GHG emissions, water consumption, and total waste weight in the past two years, and formulated policies for energy conservation,	V		(IV) The Company encourages employees to turn off unnecessary lighting, have rational usage of the Internet and other communication platforms, recycle, and	No significant deviation.

Evaluation Item	Operation Status			Deviations from the Corporate Social Responsibility Best Practice Principles for TWSE/TPEX Listed Companies and reasons thereof
	Yes	No	Summary	
reductions of carbon, GHG and water consumption, or other waste management?			implement other energy-saving and carbon emissions reduction policies.	
IV. Social Issues				
(I) Has the Company formulated management policies and procedures following relevant regulations and international human rights treaties?	V		(I) The Company has fully complied with relevant labor regulations and established relevant labor procedures to protect laborers and prevent violations of their basic rights.	No significant deviation.
(II) Has the Company formulated and implemented reasonable employee benefits measures (including compensation, days-off, and other benefits, etc.), and appropriately link the operating performance or results to employee compensation?	V		(II) The Company maintains smooth communication channels between labor and management and there has been no complaint from employees.	No significant deviation.
(III) Has the Company provided a healthy and safe work environment and has it organized health and safety training for its employees on a regular basis?	V		(III) The Company has established its human resources policies and respects principles of basic human rights protection for laborers. We also purchase group insurance for employees to provide them with a safe and healthy work environment. We also organize regular meetings to promote work safety and health.	No significant deviation.
(IV) Has the Company established effective career development and training plans for its employees?	V		(IV) The Company has established procedures for consultation, participation, and communication and communication channels with employees on a regular basis or from time to time for employees to exert their rights of acquiring information and expressing their opinions regarding the business management activities and decisions of the Company.	No significant deviation.
(V) Has the Company complied with relevant laws and regulations and international standards for its products and services respecting customer health and safety, customer privacy, marketing, and labeling, and formulated relevant consumer protection policies and grievance procedures?	V		(V) We have effectively enhanced employees' professional career development through internal and external professional educational training to effectively cultivate and encourage employees.	No significant deviation.
(VI) Has the Company formulated a supplier management policy that requires suppliers to follow relevant regulations on issues such as environmental protection, occupational safety and health, or labor rights? And, how well are those policies implemented?	V		(VI) The Company has open channels in place for customer services. We also established a Contact Us section on the Company's website and appointed dedicated personnel to process relevant matters.	No significant deviation.



Evaluation Item	Operation Status			Deviations from the Corporate Social Responsibility Best Practice Principles for TWSE/TPEX Listed Companies and reasons thereof
	Yes	No	Summary	
			<p>(VII) The Company's primary scope of business is novel drug R&amp;D; there is no relevant marketing activity.</p> <p>(VIII) All suppliers of the Company must abide by the Company's CSR policies. Suppliers with records of impacting the environment and society are included in the Company's blacklist to achieve the joint commitment between the Company and suppliers in improving the corporate social responsibility.</p> <p>(IX) The Company's primary scope of business is novel drug R&amp;D and our major suppliers are in the nature of providing services; however, the Company has included the CSR policies of suppliers and implementation status in our supplier evaluations; the Company may terminate or cancel contracts at any time when suppliers have records of impacting the environment and society.</p>	<p>No significant deviation.</p> <p>No significant deviation.</p> <p>No significant deviation.</p>
V. Has the Company, following internationally recognized principles or guidelines, prepared and published reports such as its CSR report to disclose non-financial information of the Company? Has the Company received assurance or certification of the aforesaid reports from a third-party accreditation institution?	V		The Company has not prepared any CSR report.	No significant deviation.
VI. Where the Company has established the Corporate Social Responsibility Best Practice Principles based on the "Corporate Social Responsibility Best Practice Principles for TWSE/TPEX Listed Companies," please describe any deviation from the Principles and their implementation: No deviation.				
VII. Other important information to facilitate a better understanding of the Company's Corporate Social Responsibility operations: The Company recognizes the impact of enterprises on social responsibilities and spared no effort in its business operations to provide a stable and premium work environment for employees and seek maximum benefits for shareholders and relevant stakeholders. In the future, in addition to professional training for our employees, we shall actively demonstrate our commitment to corporate social responsibilities and strengthen the Company's core values.				

(VI) Fulfillment of the ethical corporate management and measures adopted:

Fulfillment of the ethical corporate management, deviations  
from the Ethical Corporate Management Best Practice Principles for TWSE/TPEX Listed Companies, and reasons thereof

Evaluation Item	Operation Status (Note 1)			Deviations from the Ethical Corporate Management Best Practice Principles for TWSE/TPEX Listed Companies and reasons thereof
	Yes	No	Summary	
I. Establishment of ethical corporate management policies and programs				
(I) Has the Company established the ethical corporate management policies approved by the Board and specified in its rules and external documents the ethical corporate management policies and practices and the commitment of the Board and senior management to rigorous and thoroughly implement such policies?	V		(I) The Company upholds incorrupt, transparent, and responsible management concepts and has established sound corporate governance and risk management systems. We also adhere to the essential spirits for duly implement ethical corporate management in compliance with the Company Act, Securities and Exchange Act, Business Entity Accounting Act, relevant rules and regulations of TWSE/TPEX, or other laws and regulations related to business practices. The Company also established its "Ethical Corporate Management Best Practice Principles" according to the "Ethical Corporate Management Best Practice Principles for TWSE/GTSM Listed Companies" and duly execute such Principles in internal management and external business activities.	No significant deviation.
(II) Has the Company established a risk assessment mechanism against unethical conduct, analyzed and assessed on a regular basis business activities within their business scope which are at a higher risk of being involved in unethical conduct, and established prevention programs accordingly, which shall at least include preventive measures against the behaviors as stipulated in Paragraph 2, Article 7 of the "Ethical Corporate Management Best Practice Principles for TWSE/GTSM Listed Companies"?	V		(II) The Company has established its Ethical Corporate Management Best Practice Principles and relevant measures to prevent unethical behaviors and activities with elevated risks. Unethical behaviors with elevated risks include: <ol style="list-style-type: none"> <li>1. Offer and receive bribes.</li> <li>2. Provide illegal political donations.</li> <li>3. Improper charitable donations or sponsorships.</li> <li>4. Offer or accept unjustified presents, entertainment, or other improper benefits.</li> <li>5. Infringe business secrets, trademark rights, patent rights, copyrights, and other intellectual property rights.</li> <li>6. Engage in unfair competition.</li> <li>7. The R&amp;D, procurement, manufacturing, provision, or sales of products and services directly or indirectly impair the</li> </ol>	No significant deviation.

Evaluation Item	Operation Status (Note 1)			Deviations from the Ethical Corporate Management Best Practice Principles for TWSE/TPEX Listed Companies and reasons thereof
	Yes	No	Summary	
			rights, health, and safety of consumers or other stakeholders.	
(III) Has the Company specified in its prevention programs the operating procedures, guidelines, punishments for violations, and a grievance system and implemented them and review the prevention programs on a regular basis?	V		(III) The Company has established its Ethical Corporate Management Best Practice Principles and guideline for reporting illegal and unethical, or dishonest behaviors. Whistleblowing cases are processed according to relevant requirements based on the materiality of circumstances. The Company has established a relevant whistleblowing mailbox and hotline for internal and external parties of the Company.	No significant deviation.
<b>II. Fulfillment of Ethical Corporate Management</b>				
(I) Has the Company evaluated business partners' ethical records and include ethics-related clauses in the business contracts signed with the counterparties?	V		(I) The Company engages in business activities in a fair and transparent manner and duly considers the integrity records of transaction counterparties. The Company has included corporate governance status in the evaluation of major suppliers.	No significant deviation.
(II) Has the Company set up a dedicated unit under the Board to promote ethical corporate management and regularly (at least once every year) reported to the Board the implementation of the ethical corporate management policies and prevention programs against unethical conduct?	V		(II) To enhance ethical corporate management, dedicated personnel in the President Office is responsible for the supervision and execution of ethical corporate management policies and reporting to the Board from time to time.	No significant deviation.
(III) Has the Company established policies to prevent conflicts of interest, provide appropriate communication channels, and implement them accordingly?	V		(III) A recusal system for Directors for the prevention of conflicts of interest is specified in the Company's "Rules of Procedure for Board of Directors Meeting." The Company's Directors shall exercise a high degree of self-discipline. Directors may state their opinions and answer to inquiries and shall recuse themselves from discussions and voting for proposals at the Board meetings when they have interests that may harm the Company's interests; they shall not exercise other Directors' voting rights on their behalf.	No significant deviation.
(IV) Has the Company established effective accounting systems and internal control systems to implement ethical corporate management and had its internal audit unit, based on the results	V		(IV) The Company has established its accounting system and internal control system for due implementations; internal auditors are responsible for the regular audits.	No significant deviation.

Evaluation Item	Operation Status (Note 1)			Deviations from the Ethical Corporate Management Best Practice Principles for TWSE/TPEX Listed Companies and reasons thereof
	Yes	No	Summary	
<p>of the assessment of the risk of involvement in unethical conduct, devise relevant audit plans, and audit the compliance with the prevention programs accordingly or entrusted a CPA to conduct the audit?</p> <p>(V) Has the Company regularly organized internal and external educational training on ethical management?</p>	V		(V) The Company educates all employees regarding its corporate concept of ethical corporate management through new employee training and laws and regulation communications from time to time.	No significant deviation.
<p>III. Status of enforcing whistleblowing systems in the Company</p> <p>(I) Has the Company established specified whistleblowing and incentive systems and convenient whistleblowing channels? Are appropriate personnel assigned to the accused party?</p> <p>(II) Has the Company established the standard operating procedures for investigating reported misconduct, follow-up measures to be adopted after the investigation, and related confidentiality mechanisms?</p> <p>(III) Has the Company provided protection to whistleblowers against receiving improper treatment?</p>	V		(I) The Company has provided whistleblowing channels. We ensure strict confidentiality of the identity of the whistleblower and the relevant content of the whistleblowing cases. In addition, investigations are conducted by dedicated personnel based on the content of the whistleblowing report. (II) The Company processes whistleblowing reports based on standard operating procedures for investigations and upholds confidentiality. (III) The Company protects whistleblowers from being mistreated according to standard operating procedures and confidentiality systems.	No significant deviation. No significant deviation. No significant deviation.
<p>IV. Enhance information disclosure</p> <p>Has the Company disclosed its Ethical Management Best Practice Principles and the results of its implementation on the Company's website and MOPS?</p>	V		The Company has established its Ethical Corporate Management Best Practice Principles and discloses real-time information on MOPS in accordance with the laws and regulations.	No significant deviation.
<p>V. Where the Company has established its own Ethical Management Best Practice Principles in accordance with the "Ethical Corporate Management Best Practice Principles for TWSE/TPEX-Listed Companies," please describe any derivation from the Principles and its operations:</p> <p>No deviation.</p>				
<p>VI. Other important information to facilitate a better understanding of the Company's ethical corporate management operations: (e.g., review and amend its Ethical Management Best Practice Principles)</p> <p>The Company has made amendments to partial provisions of the "Ethical Corporate Management Best Practice Principles" on March 19, 2020 upon resolution from the Board meeting based on the requirement of the FSC and in response to amendments to the Company Act.</p>				

(VII) The Company shall disclose access to the Company's Corporate Governance Best Practice Principles and relevant rules and regulations:

The Company has established its “Ethical Corporate Management Best Practice Principles” and “Remuneration Committee Charter” in accordance with the “Corporate Governance Best Practice Principles for TWSE/TPEX Listed Companies” and uploaded them to MOPS (<http://mops.twse.com.tw>).

(VIII) Other important information that is sufficient to enhance the understanding of the operation of corporate governance shall also be disclosed:  
None.

1. Employees' rights and care for employees:

The Company treats employees with integrity, protects employees' legal rights in accordance with the Labor Standards Act, and establishes favorable relations with employees through a welfare system improving the stability of employees' lives and the healthy educational training system

2. Investor relations

The Company has established a spokesperson system and appointed dedicated personnel for operations related to investor relations and stock affairs.

3. Continuing education of Directors and Supervisors

The Company has made arrangements for Directors to participate in courses related to corporate governance. In addition, we also provide Directors and Supervisors with timely updates of laws and regulations related to corporate governance. The attendance of the Company's Directors and Supervisors regarding the Board meetings is normal; Directors may not participate in voting for proposals at the Board meetings they have interests that may harm the Company's interests.

4. Implementation of risk management policies and risk measurement standards

The Company implements relevant risk management based on the principle of stability. We have established a stringent internal control system to prevent risks. In addition to scheduled and unscheduled audits by internal audit departments on the level of implementation of the internal control system, the Company also purchased insurance policies. In addition, the Company has established its “Ethical Corporate Management Best Practice Principles” and strengthen its corporate governance based on the relevant regulations.

5. Status of licenses required by competent authorities held by personnel of the Company related to the transparency of financial information

Certificate	Number of persons	
	Finance and accounting	Audit
Certified Public Accountant of the Republic of China	1	
Certified Securities Investment Analyst		
International Certified Internal Auditor		1
Certification in Control Self-Assessment		
Certified Public Bookkeepers		
Securities Firm Sales Representative	1	

6. Participation of managers in continuing education and training related to corporate governance (2020)

Title	Name	Date of continuing education	Organizer	Course title	Number of hours of continuing education
President & CEO	Tai Sen Soong	August 14, 2020	Securities & Futures Institute	Introduction to Trade Secrets Act and Case Analysis	3
		November 12, 2020	Securities & Futures Institute	Analysis of the practical operations and the latest letter of explanation after the implementation of the Company Act	3
Chief Financial Officer and Supervisor of the Administrative and Finance Department	Sarah Chang	From September 28, 2020 to September 29, 2020	Accounting Research and Development Foundation	Continuing Training Class for CFO of Issuers, Securities Firms, and Securities Exchanges	12
Manager and Supervisor of Internal Audit Office	Maggie Lin	August 4, 2020	The Institute of Internal Auditors - Chinese Taiwan	Practical Audit Techniques	6
		November 24, 2020	The Institute of Internal Auditors - Chinese Taiwan	Analysis of Policies That Increase the Financial Report Preparation Ability and Discussion on Internal Audit and Internal Control	6

(IX) Execution status of the internal control system

1. Statement of Internal Control: Please see page 63 of the Annual Report.
2. The auditor's review report shall be disclosed for companies engaged CPAs to perform project audits on their internal control systems: None.

(X) Where the Company or its any internal person was punished according to law, or the company punished its any internal person resulting from violations of internal control system by the person, in the most recent fiscal year and as of the publication date of the Annual Report, and the punishment result may have a significant impact on shareholders' equity or securities prices, please specify the contents of the punishment, the main deficiencies, and its correction: None.

Senhwa Biosciences, Inc.  
Statement of Internal Control System

Date: March 25, 2021

For the internal control system from January 1, 2020 to December 31, 2020, based on the results of self-evaluation, the Company hereby stated as follows:

- I. The Company acknowledges that the establishment, implementation, and maintenance of an internal control system is the responsibility of the Board and managerial officers, and the Company has established an internal control system. The internal control system is designed to provide reasonable assurance for the effectiveness and efficiency of the operations (including profitability, performance, and protection of assets), reliability, timeliness, and transparency of reporting, and compliance with applicable laws and regulations.
- II. The internal control system has innate limitations. No matter how robust and effective the internal control system, it can only provide reasonable assurance of the achievement of the foregoing three goals; in addition, the effectiveness of the internal control system may vary due to changes in the environment and conditions. However, the internal control system of the Company has self-monitoring mechanisms in place, and the Company will adopt corrective actions against any defects identified.
- III. The Company uses the assessment items specified in the "Regulations Governing Establishment of Internal Control Systems by Public Companies" (the "Regulations") to determine whether the design and implementation of the internal control system are effective. Based on the process of management, the assessment items specified in the "Regulations" divide the internal control system into five constituent elements: 1. control environment; 2. risk assessment; 3. control operations; 4. information and communication; and 5. monitoring operations. Each constituent element includes a certain number of items. Please refer to the "Regulations" for the aforesaid items.
- IV. The Company has adopted the aforementioned Regulations to evaluate the effectiveness of its internal control system design and operating effectiveness.
- V. Based on the above results of the evaluation, the Company considers that the internal control system from January 1, 2020 to December 31, 2020 (including the supervision and management of subsidiaries), including the understanding of the effectiveness and efficiency of the operations, reliability, timeliness, and transparency of reporting, and compliance with applicable laws and regulations, is effective, and may reasonably assure the achievement of the above goals.
- VI. The Statement will form an integral part of the Annual Report and the Prospectus of the Company and will be disclosed to the public. Any falsehood or concealment with regard to the above contents will entail legal liability under Articles 20, 32, 171, and 174 of the Securities and Exchange Act.
- VII. The Statement was passed at the Board meeting on March 25, 2021. Hereby stated that zero of the seven attending Directors held a dissenting opinion and the remaining Directors agreed on the content of the Statement.

Senhwa Biosciences, Inc.

Chairman: Benny T. Hu

Signature

President & CEO: Tai Sen Soong

Signature

(XI) Major resolutions of shareholders' meeting and Board meetings in the most recent fiscal year and as of the publication date of the Annual Report:

1. Summary of proposals at the Shareholders Meeting

Time	Name	Summary of Proposal (Note)
June 11, 2020	2020 annual shareholders' meeting	<p>I. Reporting items:</p> <ol style="list-style-type: none"> <li>1. 2019 business report</li> <li>2. Supervisors' review report on 2019 final account statements and books</li> <li>3. The accumulated losses and the execution report for the healthy operation plan for Q4 in 2019</li> <li>4. Proposal for the amendments to the Rules of Procedure for Board of Directors Meetings.</li> <li>5. Proposal for the amendments to the Ethical Management Best Practice Principles.</li> <li>6. Established the 2020 Measures for Share Repurchase for Transferring to Employees.</li> <li>7. Report on the initial repurchase of shares.</li> </ol> <p>II. Ratification items:</p> <ol style="list-style-type: none"> <li>1. Proposal for the 2019 financial statements and business report Implementation status: Voted and approved as proposed</li> <li>2. Proposal for the 2019 loss compensation Implementation status: Voted and approved as proposed</li> </ol> <p>III. Discussion items</p> <ol style="list-style-type: none"> <li>1. Proposal for the amendments to the Articles of Incorporation Implementation status: Approved by the MOEA and published on the Company's website on June 16, 2020.</li> <li>2. Proposal for the amendments to Rules of Procedure for Shareholders' Meeting. Implementation status: Published on the Company's website after the annual shareholders' meeting.</li> <li>3. Proposal for the amendments to Procedures for Election of Directors. Implementation status: Published on the Company's website after the annual shareholders' meeting.</li> <li>4. Proposal for the amendments to Procedures for the Acquisition and Disposal of Assets. Implementation status: Published on the Company's website after the annual shareholders' meeting.</li> <li>5. Proposal for the amendments to Procedures for Loans to Others. Implementation status: Published on the Company's website after the annual shareholders' meeting.</li> <li>6. Proposal for the amendments to Procedures for Endorsements and Guarantees. Implementation status: Published on the Company's website after the annual shareholders' meeting.</li> </ol> <p>IV. Election items</p> <ol style="list-style-type: none"> <li>1. Proposal for the election of the 4th sessions of Directors Implementation status: Approved by the MOEA and published on the Company's website on June 16, 2020.</li> </ol> <p>V. Other items</p> <ol style="list-style-type: none"> <li>1. Proposal for the removal of non-competition for the Company's newly appointed Directors and their representatives. Implementation status: Voted and approved as proposed</li> </ol> <p>VI. Extempore motion</p>

Note: All ratification and discussion items were approved by attending shareholders and passed as resolutions.



## 2. Summary of proposals at the Board meetings

Time	Name	Summary of Proposal (Note)
March 19, 2020	14th Meeting of the 3rd Session of the Board	<p>Discussion proposal</p> <ol style="list-style-type: none"> <li>1. Proposal for the approval of the 2019 Business Report and Financial Statements</li> <li>2. Proposal for the approval of the 2019 table of loss compensation</li> <li>3. Proposal for the approval of the accumulated losses and the execution report for the healthy operation plan for Q4 in 2019</li> <li>4. Proposal for the amendment to the Company's "Articles of Incorporation"</li> <li>5. Proposal for the amendment to partial provisions of the Company's "Rules of Procedure for Shareholders' Meeting" and "Procedures for Election of Directors"</li> <li>6. Proposal for the amendment to partial provisions of the Company's "Procedures for the Acquisition and Disposal of Assets," "Procedures for Loans to Others," and "Procedures for Endorsements and Guarantees"</li> <li>7. Proposal for the amendment to partial provisions of the Company's "Rules of Procedure for Board of Directors Meetings," and "Ethical Management Best Practice Principles"</li> <li>8. Proposal for the amendment to partial provisions of the Company's "Audit Committee Charter" and "Remuneration Committee Charter"</li> <li>9. Proposal for the amendment to partial provisions of the Company's "Operation Directions for the Establishment of Board of Directors and Matters to be Observed when Exercising Its Functions," the "Corporate Governance Best Practice Principles," and "Corporate Social Responsibility Best Practice Principles"</li> <li>10. Proposal for the amendment to partial provisions of the "Other Management Controls - Management Procedures for Preparing Financial Statements" and "Management Procedures for Preparing Financial Statements" under the Company's Internal Control System</li> <li>11. Issuance of the Company's "Statement of Internal Control System" from January 1, 2019 to December 31, 2019</li> <li>12. Proposal for the general re-elections of the Company's Directors the acceptance of Director candidate nomination</li> <li>13. Proposal for the removal of non-competition for the Company's newly appointed Directors and their representatives</li> <li>14. Proposal for the establishment of matters related to the convening of 2020 Annual General Meeting</li> <li>15. Proposal for the approval of the appointment of CPAs for reviewing or auditing the Company's financial statements for 2020 and the CPAs' fees</li> <li>16. Proposal for the review of the salary and compensation for the Company's Directors, Supervisors, and managerial officers in 2020</li> <li>17. Proposal for the exercise of stock options certificate by the Company's employees for the issuance of ordinary shares</li> </ol>
March 25, 2020	15th Meeting of the 3rd Session of the Board	<p>Discussion proposal</p> <ol style="list-style-type: none"> <li>1. Proposal for the execution of the initial repurchase of the Company's treasury share for transferring to employees in accordance with Subparagraph 1, Paragraph 1, Article 28-2 of the Securities and Exchange Act and the "Regulations Governing Share Repurchase by Exchange-Listed and OTC-Listed Companies" issued by FSC to provide incentives to employees and improve the cohesiveness of the Company's employees.</li> </ol>
April 27,	16th Meeting	Discussion proposal

Time	Name	Summary of Proposal (Note)
2020	of the 3rd Session of the Board	<ol style="list-style-type: none"> <li>1. Proposal for the review of the Directors' qualifications</li> <li>2. Proposal for changing the ending date of the estimated repurchase period for the proposal of the Company's initial repurchase of issued share for transferring to employees according to the orders of the competent authority and the amendments to the "2020 Measures for Share Repurchase for Transferring to Employees"</li> <li>3. Proposal for additional reporting items at the 2020 Annual General Meeting</li> </ol>
May 11, 2020	17th Meeting of the 3rd Session of the Board	<p>Discussion proposal</p> <ol style="list-style-type: none"> <li>1. Proposal for the approval of the Company's 2020 Q1 Consolidated Financial Report</li> <li>2. Proposal for the exercise of stock options certificate by the Company's employees for the issuance of ordinary shares</li> </ol>
June 11, 2020	1st Meeting of the 4th Session of the Board	<p>Discussion proposal</p> <ol style="list-style-type: none"> <li>1. Election of the Chairman</li> </ol>
June 29, 2020	2nd Meeting of the 4th Session of the Board	<p>Discussion proposal</p> <ol style="list-style-type: none"> <li>1. Proposal for the domestic capital increase in cash by the issuance of new shares</li> <li>2. Proposal for the domestic capital increase in cash by the issuance of new shares and the granting of the number of subscriptions to managers</li> <li>3. Proposal for the Company's healthy operation plan.</li> </ol>
August 14, 2020	3rd Meeting of the 4th Session of the Board	<p>Discussion proposal</p> <ol style="list-style-type: none"> <li>1. Proposal for the approval of the Company's 2020 Q2 Consolidated Financial Report</li> <li>2. Proposal for the setting of the actual issuance price for the capital increase in cash in 2020 and relevant matters of rights and obligations</li> <li>3. Amendments to "Other Management Controls - Operations and Management for the Procedures of the Board of Directors," "Other Management Controls - Operations and Management for the Remuneration Committee," and "Other Management Controls - Operations and Management for the Procedures of the Audit Committee," and the addition of the "Other Management Controls - Management and Operations for Treasury Shares" under the Company's Internal Control System</li> <li>4. Proposal for the amendments to partial provisions of the Company's "Rules of Procedure for Shareholders' Meeting" and "Procedures for Election of Directors"</li> <li>5. Proposal for the amendments to partial provisions of the Company's "Rules of Procedure for Board of Directors Meetings" and "Code of Ethical Conducts for Directors and Managers"</li> <li>6. Proposal for the amendments to partial provisions of the Company's "Regulations for the Performance Evaluation of the Board of Directors" and "Audit Committee Charter"</li> <li>7. Proposal for the amendment to partial provisions of the Company's "Audit Committee Charter" and "Remuneration Committee Charter"</li> <li>8. Proposal for the amendments to the Company's rules of organization</li> <li>9. Proposal for the exercise of stock options certificate by the Company's employees for the issuance of ordinary shares</li> <li>10. Proposal for the Company's transactions with related parties</li> </ol>
November 12, 2020	4th Meeting of the 4th Session of the Board	<p>Discussion proposal</p> <ol style="list-style-type: none"> <li>1. Proposal for the approval of the Company's 2020 Q3 Consolidated Financial Report</li> </ol>

Time	Name	Summary of Proposal (Note)
	Board	<ol style="list-style-type: none"> <li>2. Proposal for the approval of the 2020 budget for the U.S. subsidiaries</li> <li>3. Proposal for the 2020 audit plan of the Company</li> <li>4. Proposal for the 2020 audit plan of the U.S. subsidiary</li> <li>5. Proposal for adjustment made to the salary of the Company's significant executives and managers and amendments to the partial content of the Company's "Comparison Table for the Level/Title/Salary of Employees"</li> <li>6. Proposal for the performance bonus and year-end bonus distribution for the Company's managers in 2020</li> <li>7. Proposal for the approval of the appointment of CPAs for reviewing or auditing the Company's financial statements for 2021 and the CPAs' fees</li> <li>8. Proposal for the exercise of stock options certificate by the Company's employees for the issuance of ordinary shares</li> <li>9. Proposal for the overall amendments to the current salary projects of the Company's Directors and managers</li> </ol>
March 25, 2021	5th Meeting of the 4th Session of the Board	<p>Discussion proposal</p> <ol style="list-style-type: none"> <li>1. Proposal for the approval of the 2020 Business Report and Financial Statements</li> <li>2. Proposal for the approval of the 2020 table of loss compensation</li> <li>3. Proposal for the approval of the accumulated losses and the execution report for the healthy operation plan for Q4 in 2020</li> <li>4. Proposal for the 2020 "Internal Control System Effectiveness Evaluation" and "Statement of Internal Control System"</li> <li>5. Proposal for the amendments to partial provisions of the Company's "Rules of Procedure for Shareholders' Meeting"</li> <li>6. Proposal for the amendments to partial provisions to the Company's "Internal Control System" and "Procedures for the Self-evaluation of the Internal Control System"</li> <li>7. Proposal for the establishment of matters related to the convening of 2021 Annual General Meeting</li> <li>8. The resignation of the Company's Internal Audit Supervisor and the appointment of Ms. "Irene Chiu" as the Company's Internal Audit Manager and Supervisor</li> <li>9. The Company's "Salary Projects for Directors and Managers" remains unchanged</li> <li>10. Proposal for adjustment made to the salary of the Company's significant executives and managers</li> <li>11. Proposal for the exercise of stock options certificate by the Company's employees for the issuance of ordinary shares</li> </ol>
May 12, 2021	5th Meeting of the 4th Session of the Board	<p>Discussion proposal</p> <ol style="list-style-type: none"> <li>1. Proposal for the approval of the Company's 2021 Q1 Consolidated Financial Report</li> <li>2. Proposal for the exercise of stock options certificate by the Company's employees for the issuance of ordinary shares</li> </ol>

Note: All ratification and discussion items were approved by attending Directors and passed as resolutions. There was no additional proposal or extempore motion.

### 3. Summary of proposals at Remuneration Committee meetings

Time	Name	Summary of Proposal (Note)
March 19, 2020	11th Meeting of the 2nd Session of the Remuneration Committee	Discussion proposal 1. Proposal for the review of the salary and compensation for the Company's Directors, Supervisors, and managerial officers in 2020
June 11, 2020	1st Meeting of the 3rd Session of the Remuneration Committee	Discussion proposal 1. Election of the convener
June 29, 2020	2nd Meeting of the 3rd Session of the Remuneration Committee	Discussion proposal 1. Proposal for the domestic capital increase in cash by the issuance of new shares and the granting of the number of subscriptions to managers
November 12, 2020	3rd Meeting of the 3rd Session of the Remuneration Committee	Discussion proposal 1. Proposal for adjustment made to the salary of the Company's significant executives and managers and amendments to the partial content of the Company's "Comparison Table for the Level/Title/Salary of Employees" 2. Proposal for the performance bonus and year-end bonus distribution for the Company's managers in 2020
March 25, 2021	4th Meeting of the 3rd Session of the Remuneration Committee	Discussion proposal 1. The resignation of the Company's Internal Audit Supervisor and the appointment of Ms. "Irene Chiu" as the Company's Internal Audit Manager and Supervisor 2. The Company's "Salary Projects for Directors and Managers" remains unchanged 3. Proposal for adjustment made to the salary of the Company's significant executives and managers

Note: All ratification and discussion items were approved by the attending member and passed as resolutions. There was no additional proposal or extempore motion.

(XII) Resolutions of the Board meetings on which Directors or Supervisors have dissenting opinions or qualified opinions, and that are documented or issued through written statements for the most recent year and as of the publication date of the Annual Report: None.

(XIII) Resignation of Chairperson, President & CEO, CFO, head of finance, Internal Audit Supervisor, corporate governance officer, and head of R&D in the most recent fiscal year and as of the publication date of the Annual Report:

	Name	Date of on-boarding	Date of dismissal	Reason for resignation or dismissal
Internal Audit Supervisor	Maggie Lin	2015.06.15	2021.01.15	Resigned due to personal factors

## V. Information of Fees to CPA

Name of CPA firm	Name of CPAs		Audit period	Remarks
PricewaterhouseCoopers, Taiwan	Shu Fen Yu	Chun Yao Lin	From January 1, 2020 to December 31, 2020	

Table of the range of fees to CPAs

Unit: NT\$1,000

Amount range	Fee items	Audit fees	Non-audit fees	Total
1	Less than NT\$2,000,000	✓	✓	✓
2	NT\$2,000,000 (inclusive) to NT\$4,000,000			
3	NT\$4,000,000 (inclusive) to NT\$6,000,000			
4	NT\$6,000,000 (inclusive) to NT\$8,000,000			
5	NT\$8,000,000 (inclusive) to NT\$10,000,000			
6	More than 10,000,000 (inclusive)			

- (I) Where non-audit fees are paid to the CPAs, the CPAs' accounting firms, and their affiliates exceeding 25% of the audit fees, the dollar amount of audit, and non-audit fee, and services rendered for the non-audit fee shall be disclosed:

Unit: NT\$1,000

Name of CPA firm	Name of CPAs	Audit fees	Non-audit fees					Audit period	Remarks
			System design	Business registration	Human resources	Others	Subtotal		
PricewaterhouseCoopers, Taiwan	Shu Fen Yu Chun Yao Lin	1,430	-	-	-	278	278	From January 1, 2020 to December 31, 2020	Non-audit services are mostly comprised of services for the certification of the capital increase in cash.

- (II) Where the CPA firm was replaced, and the audit fees in the fiscal year, when the replacement was made, were less than that in the previous fiscal year before replacement, the amount of audit fees paid before/after replacement and reasons thereof shall be disclosed: None.

- (III) Where the accounting fee paid for the year was 15% (or more) less than that of the previous fiscal year, the sum, proportion, and cause of the reduction shall be disclosed.

## VI. Information of Changing CPAs

In line with the internal organization adjustment of PricewaterhouseCoopers, Taiwan, the Company's CPA was replaced by CPAs Shu fen Yu and Chun Yao Lin on March 6, 2020.

## VII. The Chairman, President and Financial or Accounting Manager of the Company Who Had Worked for the Independent Auditor or the Related Party in the Past Year: None.

VIII. Changes in Transfer or Pledge of Shares Made by Directors, Supervisors, Managers, and/or Major Shareholders Holding More Than Ten Percent (10%) of the Company's Shares in the Most Recent Year and as of the Publication Date of the Annual Report:

(I) Changes in shareholdings of Directors, Supervisors, managers, and major shareholders

Unit: Share

Title	Name	2020		As of April 30, 2021	
		Increased (decreased) in the number of shares held	Increased (decreased) in the number of pledged shares	Increased (decreased) in the number of shares held	Increased (decreased) in the number of pledged shares
Chairman (Note 1)	Benny T. Hu	252,440	-	-	-
	Ding Li Development Ltd.	-	-	-	-
	Representative: Benny T. Hu	-	-	-	-
Director	Ding Li Development Ltd.	607,633	-	-	-
	Representative: Keith Chan	-	-	-	-
Director	Chuan-Pu Investment Holding Co., Ltd.	80,000	-	-	-
	Representative: Jeff Chen	-	-	-	-
Director (Note 2)	Riviera Investment Ltd.	-	-	-	-
	Representative: Hung Ming Hsieh	-	-	-	-
Director and President & CEO	Tai Sen Soong	-	-	-	-
Independent Director (Note 2)	Kuo Shiang Lee	-	-	-	-
Independent Director	Yeu Chuyr Chang	-	-	-	-
Independent Director (Note 3)	Tong Young Lee	-	-	-	-
Independent Director (Note 3)	Yung Lin Ma	-	-	-	-
Supervisor (Note 4)	Xwise Inc.	-	-	-	-
	Representative: Chi Hai Lin	-	-	-	-
Supervisor (Note 4)	Chia Hung Lee	-	-	-	-
Supervisor (Note 4)	Eric Hu	-	-	-	-
Chief Operating Officer	Mei Hui Kuo	40,000	-	-	-
Director of R&D Department	Chen Fu Liu	-	-	-	-
Chief Financial Officer and Supervisor of the Administrative and Finance Department	Sarah Chang	(74,325)	-	(52,000)	-
Internal Audit Supervisor (Note 5)	Maggie Lin	1,804	-	(1,000)	-
Internal Audit Supervisor (Note 5)	Irene Chiu	-	-	-	-

Note 1. The Company newly re-elected its 4th session of Directors, and Chairman Hu was elected in its personal name on June 11, 2020.

Note 2. The Company newly re-elected its 4th session of Directors, and the Director was relieved of its duties on June 11, 2020.

Note 3. The Company newly re-elected its 4th session of Directors, and the Director was newly elected on June 11, 2020.

Note 4. The Company newly re-elected its 4th session of Directors and established its Audit Committee, and the original Supervisors were relieved of their duties on June 11, 2020.

Note 5. Internal Audit Supervisor Maggie Lin was relieved of her duties on January 15, 2021, and Irene Chiu took office.

- (II) Information on counterparties of equity transfers from Directors, Supervisors, managers, and shareholders with over 10% of shareholdings that are related parties: None.
- (III) Information on counterparties of equity pledge from Directors, Supervisors, managers, and shareholders with over 10% of shareholdings that are related parties: None.

## IX. Information Disclosing the Spouse, Kinship Within the Second Degree and Relationship Between Any of the Top-10 Shareholders

April 23, 2021; unit: share

Name	Shareholder Shareholding		Spouse & Minor's Shareholding		Total shareholding in other's name		Titles or names and relations between top ten shareholders in terms of number of shares held, who are related parties or each other's spouses and relatives within the second degree of kinship		Remarks
	Number of Shares	Shareholding Ratio	Number of Shares	Shareholding Ratio	Number of Shares	Shareholding Ratio	Name	Relationship	
Panlabs Biologics Inc. Representative: Benny T. Hu	4,720,832	5.27	-	-	-	-	Ding Li Development Ltd.	Same representative	-
							Hu Bee Hwa Investment Limited	The representatives are relatives within the second degree of kinship	-
							Riviera Investment Ltd.: Hung Ming Hsieh	Hung Ming Hsieh is the representative of the corporate Director	-
Ding Li Development Ltd. Representative: Benny T. Hu	4,386,007	4.89	-	-	-	-	Panlabs Biologics Inc.	Same representative	-
							Hu Bee Hwa Investment Limited	The representatives are relatives within the second degree of kinship	-
Hu Bee Hwa Investment Limited Representative: Te Ju Hu	3,515,998	3.92	-	-	-	-	Panlabs Biologics Inc.	The representatives are relatives within the second degree of kinship	-
							Ding Li Development Ltd.	The representatives are relatives within the second degree of kinship	-
Pointer Ventures Inc. Representative: I Yen Lu	2,259,231	2.52	-	-	-	-	-	-	-
Benny T. Hu	1,822,161	2.03	-	-	-	-	Panlabs Biologics Inc.	Shareholder is the representative	-
							Ding Li Development Ltd.	Shareholder is the representative	-
							Hu Bee Hwa Investment Limited	Shareholder and the representative are relatives within the second degree of kinship	-
							YeunDer Co., Ltd.: Xue Fen Peng	Shareholder and the representative are relatives within the second degree of kinship	-
Riviera Investment Ltd. Representative: Hung Ming Hsieh	1,672,153	1.86	-	-	-	-	Panlabs Biologics Inc.	Hung Ming Hsieh is the representative of the corporate Director	-
Pacific BioScience Management Inc. Representative: Yu Chun Chang	1,532,244	1.71	-	-	-	-	-	-	-
Te-Hung Investment Co., Ltd. Representative: Fen Ju Lin	1,408,933	1.57	-	-	-	-	-	-	-
Chaang Her Industrial Corp. Representative: Guei Mei Kao	1,365,458	1.52	-	-	-	-	-	-	-
YeunDer Co., Ltd. Representative: Xue Fen Peng	1,365,458	1.52	-	-	-	-	Panlabs Biologics Inc.	The representatives are relatives within the second degree of kinship	-
							Ding Li Development Ltd.	The representatives are relatives within the second degree of kinship	-

## X. The Shareholding of the Company's Directors, Supervisors, Management and the Business that Is Controlled Directly or Indirectly on the Invested Company

Data date: December 31, 2020/unit: thousand shares; %

Investee companies	Investments of the Company		Investments of Directors, Supervisors, managers, investee companies directly or indirectly controlled by the Company		Total investments	
	Number of Shares	Shareholding Percentage	Number of Shares	Shareholding Percentage	Number of Shares	Shareholding Percentage
Senhwa Biosciences Corporation	1,000	100%	-	-	1,000	100%





## Chapter 4. Capital Overview Financing Status

### I. Capital and Shares

#### (I) Source of Share Capital

Unit: NT\$ thousand; thousand shares

Year and Month	Issued Price	Authorized Capital		Paid-In Capital		Remarks		
		Number of Shares	Amount	Number of Shares	Amount	Source of Share Capital	Capital Increase by Assets Other Than Cash	Others
November 2012	11.765	100,000	1,000,000	33,999	339,992	Established by cash	None	Note 1
September 2013	10	100,000	1,000,000	36,499	364,992	Capital increase in cash of NT\$25,000 thousand	None	Note 2
November 2013	-	100,000	1,000,000	42,433	424,331	Capital increase from the capital reserve of NT\$59,339 thousand	Capital increase from capital reserve	Note 3
December 2013	25	100,000	1,000,000	62,233	622,331	Capital increase in cash of NT\$198,000 thousand	None	Note 4
July 2014	10	100,000	1,000,000	62,733	627,331	Exercise of employee stock options of NT\$5,000 thousand	None	Note 5
August 2014	80	100,000	1,000,000	65,493	654,931	Capital increase in cash of NT\$27,600 thousand	None	Note 6
January 2017	12.16	100,000	1,000,000	65,786	657,856	Exercise of employee stock options of NT\$2,925 thousand	None	Note 7
March 2017	12.16	100,000	1,000,000	65,796	657,956	Exercise of employee stock options of NT\$100 thousand	None	Note 8
April 2017	162	100,000	1,000,000	74,296	742,956	Capital increase in cash of NT\$85,000 thousand	None	Note 9
September 2017	12.16	100,000	1,000,000	74,346	743,456	Exercise of employee stock options of NT\$ 500 thousand	None	Note 10
December 2017	12.16	100,000	1,000,000	74,393	743,926	Exercise of employee stock options of NT\$470 thousand	None	Note 11
March 2018	12.16	100,000	1,000,000	74,417	744,166	Exercise of employee stock options NT\$240 thousand	None	Note 12
December 2018	12.16	100,000	1,000,000	74,476	744,756	Exercise of employee stock options of NT\$590 thousand	None	Note 13
December 2019	12.16	150,000	1,500,000	74,499	744,986	Exercise of employee stock options of NT\$230 thousand	None	Note 14
June 2020	85.3	150,000	1,500,000	74,531	745,311	Exercise of employee stock options of NT\$325 thousand	None	Note 15
September 2020	120	150,000	1,500,000	89,531	895,311	Capital increase in cash of NT\$150,000 thousand	None	Note 16
September 2020	85.3	150,000	1,500,000	89,658	896,581	Exercise of employee stock options of NT\$1,270 thousand	None	Note 17
March 2021	85.3 80.9	150,000	1,500,000	89,664	896,636	Exercise of employee stock options of NT\$55 thousand	None	Note 18

- Note 1. Bei-fu-jing-deng-zi No. 1015072071 dated November 16, 2012.  
 Note 2. Bei-fu-jing-si-zi No. 1025059618 dated September 23, 2013.  
 Note 3. Bei-fu-jing-si-zi No. 1025069292 dated November 7, 2013.  
 Note 4. Jing-shou-shang-zi No. 10201252180 dated December 16, 2013.  
 Note 5. Jing-shou-shang-zi No. 10301162070 dated August 7, 2014.  
 Note 6. Jing-shou-shang-zi No. 10301188060 dated September 16, 2014.  
 Note 7. Jing-shou-shang-zi No. 10601006610 dated January 20, 2017.  
 Note 8. Jing-shou-shang-zi No. 10601049720 dated April 18, 2017.  
 Note 9. Jing-shou-shang-zi No. 10601056630 dated May 4, 2017.  
 Note 10. Jing-shou-shang-zi No. 10601144320 dated October 16, 2017.  
 Note 11. Jing-shou-shang-zi No. 10701005540 dated January 22, 2018.  
 Note 12. Jing-shou-shang-zi No. 10701039060 dated April 10, 2018.  
 Note 13. Jing-shou-shang-zi No. 10801007450 dated January 23, 2018.  
 Note 14. Jing-shou-shang-zi No. 10901008620 dated January 21, 2020.  
 Note 15. Jing-shou-shang-zi No. 10901120570 dated July 2, 2020.  
 Note 16. Jing-shou-shang-zi No. 10901185030 dated October 7, 2020.  
 Note 17. Jing-shou-shang-zi No. 10901196030 dated November 5, 2020.  
 Note 18. Jing-shou-shang-zi No. 11001065190 dated April 23, 2021.

Unit: Thousand shares

Types of Shares	Authorized Capital			Remarks
	Outstanding Shares (Note)	Unissued Shares	Total	
Registered Ordinary Shares	89,664	60,336	150,000	None

## (II) Shareholder structure

April 23, 2021; unit: shares

Shareholder Structure	Government Institutions	Financial Institutions	Other Juristic Persons	Individuals	Foreign Institutions and Individuals	Total
Quantity						
Number of People (Person)	-	1	56	11,783	37	11,877
Number of Shares Held (Share)	-	977,427	26,032,861	53,521,691	9,131,641	89,663,620
Shareholding Percentage (%)	-	1.09%	29.03%	59.69%	10.18%	100.00%

### (III) Distribution of equity ownership

#### 1. Ordinary shares

April 23, 2021

Shareholding Classification	Number of Shareholders	Number of Shares Held	Shareholding Percentage
1 ~ 999	1,719	346,775	0.39%
1,000 ~ 5,000	8,416	15,689,811	17.50%
5,001 ~ 10,000	904	6,776,472	7.56%
10,001 ~ 15,000	286	3,625,162	4.04%
15,001 ~ 20,000	175	3,107,215	3.47%
20,001 ~ 30,000	131	3,228,292	3.60%
30,001 to 50,000	94	3,613,697	4.03%
50,001 ~ 100,000	74	5,156,409	5.75%
100,001 ~ 200,000	31	3,915,214	4.37%
200,001 ~ 400,000	19	4,717,542	5.26%
400,001 ~ 600,000	4	1,814,964	2.02%
600,001 ~ 800,000	5	3,633,065	4.05%
800,001 ~ 1,000,000	2	1,830,599	2.04%
1,000,001 or more	17	32,208,403	35.92%
Total	11,877	89,663,620	100.00%

#### 2. Preferred shares: The Company has not issued preferred share.

### (IV) List of major shareholders

April 23, 2021; unit: shares

Name of Major Shareholder	Shares	Number of Shares Held	Shareholding Percentage
PANLABS BIOLOGICS INC.		4,720,832	5.27%
Ding Li Development Ltd.		4,386,007	4.89%
Hu Bee Hwa Investment Limited		3,515,998	3.92%
POINTER VENTURES INC.		2,259,231	2.52%
Benny T. Hu		1,822,161	2.03%
Riviera Investment Ltd.		1,672,153	1.86%
Pacific BioScience Management Inc.		1,532,244	1.71%
Te-Hung Investment Co., Ltd.		1,408,933	1.57%
Chaang Her Industrial Corp.		1,365,458	1.52%
YeunDer Co., Ltd.		1,365,458	1.52%

(V) Market price, net value, earnings, dividends, and other information in the most recent two fiscal years:

Unit: NT\$

Items		Year	2019	2020	Current year as of April 30, 2021
		Market Price per Share	Highest		79.50
Lowest			61.50	40.50	147.50
Average			68.65	176.97	177.81
Net Value per Share	Before Distribution		11.12	25.96	-
	After Distribution		11.12	25.96	-
Earnings per Share	Weighted Average Number of Shares (thousand shares)		74,476	78,986	-
	Loss per Share (Note 1)		(5.26)	(4.49)	-
Dividends per Share	Cash Dividend		-	-	-
	Issuance of Bonus Shares	Share Dividends from Retained Earnings	-	-	-
		Share Dividends from Capital Reserve	-	-	-
	Accumulated Undistributed Dividends (Note 2)		-	-	-
Return on Investment (ROI) Analysis	Price-to-earnings (P/E) Ratio (Note 3)		-	-	-
	Price/Dividend Ratio (Note 4)		-	-	-
	Cash Dividend Yield (Note 5)		-	-	-

Note 1. Where there are retrospective adjustments due to the issuance of stock warrants, the pre-adjustment and post-adjustment earnings per share shall be presented.

Note 2. Where the issuance conditions of equity securities stated that unissued dividends may be accumulated for distribution in a year recorded earnings, the accumulated unpaid dividends as of the year shall be disclosed.

Note 3. P/E ratio = Average closing price per share for the year/Earnings per share.

Note 4. Price/dividend Ratio = Average closing price per share for the year/Cash dividends per share.

Note 5. Cash dividend yield = Cash dividend per share/Average closing price per share for the year.

(VI) Dividend Policy and Implementation

1. Dividend Policy in the Company's Articles of Incorporation

Where the Company recorded earnings upon the final account, the Company shall make distribution according to the following sequence:

- (1) Pay taxation according to the law;
- (2) Compensate losses from previous years;

- (3) Appropriate 10% of undistributed earnings as the statutory surplus reserve; however, when the statutory surplus reserve has reached the paid-in capital of the Company, the appropriation is exempted;
- (4) Appropriate or reverse special surplus reserve in accordance with laws;

Shall there be remaining balances, together with the accumulated undistributed earnings, the Board of Directors shall prepare the proposal of earning distribution and submit the proposal to the Board of Shareholders for the resolution of distribution. To strengthen the financial structure of the Company and safeguard the interests of shareholders, the Company has adopted a balanced dividend policy in which the total dividends distributed for shareholders shall not be lower than 10% of the earnings available for distribution for the year. However, cash dividends shall not be lower than 10% of the total dividends to be distributed to shareholders.

2. Dividend distribution proposed (made) for the year

As of the end of 2020, the Company recorded accumulated losses and has not distributed any dividend; therefore, the item is not applicable.

(VII) The effect of the proposed issuance of bonus shares at the shareholders' meeting on the Company's operating performance, earnings per share, and shareholders' ROI: Not applicable.

(VIII) Remuneration of employees, Directors, and Supervisors

1. Percentage or range of remuneration paid to employees and Directors and supervisors as set forth in the Company's Articles of Incorporation

When the Company recorded profits for the year, the Company shall appropriate 10% of such profits as remuneration of employees, and the Board of Directors shall determine whether to distribute in shares or cash; the targets of distribution include employees of subsidiaries fulfilling certain conditions; based on the amount of profits above recorded by the Company, the Board of Directors may determine to appropriate no more than 2% as the remuneration of Directors and Supervisors. Proposals for the distribution of remuneration of employees and remuneration of Directors and Supervisors shall be submitted to the shareholders' meeting for report.

For the amount of profits above, when the Company has accumulated losses, the Company shall preserve the amount for compensation, and then appropriate remuneration of employees and remuneration of Directors and Supervisors according to the ratio in the preceding paragraph.

2. The basis for estimating the amount of employees, Directors, and supervisors' remuneration, for calculating the number of shares to be distributed as employees' compensation, and the accounting treatment of the discrepancy, if any, between the actual distributed amount and the estimated figure, for the current period:

The Company recorded accumulated losses for 2020; therefore, we had not estimated or distributed remuneration of employees, Directors or Supervisors.

3. Distribution of remuneration approved by the Board of Directors: None.
4. Actual distribution of remuneration for employees, Directors, and supervisors (including the number of shares distributed, the amount, and the share price) for the previous year, and where there were discrepancies with the recognized remuneration for employees, Directors, and supervisors, the amount, cause, and treatment of the discrepancy shall be described: None.

(IX) Status of repurchased shares by the Company:

1. Completed:

Unit: NT\$; share

Tranche of repurchase	1st tranche
Purpose of repurchase	Transfer to employees
Period of repurchase	From March 26, 2020 to March 30, 2020
Price range of repurchase	NT\$48.6 to NT\$50.1
Type and quantity of shares repurchased	40,000 shares
Amount of shares repurchased	1,985,572
Percentage of repurchased quantity to the estimated repurchase quantity (%)	10.00%
Number of shares canceled and transferred	0
Accumulated number of shares held by the Company	40,000 shares
The ratio of the cumulative number of shares held by the Company to the total number of shares issued (%)	0.05

2. In progress: None.

II. Corporate Bonds: None.

III. Preferred Shares: None.

IV. Global Depository Receipts (GDRs): None.

## V. Employee Stock Options:

### (I) Employee stock options:

April 30, 2021

Type of employee stock options	1st of the 2014 Employee stock options	1st of the 2016 Employee stock options	1st of the 2018 Employee stock options		
Effective date of declaration	October 24, 2014 (Note 1)	July 21, 2016 (Note 2)	May 30, 2018 (Note 3)		
Issuance (processing) date	November 21, 2014	July 27, 2016	May 30, 2018	December 4, 2018	May 9, 2019
Issuance unit	2,000 units	350 units	700 units	150 units	150 units
Ratio of number of subscribable shares to the total number of issued shares	3.0538%	0.5344%	0.9407%	0.2016%	0.2014%
Period available for subscription	6 years	4 years	7 years	7 years	7 years
Method of performance	Issuance of new shares	Issuance of new shares	Issuance of new shares	Issuance of new shares	Issuance of new shares
Restricted subscription period and proportion (%)	Ratio of accumulated stock options available for exercise 50% upon 2 years 70% upon 3 years 90% upon 4 years 100% upon 5 years	Ratio of accumulated stock options available for exercise 50% upon 2 years 100% upon 3 years	Ratio of accumulated stock options available for exercise 50% upon 2 years 75% upon 3 years 100% upon 4 years		
Number of shares acquired upon execution	505,500 shares	0 share	160,000 shares	5,000 shares	0 share
Executed subscription amount	NT\$6,146,880	NT\$0	NT\$13,648,000	NT\$404,500	NT\$0
Quantity of subscription not executed (valid and outstanding at the end of the period)	-	-	452,500 shares	75,000 shares	130,000 shares
Subscription price per share for the subscription not executed	-	-	NT\$85.3	NT\$80.9	NT\$68.5
Proportion of the quantity of subscription not executed to the total number of issued shares (%)	-	-	0.5047%	0.0836%	0.1450%
Effects on shareholder equity	The stock options are issued by the Company to attract and retain required talents, provide incentives for employees, and improve employees' cohesion in the hope of jointly create interests of the Company and shareholders, generating positive effects on shareholders' interests.				

Note 1. The Company's 1st issuance of employee stock options in 2014 was approved, declared, and became effected by the Letter of Jin-guan-zheng-fa-zi No. 1030042268 dated October 24, 2014 from the Securities and Futures Bureau under the FSC.

Note 2. The Company's 1st issuance of employee stock options in 2016 was approved, declared, and became effected by the Letter of Jin-guan-zheng-fa-zi No. 1050027829 dated July 21, 2016 from the Securities and Futures Bureau under the FSC.

Note 3. The Company's 1st issuance of employee stock options in 2018 was approved, declared, and became effected by the Letter of Jin-guan-zheng-fa-zi No. 1070320141 dated May 30, 2018 from the Securities and Futures Bureau under the FSC.



(II) Names, acquisition, and subscription status of managers who have obtained employee stock options and employees with top ten subscribable number of shares under the employee stock options

April 30, 2021

	Title	Name	Quantity of subscription quantity obtained	Proportion of subscription quantity obtained to total issued shares	Executed				Not executed			
					Quantity of subscriptions	Price of subscription	Amount of subscription	Proportion of subscription quantity to total issued shares	Quantity of subscriptions	Price of subscription	Amount of subscription	Proportion of subscription quantity to total issued shares
Managers	President & CEO	Tai Sen Soong	1,270,000 shares	1.42%	105,500 shares	NT\$12.16 or NT\$85.3	NT\$1,649 thousand	0.12%	445,000 shares (Note 3)	NT\$, 85.3 NT\$80.9, or NT\$68.5	NT\$36,391 thousand	0.5%
	Former Vice President	Grace Yu										
	Chief Operating Officer	Mei Hui Kuo										
	Former Director of Project Development & Management Dept.	Polly Lin										
	Director of R&D Management Department	Chen Fu Liu										
	Director of Administrative and Finance Department	Sarah Chang										
	Former Internal Audit Supervisor (Note 2)	Ruby Y. C. Wu										
	Former Internal Audit Supervisor	Maggie Lin										
Employee	Senior Medical Officer of the Overseas Department (Note 1)	John Soong	1,865,000 shares	2.08%	487,500 shares	NT\$12.16 or NT\$85.3	NT\$12,693 thousand	0.54%	142,500 shares (Note 4)	NT\$85.3 or NT\$68.5	NT\$11,315 thousand	0.16%
	Former Vice President of Chemistry and Pharmaceutical Operations	Sean E. O'Brien										
	Former Vice President of Chemistry and Pharmaceutical Operations	John K.C. Lim										
	Former Vice President of Chemistry and Pharmaceutical Operations	David M. Ryckman										
	Former Vice President of Chemistry and Pharmaceutical Operations	Hshiou Ting Liu										
	Former President Office Executive Assistant (Note 2)	Kenner Wang										
	Former Investor Relations Manager	Peter Su										
	Former Senior Project Manager of Clinical Department	Phoebe Fan										
	President Office Executive Assistant	Gwen Chang										
	Deputy Director, Project Management Department, Chemistry and Pharmaceutical Operations	Daniel McCormick										

Note 1. The Company amended its organization charter on April 30, 2015 and the original Overseas Department was renamed as Clinical Business Department; subsequently, the organization charter was again amended on May 12, 2017 and the original Clinical Business Department was renamed as Clinical Department while the original Project Development and Management Department was renamed as R&D Department.

Note 2. Due to the business requirements, the original Internal Audit Supervisor of the Company, Ruby Y. C. Wu, was reassigned to the U.S. subsidiary on January 13, 2015; the position of the Internal Audit Supervisor was taken over by the original President Office Executive Assistant Kenner Wang. Due to the internal duty adjustments, the original Internal Audit Supervisor Kenner Wang was replaced by Maggie Lin; Maggie Lin resigned on January 15, 2021.

Note 3. 406,000 shares became invalid upon expiry, 313,000 shares became invalid due to resignation, and 500 shares became invalid due to the failure in making the payment; a total of 719,500 shares became invalid.

Note 4. 350,000 shares became invalid upon expiry, and 885,000 shares became invalid due to resignation; a total of 1,235,000 shares became invalid.

VI. Restricted Employee Shares: None.

VII. New Shares Issuance in Connection with Mergers & Acquisitions (M&A): None.

VIII. Financing Plans and Implementation:

(I) Capital increase in cash in 2020

1. Content of the plan:

- (1) Approval date and document number for the capital increase: Declared and became effected by the Letter of Jin-guan-zheng-fa-zi No. 1090349629 dated August 4, 2020 from the FSC.
- (2) Total capital amount required by the plan: NT\$2,041,936 thousand.
- (3) Source of capital: Capital increase in cash by way of the issuance of 15,000,000 new shares with a nominal value of NT\$10 per share; the issuing price per share was NT\$120 per shares; the total amount raised was NT\$1,800,000 thousand
- (4) Plan items and utilization schedule:

Unit: NT\$ thousand

Plan items		Total capital required	Estimated capital utilization schedule																			
			2020				2021				2022				2023				2024			
			Q4	Q1	Q2	Q3	Q4	Q1	Q2	Q3	Q4	Q1	Q2	Q3	Q4	Q1	Q2	Q3	Q4			
Replenishment of operating capital	CX-4945 (cholangiocarcinoma)	850,200	-	5,683	11,004	19,320	10,614	64,943	62,444	69,954	60,748	72,012	60,804	70,016	61,182	58,592	61,024	69,850	92,010			
	CX-4945 (basal cell carcinoma)	295,559	15,396	19,766	16,465	24,778	16,075	22,998	15,285	23,301	14,437	22,456	12,590	21,457	12,779	9,621	6,575	15,249	26,331			
	CX-5461 (ovarian cancer/breast cancer/prostate cancer/pancreatic cancer/other cancers)	896,177	35,082	41,813	34,159	50,999	33,769	43,242	32,219	48,255	64,982	71,218	61,352	70,220	61,541	57,008	53,962	62,637	73,719			
	Total	2,041,936	50,478	67,262	61,628	95,097	60,458	131,183	109,948	141,510	140,167	165,686	134,746	161,693	135,502	125,221	121,561	147,736	192,060			

- (5) Estimated benefits: The funds raised by the Company from the capital increase in cash are primarily used in replenishing our working capital to settle the capital requirements of R&D projects of the Company and effectively strengthen the financial structure, rendering positive benefits to the future operations of the Company.
- (6) Changes in project content, source of funds and utilization, reasons of changes, benefits before and after the changes, and reports to the Board of Shareholders: There were no changes to the plan.

2. Implementation status:

Unit: NT\$ thousand

Plan items		Implementation status		As of March 31, 2021	Reasons for the progress ahead of or behind schedule and improvement plans	
Replenishment of operating capital	CX-4945 (cholangiocarcinoma)	Expenses	Estimated	5,683	In progress according to the plan	
			Actual	5,380		
		Execution status (%)	Estimated	0.67%		
			Actual	0.63%		
	CX-4945 (basal cell carcinoma)	Expenses	Estimated	35,162		Primarily due to the progress behind the estimated schedule resulted from the effects arising from the outbreak of COVID-19 on the patient inclusion progress.
			Actual	16,612		
		Execution status (%)	Estimated	11.90%		
			Actual	5.62%		
	CX-5461 (ovarian cancer/breast cancer/prostate cancer/pancreatic cancer/other cancers)	Expenses	Estimated	76,895	Primarily due to the longer time consumed for the planning of clinical trials as compared with the estimated time.	
			Actual	32,935		
		Execution status (%)	Estimated	8.58%		
			Actual	3.68%		
Total	Expenses	Estimated	117,740	-		
		Actual	54,927			
	Execution status (%)	Estimated	5.77%			
		Actual	2.69%			

3. Analysis of execution benefits:

(1) Consolidated financial statements

Unit: NT\$ thousand

Items		Year	At the end of March 2020 (reviewed)	At the end of September 2020 (reviewed)
Basic financial data	Current assets		782,169	2,483,515
	Total assets		790,613	2,488,327
	Current liabilities		44,360	76,535
	Total liabilities		45,347	80,245
Financial structure	Debt ratio (%)		5.74	3.22
	Long-term fund to fixed asset ratio (%)		11625.69	86135.43
Solvency	Current ratio (%)		1763.23	3244.94
	Quick ratio (%)		1738.78	2704.74

For the capital increase in cash by way of the issuance of new shares in 2020, the fundraising was completed on September 14, 2020. Executions have been made according to the plan in Q4 2020. As of March 31, 2021, R&D plans have been conducted, and the benefits have not been substantially generated. Furthermore, according to the financial structure, the debt ratio, the long-term fund to property, plant and equipment ratio, current ratio, and quick ratio was improved as compared to that of before the fundraising; therefore, the benefits are shown.



## Chapter 5. Operation Highlights

### I. Business Activities

#### (I) Scope of business

##### 1. Primary content:

- (1) Other Chemical Material Manufacturing.
- (2) Wholesale of Chemical Feedstock.
- (3) Wholesale of Other Chemical Products.
- (4) Wholesale of Drugs and Medicines.
- (5) Retail of Drugs and Medicines.
- (6) International Trade.
- (7) Intellectual Property.
- (8) Investment Consulting.
- (9) Management Consulting.
- (10) Medicine Inspection.
- (11) Biotechnology Services.
- (12) Research Development Service.
- (13) All business items that are not prohibited or restricted by law, except those that are subject to special approval.

##### 2. Business proportion

The Company's main business is the development of novel drugs and special Active Pharmaceutical Ingredients (APIs). Novel drugs are in the stage of R&D, and there is no commercialized production and sales. Therefore, the Company's revenue in 2020 was primarily generated from the service income for the joint development of a plant-growth accelerator with a domestic biotech company.

##### 3. Current products and services:

The Company positioned itself as a new drug discovery company that develops new anticancer drugs with novel mechanisms to provide effective treating methods for cancers.

Currently, the Company's main development projects for novel drugs are novel small-molecule drugs for treating cancers: G-quadruplex stabilizer (CX-5461) and inhibitor of protein kinase CK2 (casein kinase II) (CX-4945). The major development of project CX-5461 applies to the novel drugs for the treatment of breast cancer and other homologous repair deficiency (*HRD*) or solid tumors from *BRCA1/2* gene mutation, while the development of CX-4945 applies to the novel drugs for the treatment of Cholangiocarcinoma and Basal Cell Carcinoma. We have also commenced the expansion for the use of these drugs in other indications.

The Company acquired its drug discovery projects from a U.S. biotech company through "asset acquisition" in 2013. As compared to the technology transfer model of other biotech companies, the Company adopted the asset acquisition model to acquire the complete decision-making power and achieve the global layout of intellectual property rights instead of merely limited in a particular area.

Furthermore, we made a low upfront payment of signing bonuses and committed to the sharing of contingent benefits arising from external licensing in the future regarding the cost of acquisition. As compared to technologies acquired by other companies by way of licensing, such companies are exposed to the high milestone payment to the licensing companies upon any new clinical progress; the acquisition method adopted by the Company may reduce the financial burden of the cost of acquisition and control the decision-making power of the drug discovery.

4. New products (services) to be developed:

Product	Development stage	Drug usage and features
SHP01-1 G-quadruplex stabilizer (CX-5461)	Drug discovery Breast cancer Phase I clinical trials	<ul style="list-style-type: none"> <li>• G-quadruplex stabilizer/stable the G-quadruplex structure to achieve the anticancer effects</li> <li>• Single-dose usage</li> <li>• First in class</li> </ul>
	Drug discovery Solid tumor with specific genetic defects (ovarian cancer, breast cancer, pancreatic cancer, and prostate cancer) Phase Ib Expansion clinical trials	<ul style="list-style-type: none"> <li>• G-quadruplex stabilizer/stable the G-quadruplex structure to achieve the anticancer effects</li> <li>• Single-dose usage</li> <li>• First in class</li> </ul>
SHP01-2-A Inhibitor of protein kinase CK2 (casein kinase II) (CX-4945)	Drug discovery Cholangiocarcinoma Phase I/II clinical trials	<ul style="list-style-type: none"> <li>• Small-molecule drugs</li> <li>• Inhibitor of protein kinase CK2 (casein kinase II)</li> <li>• Drug combination therapy</li> <li>• First in class</li> </ul>
	Drug discovery Basal cell carcinoma Phase I/Expansion clinical trials	<ul style="list-style-type: none"> <li>• SMO protein inhibitor of hedgehog (Hh) pathway</li> <li>• Single-dose usage</li> </ul>
	Drug discovery COVID-19 IIT Phase II clinical trials	<ul style="list-style-type: none"> <li>• Small-molecule drugs</li> <li>• Inhibitor of protein kinase CK2 (casein kinase II)</li> <li>• Facilitate the formation of stress granule to inhibit the duplication and infection of COVID-19 in the host's cells and concurrently reduce the pro-inflammatory cytokine IL-6 and mitigate the occurrence of cytokine storm, possessing a unique binary mechanism against viruses.</li> </ul>
	Drug discovery Medulloblastoma Phase I/II clinical trials	<ul style="list-style-type: none"> <li>• SMO protein inhibitor of hedgehog (Hh) pathway</li> <li>• Single-dose usage</li> </ul>

(II) Industry overview:

1. Current state and development of the industry:

Cancer is one of the major causes of death worldwide. According to the survey of the World Health Organization (WHO), 19.3 million persons were diagnosed with cancers worldwide in 2019, representing a significant increase of 1.2 million persons from 18.1 million persons in 2018 and a growth of 34.49% from 14.35 million persons in 2013. The number of persons who passed away due to cancers

was nearing 10 million persons, representing a growth of 19.62% from 8.36 million persons in 2013. The International Agency for Research on Cancer (IARC) of WHO estimated that the occurrence rate of cancers is likely to continue increasing; by 2030, newly developed cancers would reach 28.4 million cases worldwide. In 2020, female breast cancer surpassed lung cancer for the first time and became the most common cancer worldwide, accounting for approximately 11.7% of new cancer cases. 1 out of the 8 newly diagnosed patients has breast cancer. And the following common cancers in sequence are lung cancer, colorectal cancer, prostate cancer, stomach cancer, liver cancer, cervix cancer, esophagus cancer, thyroid cancer, and bladder cancer. Such common cancers accounted for over 60% of the new cancer cases. The aging issues and the changes in lifestyles across the world have resulted in the constantly increasing prevalence of cancer, coupled with rising medical costs; such circumstances materially affect citizens' living quality. Regardless of developed countries or developing countries, cancer treatment is an imminent and inevitable issue.

In response to the above issues, the number of novel drug launches in Europe and the U.S. has surged rapidly in recent years. According to the 2020 Biotechnology Industry in Taiwan published by MOEA, the U.S. FDA had approved 48 novel drug launches, representing a decrease from 59 in 2018; however, the number remains as the second-high in the past decade. Based on the treatment effect, drugs for the treatment of cancers are the majority (a total of 6), accounting for 12.5% of the novel drugs approved, the remaining drugs approved are treatment medication for diseases related to blood, neural system, mental disturbance, infection, respiratory tract, muscle, skin, and ophthalmology. In 2019, a total of 20 First-in-Class were approved, accounting for 42% of the approved novel drugs. To accelerate novel drug launches and improve the welfare of patients, the U.S. FDA launched various measures to assist in the novel drug review. These measures included rare diseases (also known as orphan drugs, the number of patients with such diseases is less than 0.2 million), Fast Track, Breakthrough Therapy, Priority Review, and Accelerated Approval, facilitating the, thus facilitating the increase in the number of novel drugs launches.

Of the 48 novel drugs approved in 2019, 31 of which were launched due to a beneficial measure above. There were 21 novel drugs qualified as orphan drugs, accounting for 44% of the novel drugs approved; novel drugs qualified for Breakthrough Therapy accounted for 27% of the novel drugs approved; 58% of the novel drugs approved qualified for Priority Review; 35% of them approved qualified for Fast Track; 19% of the novel drugs qualified for Accelerated Approval.

According to the survey conducted by EvaluatePharm, anticancer, anti-diabetics, and anti-rheumatics drugs were the top three treatment medication in 2018. Cancer medication secured the major market scale that reaches US\$123.8 billion, and it is estimated to reach US\$236.6 billion in 2024, with a CAGR of 11.4% from 2018 to 2024. Furthermore, the market for immunosuppressants also grew rapidly. The market scale was US\$14.2 billion in 2018; its market scale is estimated to grow rapidly at a rate of 16.9% and likely to reach US\$36.1 billion in 2024 as stated in the following table.



## Top 10 Treatment Medication Categories Worldwide from 2018 to 2024

Unit: US\$ 100 million, %

Pharmaceutical field	Sales in 2018	Sales in 2024	CAGR from 2018 to 2024
Oncologics	1,238	2,366	11.4
Anti-diabetics	485	576	2.9
Anti-rheumatics	581	546	-1.0
Vaccines	305	448	6.6
Anti-virals	389	422	1.4
Immunosuppressants	142	361	16.9
Dermatologicals	158	321	12.6
Bronchodilators	280	307	1.6
Sensory organs	223	305	5.3
Anti-coagulants	193	246	4.1

Source: 2020 Biotechnology Industry in Taiwan published by MOEA

According to the statistics in 2020 Biotechnology Industry in Taiwan published by MOEA, 5 out of the drugs of top ten sales worldwide are related to cancer treatment. The sales of the newly launched Keytruda® for treating advanced melanoma produced by Merck & Co have exceeded billions of U.S. dollars within a short period of time, representing a nearly 54% of growth as compared to the preceding year. The sales of Opdivo for treating melanoma were \$8.004 billion, also representing significant growth.

## Top 10 Brand Drugs and Sales Worldwide in 2019

Unit: US\$100 million, %

Name of brand drugs/suppliers	Main Indications	Sales in 2018	Sales in 2019	Growth rate from 2018 to 2019
Humira (AbbVie)	Rheumatoid arthritis, Crohn's disease, plaque psoriasis, juvenile idiopathic arthritis, etc.	199.36	191.69	-4.0
Eliquis (Bristol-Myers Squibb/Pfizer)	Anticoagulant	98.72	121.49	23.1
Keytruda (Merck & Co)	Advanced melanoma	71.71	110.84	54.6
Revlimid (Celgene)	Multiple myeloma	96.85	93.78	-3.2
Imbruvica (AbbVie/Johnson & Johnson)	Lymphoma	62.01	80.85	30.4
Opdivo (Bristol-Myers Squibb/Ono)	Melanoma	75.70	80.04	5.7
Eylea(Regeneron/Bayer/Santen)	Exudative macular degeneration	67.46	75.42	14.5
Avastin (Roche)	Colorectal cancer	68.47	72.92	6.5
Xarelto (Bayer/Johnson & Johnson)	Anticoagulant	67.63	69.30	2.5
Enbrel (Amgen/Pfizer)	Rheumatoid arthritis, psoriasis, Crohn's Disease	71.26	69.25	-2.8

Source: 2020 Biotechnology Industry in Taiwan published by MOEA

Currently, "CX-5461: G-quadruplex structural stabilizer," the drug discovery project of Senhwa in progress, damages or crushes the DNA of cancer cells by stabilizing the G-quadruplex structure, coupled with patients with genetic defects of BRCA or HR, to achieve the effect of synthetic lethality to effectively inhibit the growth of cancer cells. Apart from completing the breast cancer clinical trials in Canada, Senhwa has organized to further screen patients with genetic defects of BRCA or HR diagnosed with breast cancer, ovarian cancer, pancreatic cancer, prostate cancer, and other cancers for further clinical trials.

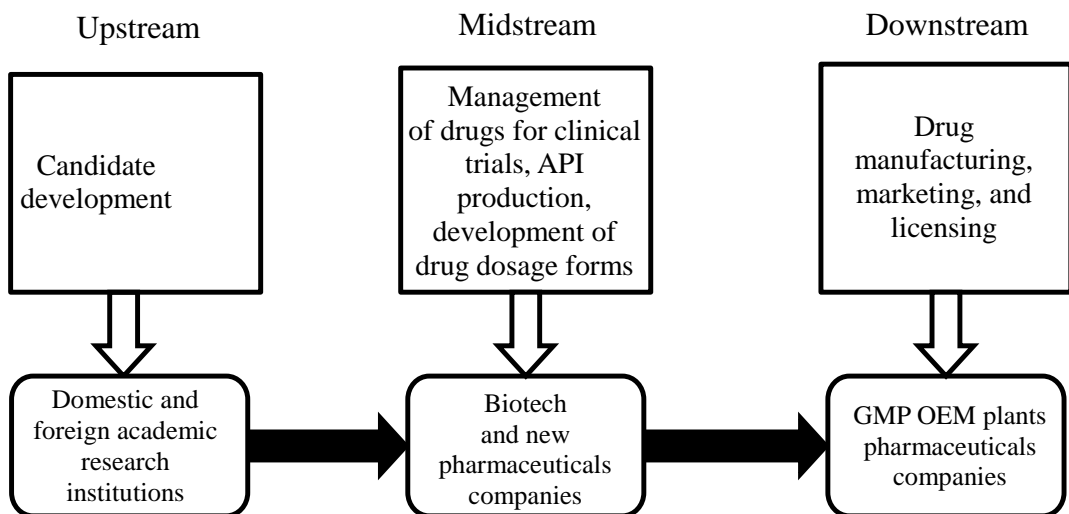
Project "CX-4945: development of an inhibitor of protein kinase CK2 (casein kinase II)" is used for cholangiocarcinoma. We achieved the target in advance during the interim analysis of phase II clinical trials in 2020. Concurrently, Senhwa worked with the Stanford team and discovered that CX-4945 is a crucial regulator of the hedgehog signal pathway, inhabits and regulates protein genes (e.g., Gli) downstream of the Hh pathway. Therefore, we have expanded the use of CX-4945 to two new indications, namely, medulloblastoma and basal cell carcinoma, which are cancers caused by the abnormal Hh pathway.

Both drug discoveries have explicit and verifiable targets and comply with the international novel drug development trend of precision medication.

2. The correlation between the upstream, midstream, and downstream of the industry:

The biotech and new pharmaceuticals industry has a wide range of development fields. In general, merely one out of ten thousand novel drugs is successfully launched after the course of R&D, laboratory development, to approval for launches. The average R&D time is 10 to 15 years, with capital expenditure amounting to approximately \$873 million. Due to the long time consumed by drug discoveries, professional academic research institutions, biotech companies, or large-scale pharmaceuticals companies are responsible for the R&D, technology provision, clinical trials, or production and manufacturing in different development stages. The correlation between the upstream, midstream, and downstream is shown in the following figure; each process represents a significant part during the course of drug discovery; therefore, the entire industry chains have their distinctive specialties and interdependency.

Correlation with upstream, midstream, and downstream sections of the biotechnology and new pharmaceuticals industry



The upstream of the novel drug industry chain is dedicated to candidate development, which is mainly derived from academic research results on novel drug products with potentials, including small-molecule compounds, large-molecule protein antibodies, and Chinese herbal medicine. After academic research institutes found curative effects by conducting pre-clinical animal tests and toxicity tests, they develop independently or transfer to midstream biotech and new pharmaceuticals companies for development. The midstream of the industry chain is primarily responsible for pre-clinical trials and exploration of the drugs, management of drugs for clinical trials, synthesis and production of APIs, and development of dosage forms, including human clinical trials from phase I to phase III. After completing phase III clinical trials, they may apply for a drug license for the launches and marketing of drugs, and engage downstream OEM plants, distributors, and international pharmaceuticals companies for production, manufacturing, and marketing. The of the industry chain consists of GMP OEM plants (complying with the Good Manufacturing Practice), pharmaceuticals distributors, and distributors.

The Company and its subsidiaries are in the midstream of the new pharmaceuticals industry, and we adopt strategic technology transfer as the main strategy for gaining a foothold in the industry. The strategy substantially reduces development time, mitigates risks, and increases product development experiences. We are primarily responsible for developing candidates through (A) pre-clinical trials, (B) phase I, II, and III human clinical trials, and (C) new drug application (NDA) to achieve our development prospects of commercializing and industrializing technologies through verification and added value.

### 3. Development trend of products:

#### (1) R&D trend of anticancer drugs

Since the 1950s, traditional clinical trials of novel drugs have been divided into approximately three phases. Phase I clinical trial conducts pharmacokinetics, assures safety, and finds the dosage for phase II; phase I generally requires the inclusion of 20 to 80 subjects. Phase II clinical trial explores the effectiveness of the drug and reassures the safety; phase II generally requires the inclusion of 100 to 200 subjects. Many pharmaceuticals companies commence multiple phase II clinical trials to explore the curative effects of drugs for different cancer. Phase III clinical trial further confirms the effectiveness and safety of the drugs by recruiting more subjects and groups; phase III generally requires the inclusion of 300 to 600 subjects. The traditional drug discovery process generally takes more than ten years. The slow drug discovery speed is unlikely to cope with the cancer prevalence.

Over the past decade, due to the advancement of genome sequencing and various tests, it is easier to find compatible groups for targeted drugs. Therefore, after the dosage is confirmed from phase I, targeted drugs are used in multiple expansion cohorts by utilizing small-scale clinical trials to explore the effectiveness of targeted drugs for different ethnic groups and cancers. According to the statistics of researches, drugs with expansion cohorts conducted among the 381 novel drugs for cancers from 2006 to 2011 have higher success rates in phase II (51% vs. 28%) and higher rates of acquiring drug permits within 5 years (22% vs. 5%). Therefore, the U.S. FDA announced an exposure draft for new cancer-targeted drugs and biopharmaceuticals in the hope of accelerating the development of drugs and reducing the costs of drug discoveries.

For instance, Pembrolizumab (MK-3475; Merck Sharp & Dohme Corporation)

from Merck was granted the title of Investigational New Drug (IND) from the U.S. FDA in December 2010. The phase I clinical trials for the drug initially included 18 subjects with melanoma for safety trials and commenced expansion cohorts. A total of 8 amendments were made to the protocol and 10 groups of expansion cohorts. Pembrolizumab successfully used such small-scale clinical trials of expansion cohorts to find melanoma groups that were difficult to treat, namely, patients who could not have tumors removed or spreading melanoma after the front-line drug Ipilimumab was used. FDA granted the first drug permit to Pembrolizumab in September 2014. In addition, Cemiplimab, co-developed by Sanofi and Regeneron, was granted the title of IND and began phase I clinical trials in March 2015. After confirming the safety and dosage, conducted 25 groups of expansion cohorts (mono and combo therapy in various solid tumor types) were conducted. It was discovered that Cemiplimab has favorable curative effects for advanced cutaneous squamous cell carcinoma. A Phase II pivotal trial was conducted immediately after phase I to confirm the curative effects of expansion cohorts. Therefore, FDA granted the first drug permit to Cemiplimab in September 2018.

The aforementioned clinical trials have received drug permits within four years of development, indicating the advantage of adopting expansion cohorts in drug discovery for cancers. In August 2018, FDA has also announced newly drafted guidelines for expansion cohorts -the "Use in First-In-Human Clinical Trials to Expedite Development of Oncology Drugs and Biologics Guidance for Industry Guideline." FDA wishes to shorten the development time and costs of drugs. In the future, after completing the selection of maximum tolerated dose (MTD) and recommended phase 2 dose (PR2D) in phase I clinical trial, multiple small-scale expansion cohorts may be conducted for cancer-targeted drugs. Expansion cohorts may accelerate the pursuit of the drug's effectiveness for different groups of patients, or the search of the effectiveness for different molecular characteristics and genotypes. Each cohort approximately requires merely 20 to 30 subjects, and companies may commence the discussion related to the design of pivotal trials with the FDA after confirming the effective groups for the targeted drugs. After completion, companies may apply for drug permit licenses to shorten the time for drug discovery. The clinical design invoking new rules uses merely half of the time required by the traditional clinical design and saves unimaginable fundings, which could accelerate the launches of novel drugs and benefit the development of small-scale biotech companies.

## (2) The trend of targeted therapy R&D

The "traditional chemotherapy" is a non-specific cytotoxic attack on cells with faster hyperplasia. When the growth of cancer cells is slower than normal cells, chemotherapy drugs would affect the physiological functions of normal cells and cause side effects. The "targeted therapy" targets cancer cells based on their distinct markers to block the growth of cancer cells. Therefore, the "targeted therapy" has treating advantages over the "traditional chemotherapy." At present, most cancer-treating methods mainly rely on traditional chemotherapy. Since 2011, the trials using biomarkers to predict patients' responses averagely accounted for 15% of clinical trials. Before new medical technologies are developed, we are required to create more effective cancer-treating methods. Senhwa's drug discovery focuses on the development target of "cancer-targeted drugs." Senhwa's drug discovery strategies adopt

cancer-targeted therapy with multiple mechanisms to inhibit the growth of cancer cells in different aspects by using innovative molecule targets. Senhwa is committed to improve the effects of drugs in wiping out cancer cells and reduce the side effects of drugs. Our clinical design opts for relevant indications that may have significant reactions to candidates and focuses on cancer and diseases that can only use traditional chemotherapy drugs for treatment at the current stage in the hope of opting for appropriate indications to highlight the better treatment opportunities brought by Senhwa's targeted drugs and replace traditional chemotherapy to become the front-line treatment drugs.

(3) Trend of combination therapy R&D

The treatment method of cancer with the combined use of drugs is a potential development path for targeted therapy in the future. The traditional R&D process of combination therapy was to first prove the activity of a singular dose on sensitive indications and search for feasible combinations based on experience. The method is time-consuming and costly; moreover, it may miss opportunities of finding combinations with curative effects. Another reasonable method for the combined use of drugs is to develop a new drug targeting a common crucial protein in the signaling pathway of multiple cancers and form synergistic effect with the approved drugs that manifest effects on such pathways.

Candidate CX-4945 in the course of R&D by the Company and its subsidiaries is planned to be used for cholangiocarcinoma, which interrupts the backup mechanism of cancer cells to repair their DNA by inhibiting the protein kinase CK2. Therefore, CX-4945 can reinforce the treating effects when used in combination with chemotherapy drugs.

4. Competition:

Senhwa's ongoing drug discovery project "G-quadruplex stabilizer" is planned to be applied to breast cancer and solid tumors of other homologous repair deficiency (*HRD*) or *BRCA1/2* genetic mutations. The project "Development of inhibitor of protein kinase CK2 (casein kinase II)" is planned to be applied to cholangiocarcinoma and basal cell carcinoma. The target market at the current stage is analyzed as follows:

(1) CX-5461

A. Breast cancer

Breast cancer is one of the most common cancers occurred to women. Breast cancer accounts for 7% to 10% of all cancer occurrences worldwide. Breast cancer is also the most frequently diagnosed cancer for females. Technology development uncovered certain unique genes exclusive to breast cancer, such as *BRCA1* and *BRCA2*. *BRCA1* and *BRCA2* are mutated genes associated with breast cancer and ovarian cancer found in the 1990s. According to the definition generally accepted by geneticists, females who carry the *BRCA1* or *BRCA2* mutated genes have a 60% to 85% chance of developing breast cancer throughout their lives. According to Senhwa's latest clinical trials results, CX-5461 can be effectively used on cells with homologous repair deficiency (*HRD*) or *BRCA1/2* genetic mutations to achieve the target of effectively inhibiting the growth of cancer cells by the synthetic lethality mechanism, complying with the new trend of precision medication. According to the

data from the San Antonio Breast Cancer Symposium (SABCS), approximately 48% of patients with triple-negative breast cancer carry homologous repair deficiency (*HRD*) or *BRCA1/2* mutated genes.

The clinical design will use genetic testing to diagnose and screen breast cancer patients with *BRCA* (breast cancer-sensitive gene) or relevant genetic defects or mutations, coupled with the mechanisms of CX-5461, to precisely wipe out cancer cells. In addition, CX-5461 has no genotoxicity and does not suppress DNA replication, protein translation, or transcription of RNA polymerase II, which makes it possible for CX-5461 to be developed into a more effective product with breakthrough curative effects, and secure the market competitive strength.

Breast cancer is the most common cancer diagnosed for female patients in the world; therefore, there are multiple developers regarding drugs for breast cancer. Popular drugs for treating breast cancer include Herceptin, Ibrance, Afinitor, Zoladex 3.6 mg Depot, and Perjeta. According to the 2014 IMS Health market report, the top 10 pharmaceutical companies by the sales of breast cancer medication, including Roche, Pfizer, and Novartis, accounted for approximately 80% of the market share.

Roche has always been the leader in the field of breast cancer drugs. Herceptin and Perjeta developed by it have been the star-targeted therapy drugs for breast cancer ever since being approved by the U.S. FDA in 1998 and 2012, respectively. Perjeta and Herceptin react to different protein parts. Clinical evaluations confirm that Perjeta and Herceptin have complementary effects and can prolong the patient's time of progression-free survival (PFS).

#### Market Sales of Drugs that Mainly Target Breast Cancer

Unit: US\$ billion

<b>Drug</b>	<b>Indication</b>	<b>Company</b>	<b>Sales (Note) (2017)</b>
Herceptin IV	Breast cancer HER2+	Roche	7.44
I. Avastin	Breast cancer HER2 -	Roche	7.10
Ibrance	Breast HER2-	Pfizer	3.13
Perjeta	Breast HER2+	Roche	2.33
Afinitor	Breast Breast HER2-	Novartis	1.53
Kadcyla	Breast HER2+	Roche	0.97

Note: The statistics are based on the sales of the drug in the market and therefore include sales for other indications.

CX-5461 was selected as a drug for treating breast cancer by the Canadian SU2C-CBCF Breast Cancer Dream Team in January 2016. CX-5461 may achieve the target of effectively inhibiting the growth of cancer cells by the synthetic lethality mechanism through stabilizing the G-quadruplex structure, which is a targeted therapy method. In the future, Senhwa plan to continue the trials. When recording smooth progress of clinical trials, it is likely to be used for patients with *BRCA1/2* or

homologous repair deficiency (*HRD*) and enter the market of targeted drugs for treating breast cancer.

(2) CX-4945

A. Cholangiocarcinoma

According to GlobalData and medical journals in Taiwan, cholangiocarcinoma remains a disease with an “unmet medical need” at present. It is considered to be a rare disease in European and American countries; however, Asia has a relatively higher occurrence. The results of chemotherapy for cholangiocarcinoma are unsatisfactory. The four significant types of chemotherapy methods in the market include:

- (A) Gemcitabine in combination with Capecitabine
- (B) Gemcitabine
- (C) Gemcitabine in combination with Cisplatin
- (D) Gemcitabine in combination with Oxaliplatin (GEMOX)

Among the four treatment methods, Gemcitabine in combination with Cisplatin recorded better treating effects; the expenses for a year of treatment for the cancer is approximately US\$14,200.

It is difficult to detect cholangiocarcinoma in an early stage, and it is often discovered at the advanced stage; only 30% of patients have the opportunity to adopt surgical treatment; the death rate is relatively high. Chemotherapy or radiation therapy are considered for patients who cannot receive surgeries; however, such treatments mostly aim to alleviate symptoms and improve the living quality. Unless the malignant cholangiocarcinoma can be completely wiped out in surgery, the survival rate of patients is relatively low. The average five-year survival rate is merely 20%.

The complicated adjustment and control mechanisms of protein kinase CK2 resulted in the high barrier regarding the developing technologies of drugs. CX-4945 developed by the Company interrupts the backup mechanism of cancer cells to repair their DNA by inhibiting the protein kinase CK2. Therefore, CX-4945 can reinforce the treating effects when used in combination with chemotherapy drugs. When the results and performance of clinical trials are as estimated, CX-4945 is likely to become a significant front-line drug for the treatment of cholangiocarcinoma.

For the phase I/II human clinical trials by using Silmitasertib (CX-4945), a novel drug under development by the Company, in combination with Gemcitabine and Cisplatin in the front-line treatment for cholangiocarcinoma, PFS (P-value <0.05), the interim analysis of primary trial indicator, has reached the statistically significant differences in October 2020; therefore, the trial was ended in advance. For the medication group of the trial, a total of 88 patients were included, and 55 patients at least completed a complete course of treatment (21 days), and they are defined as the modified Intent to Treat (mITT) patient group, whose clinical data and the data of patients merely adopting chemotherapy without taking pills in phase II experiment shown a nearly doubled difference in the primary trial indicator (PFS) during the interim analysis, achieving the statistically significant differences; the trial

achieves its targets in advance.

Curative effects:

- (a) The median of the PFS for mITT is 11.2 months. As compared with the median of the PFS for the renowned BT22 clinical data (mere usage of two chemotherapy drugs, Gemcitabine and Cisplatin) of 5.8 months, the use of Silmitasertib (CX-4945) in combination with Gemcitabine and Cisplatin significantly delay the progression of patients' symptoms for a nearly doubled time.
- (b) The median of overall survival (OS) for mITT is 17.4 months. As compared with the median of OS clinical data of BT22 of 11.2 months, the drug is able to extend patients' lives for more than six months.
- (c) The objective response rate (ORR) and disease control rate (DCR) for mITT are 32.1% and 79.3%, respectively, surpassing the performance of 19.5% and 68.3% for the clinical data of BT22.
- (d) According to the experimental results, the use of Silmitasertib (CX-4945) in combination with Gemcitabine and Cisplatin in the front-line treatment for cholangiocarcinoma have consistent and comprehensive clinical benefits for patients in all observative indicators.

In conclusion, according to the results of the interim analysis for phase I/II human clinical trials regarding the treatment of cholangiocarcinoma for the use of Silmitasertib (CX-4945) in combination with Gemcitabine and Cisplatin, such treatment has curative effects and developmental potentials for patients with locally advanced or transferred cholangiocarcinoma. As compared to the BT22 clinical trial, Silmitasertib (CX-4945) triggers fewer adverse events related to blood. After treatment, 66% of patients recorded lower tumor index CA 19-9. Senhwa will organize its phase III trial according to the clinical results of the interim analysis.

#### B. Basal cell carcinoma (BCC)

BCC has an annual increase of 4 million new cases in the U.S.; most of the cases are benign BCC, which can either be surgically removed due to its low degree of metastasis, or be treated with radiotherapy, cryotherapy, laser, 5-Fu ointment, and other local treatment when patients can not receive surgically. However, a small number of patients (about 0.5% of patients) who have locally advanced (laBCC) or metastasis tumors (mBCC) require further systemic therapy. In the past, without the options of surgery and radiotherapy, chemotherapy is adopted for laBCC or mBCC. Monotherapy using Cisplatin or combined programs is usually adopted. Nonetheless, the therapeutic effect of chemotherapy was never proved in any clinical trials. Therefore, the international guidelines do not recommend chemotherapy for the treatment of advanced BCC.

In 2012, the U.S. FDA approved the first targeted drug for the treatment of BCC - Erivedge® (vismodegib), which is a hedgehog pathway inhibitor. At present, Erivedge-typed drugs are the standard treatment for laBCC and mBCC patients who are currently inoperable and have ineffective radiotherapy. According to GlobalData, Vismodegib's global



sales in 2018 amounted to CHF258 million (equivalent to approximately US\$260 million). In addition, according to the research report of Coven & Co., Vismodegib's peak sales will reach US\$533 million by 2022. In 2015, the U.S. FDA approved the second targeted drug for the treatment of BCC - Odomzo® (Sonidegib). The acting mechanism of Sonidegib is the same as that of Vismodegib, i.e., both are used as a smoothed inhibitor. Therefore, when patients have drug resistance to any of the drugs, they are unable to use the other drug. Odomzo, after being successfully developed by Novartis in 2015, was sold to Sun Pharma, an Indian pharmaceutical company, in 2016 with a signing bonus that amounted to US\$175 million and undisclosed milestone payments. According to GlobalData, Sonidegib's global sales would reach US\$330 million in 2019, and the peak sales are estimated to be US\$711 million by 2025. Patients using Vismodegib usually relapse after approximately 5 to 12 months, and there are no other targeted drugs for treating the relapse. CX-4945, which acts as a Gli inhibitor downstream of smoothed (hedgehog pathway), is a multi-target Gli inhibitor that is less likely to generate drug resistance. When the clinical trial results are as expected, CX-4945 is likely to become a new generation drug for BCC and may gain a foothold as a first-line treatment drug when being used in combined therapy.

(III) Technology and R&D Overview:

1. R&D investment in the most recent year up to the publication date of this Report:

Unit: NT\$ thousand

Items	2020	2021 Q1
R&D expenses	276,368	80,455

2. Successfully developed technologies or products in the most recent year and as of the publication date of this Report:

Significant R&D results of the Company in the most recent five years:

(1) Progress and results of clinical trials of novel drugs

Product	Development progress (indication)	Development results
CX-4945	Phase II clinical trials in process (cholangiocarcinoma)	<ol style="list-style-type: none"> <li>In February 2014, the U.S. FDA approved the phase II human clinical trials concurrently at multiple clinical trial centers across the U.S. for the “phase I/II clinical trials of CX-4945 in combination with Gemcitabine and Cisplatin for treating patients with cholangiocarcinoma.”</li> <li>In June 2014, human clinical trials were officially commenced in the U.S.</li> <li>In December 2014, we filed a novel drug clinical trial application to the Ministry of Food and Drug Safety (MFDS) of Korea for using CX-4945 in treating cholangiocarcinoma.</li> <li>In January 2015, we received approval from MFDS of South Korea for phase I/II human clinical trials.</li> <li>In October 2015, we received approval from Taiwan Food and Drug Administration (TFDA) for phase I/II human clinical trials.</li> <li>In February 2016, we received an approval letter from the Research Ethics Committee of China Medical University Hospital for human trials.</li> <li>In December 2016, we received Orphan Drug Designation from the U.S. FDA for the treatment of cholangiocarcinoma.</li> <li>In January 2017, we were invited to attend the ASCO Gastrointestinal Cancers Symposium and use posters to publish results of the phase I clinical trials on treating cholangiocarcinoma with the novel cancer drug CX-4945 under development.</li> <li>In May 2018, we officially commenced the phase II randomized study for the treatment of cholangiocarcinoma; the first subject was included at the Mayo Clinic, the U.S.</li> <li>In October 2018, we included five new hospitals in Taiwan to conduct clinical trials, so as to accelerate the inclusion of subjects and the implementation of the trials.</li> <li>In 2019, the Company completed the data analysis for 50 patients in phase I, the results were positive.</li> <li>In October 2020, the international multi-center phase I/II human clinical trial for cholangiocarcinoma using the novel drug Silmitasertib (CX-4945) recorded the achievement of targets during the interim analysis and ended the trial ahead of schedule.</li> <li>The preparation of the closing report for clinical trials is in process.</li> </ol>
CX-4945	Phase I clinical trials of expansion in process (Basal cell carcinoma)	<ol style="list-style-type: none"> <li>In November 2018, the human clinical trial using the Company’s novel drug CX-4945 for the treatment of BCC, a new indication of skin cancer, was approved by the U.S. FDA.</li> <li>In April 2019, the clinical trial in humans using CX-4945 for the treatment of basal cell carcinoma (BCC), skin cancer, was launched and has successfully enrolled the first patient.</li> <li>The use of Silmitasertib in phase I clinical design for the treatment of advanced BCC (a skin cancer) was selected to be published at the ASCO’s annual meeting in Chicago, the U.S., from May 29 to June 2, 2020.</li> <li>In August 2020, we commenced the phase I stage II human clinical expansion cohort trials, and the inclusion of the first subject and the drug administration in accordance with the course of treatment was completed on August 12, 2020.</li> </ol>
CX-4945	Phase I/II clinical trials of expansion in process (medulloblastoma)	<ol style="list-style-type: none"> <li>In May 2018, Senhwa collaborated with the medical research team of Stanford University and signed a cooperation agreement with the PBTC to jointly develop and organize the phase I/II human clinical trials for the treatment of pediatric malignant brain tumors. PBTC included the cooperation project as the focus of 2018. The project received funding from PBTC to execute the clinical project and sponsorships from the Cancer Therapy Evaluation Program (CTEP) operated by the National Cancer Institute (NCI); it is estimated to invest over US\$3 million. The trial concurrently includes subjects from 12 prestigious children’s hospitals and cancer centers across the U.S. subordinated to PBTC.</li> <li>In January 2019, the human clinical trial using CX-4945 for the new indication of pediatric brain tumors, medulloblastoma, was approved by the U.S. FDA.</li> <li>In July 2019, the phase I/II human clinical trials for the treatment of pediatric brain tumors, medulloblastoma (MB), officially commenced in the U.S. and included the first subject.</li> <li>In July 2020, the use of Silmitasertib for the treatment of pediatric MB received the qualification of “Rare Pediatric Disease Designation (RPD)” from the U.S. FDA.</li> </ol>
CX-4945	Phase II clinical trials for COVID-19 in process	<ol style="list-style-type: none"> <li>In March 2020, QBI-UCSF selected a list of 69 compounds through an analysis of 332 compounds highly related to the interactions between the COVID-19 virus and human protein. In particular, Silmitasertib may adjust and control the activity of protein kinase CK2 in the hosts’ cells and in turn facilitate the formation of stress granule and create a better anti-virus environment for the hosts’ cells, to block the spreading of viruses within the human body and reduce the infection of the hosts’ cells, and thus was selected as a potential treating drug. The discovery in the research on COVID-19 was valued and published in May 2020 by Nature, the international authoritative science journal.</li> <li>In April 2020, the Company and the NIAID under the U.S. NIH formally signed a cooperation agreement to commence a series of clinical trials by using the novel drug Silmitasertib in anti-COVID-19 clinical trials.</li> <li>In April 2020, the Institute for Antiviral Research, Utah State University (IRA-USU), the U.S., carried out a screen test regarding the potential drugs for anti-SARS-CoV-2. It selected 3 potential drugs with strong curative effects to combat the COVID-19 virus from 1,670 approved or clinical drugs worldwide, and Silmitasertib got the nod.</li> <li>In June 2020, the team comprises 80 top-notch international scientists from the U.S., Germany, France, and the U.K. led by QBI-UCSF published significant research on COVID-19 viruses and received high attention from the biomedicine industries</li> </ol>

Product	Development progress (indication)	Development results
		<p>worldwide. The research found that COVID-19 viruses transform normal cells into "zombie" cells by "seizing" the human protein kinase CK2 to accelerate and spreading of viruses more effectively. Meanwhile, when studying the complicated process of phosphorylation of COVI-19 virus, the general switch for the series of processes was found, namely, the human protein kinase CK2. The science team, therefore, made use of Senhwa's Silmitasertib, an inhibitor for CK2, for testing. The experimental results showed that Silmitasertib completely wiped out all COVID-19 viruses. The vital progress in the research on COVID-19 was valued and published by "Cell," the international authoritative cell science journal, and reported by multiple international mainstream media.</p> <ol style="list-style-type: none"> <li>In August 2020, the Company signed a cooperation memorandum with one of the largest medical systems, Banner Health in the U.S., to apply for the EAIND for the novel drug Silmitasertib and IIT for the treatment of patients with COVID-19. Furthermore, we formally signed a cooperation memorandum with CARE, Georgia, to apply for using the novel drug Silmitasertib (CX-4945) in the IIT for the treatment of patients with COVID-19.</li> <li>In August 2020, the novel drug Silmitasertib (CX-4945) was approved by the U.S. FDA for the emergency treatment provided to COVID-19 patients; we became the first biotech company in Taiwan whose novel drug is used in the human clinical trials for COVID-19. The COVID-19 patient who received the first emergency treatment using Senhwa's novel drug Silmitasertib (CX-4945) worldwide fully recovered after 5 days of treatment and was discharged from the hospital on September 3 (U.S. time).</li> <li>In August 2020, our cooperation partner, CARE, Georgia, the U.S., applied for the phase II human clinical trials for COVID-19 to the U.S. FDA.</li> <li>In November 2020, our partner Banner Health Medical Institution, the U.S., applied for the phase II human clinical trials for COVID-19 to the U.S. FDA and received approval for the execution in the same month.</li> <li>In November 2020, our cooperation partner, CARE, Georgia, the U.S., applied for the phase II human clinical trials for COVIE-19 to the U.S. FDA and officially received the approval for the execution.</li> <li>In December 2020, the phase II human clinical trials of Silmitasertib(CX-4945) was formally commenced for the treatment of COVID-19; the first subject was included at CARE, Georgia, the U.S.</li> <li>In January 2021, formally commenced the phase II human clinical trials for the treatment of COVID-19 patients with severe symptoms; the first subject was included.</li> </ol>
CX-5461	Phase II expansion clinical trial closing (breast cancer)	<ol style="list-style-type: none"> <li>In October 2015, CX-5461 was selected as the drug used by the 2015 SU2C-CBCF Breast Cancer Dream Team.</li> <li>In March 2016, we signed a Clinical Trials Agreement with Queen's University at Kingston in the style and cause of the NCIC Clinical Trials Group and received approval from Health Canada for the execution of phase I/II human clinical trials.</li> <li>In March 2016, Health Canada, the Canadian competent authority of medicine and health care, issued a no objection letter to the Company's clinical trial partner, CCTG, and authorized the use of CX-5461 in phase I/II human trials for treating solid tumors and breast cancer.</li> <li>In January 2017, CX-5461 was published in the renowned SCI science journal, Nature Communications. It was discovered in an animal experiment that CX-5461 may damage or crush the DNA of cancer cells by stabilizing the G-quadruplex structure; CX-5461 is the first clinical novel drug that reacts to G-quadruplex.</li> <li>In March 2018, the chief management officer of the Company's partner, CCTG, published the results of phase I clinical trials of the Company's novel breast cancer drug CX-5461 at the 16th Targeted Anticancer Therapies (TAT 2018) organized by the European Society of Medical Oncology by way of an oral report.</li> <li>In April 2019, dose-escalation in phase I clinical trial for breast cancer was completed in Canada, and the main evaluation indicator was achieved.</li> <li>In December 2019, CCTG, the Company's partner, published the results of Pidnarulex (CX-5461)'s phase I clinical trials in combating advanced solid tumors by way of posters and briefing at the Spotlight Presentation of SABCS; the results were positive.</li> <li>The clinical trial closing report is under preparation.</li> </ol>
CX-5461	Phase I expansion clinical trial under preparation (breast cancer, ovarian cancer, prostate cancer, and other solid tumors)	<ol style="list-style-type: none"> <li>In December 2020, the execution of the human clinical curing effect expansion cohort trial for patients with specific genetic defects and multiple solid tumors was approved by the U.S. FDA and Health Canada.</li> </ol>

## (2) Patent portfolio of novel drug products

The major implementation status of the Company's patent management plan is as follows:

The R&D Department applies for patent rights when the R&D results are generated. In addition, external patent agencies are also engaged to conduct patent portfolio planning from time to time; in addition, we regularly update the patent application status statements and examine the intellectual property (IP) maintenance expenses. Meanwhile, the current status of patents is reported in the Business Report of the Board meetings quarterly.

As of April 30, 2020, Senhwa has a total of 197 patents, of which 136 patents received licenses and 61 patents are pending (including 2 extraordinary cases).

- A. Project CX-5461: A total of 84 patents received licenses; 44 patents and 2 extraordinary cases are pending.
  - B. Project CX-4945: A total of 34 patents received licenses; 15 patents are pending.
  - C. Project SHP01-2-B: A total of 18 patents received licenses.
3. Long-term and Short-term Business Development Plans:
- (1) Short-term development plans
    - A. Candidate CX-5461:
      - (a) Complete the clinical trial for solid tumors with specific genetic defects (breast cancer, ovarian cancer, prostate cancer, and others)
      - (b) Seek regional strategic alliances or licensed partners
    - B. Candidate CX-4945:
      - (a) Complete data analysis and clinical report of the international multi-center clinical trials for cholangiocarcinoma
      - (b) Execute phase I expansion clinical trials using novel drugs for Basal cell carcinoma (BCC)
      - (c) Assist the PBTC in executing phase I/II clinical trials using CX-4945 for the treatment of malignant brain tumors
      - (d) Complete the human clinical trial for the treatment of COVID-19
      - (e) Seek regional strategic alliances or licensed partners
  - (2) Long-term development plans
    - A. The Company estimates to maintain at least two clinical trial development projects and will continue to select novel cancer drug projects with development potentials to ensure the inclusion of candidates with potentials at any time.
    - B. Senhwa adopts the research and development strategy of international multicenter clinical trials to speed up patient enrollment and increase efficiency in clinical trials.
    - C. Senhwa focuses on the global market as its overall development policy and will actively seek broader alliances.
    - D. We adhere to the business philosophy of pursuing excellence in the hope of achieving sustainable corporate operation and growth.

## II. Market and Sales Overview

### (I) Market Analysis:

#### 1. Sales (provision) regions of the major products (services)

Senhwa's ongoing drug discovery project "G-Quadruplex Stabilizer" is to be applied to therapy of breast cancer and solid tumors with other *HRD* or *BRCA1/2* mutated genes. The project "Development of Inhibitor of Protein Kinase CK2" is to be applied to therapy of cholangiocarcinoma and BCC. The target market at the current stage is analyzed as follows:

##### A. Breast cancer

Breast cancer can be divided into carcinoma in situ and invasive cancer. Carcinoma in situ accounts for 15% to 20% of all cases; by occurrence location, it can be divided into ductal carcinoma, lobular carcinoma, inflammatory breast cancer, and metastatic or recurrent breast cancer. Among them, ductal carcinoma is the most common, accounting for more than 80% of the overall breast cancer, whereas the inflammatory breast cancer transmitted through the lymphatic system is the least, accounting for about 1% to 3% of the overall breast cancer.

Breast cancer risk factors include gender, race, age, genetics, family history, obesity, alcohol drinking, lack of exercise, menopause hormone replacement therapy, exposure to microbes, early menstruation, late birth, or not giving birth. According to data from the World Cancer Research Fund, a study in Brazil found that about 22% of breast cancer can be prevented by not drinking alcohol, maintaining exercise habits, and proper body weight. Breast cancer treatment includes topical therapy (surgical resection and radiotherapy) and systemic therapy (such as hormonal therapy, chemotherapy, and targeted therapy). With the advancement of drugs and treatments, breast cancer treatment at present is more effective than before, resulting in improvement in the overall survival rate of breast cancer patients. Early detection and treatment also allow the 5-year survival rate of patients with stage 0 or stage 1 breast cancer to reach 95% to 100%.

Due to advances in molecular biomedical technology in recent years, breast cancer is subdivided into four subtypes (please refer to the following table) by using the molecular markers (e.g., Estrogen-Receptor (ER), Progesterone Receptor (PR), and Human Epidermal Growth Factor Receptor 2 (HER2)) as the major evaluation basis; different subtypes have varied treatment principles. The four subtypes are Luminal A, Luminal B, HER2, and triple-negative/basal-like breast cancers. Although the proportion of the four subtypes is slightly different in different countries, Luminal A is the most common breast cancer, approximately accounting for 30% to 70%; Luminal A also is the breast cancer with the most favorable prognosis. Due to the establishment of these molecular indicators, the development of treatment drugs for breast cancer has gradually moved toward targeted therapy.

Major Subtype of Breast Cancers	Feature	Proportion
Luminal A	ER+ and/or PR+, HER2-, low Ki67	30-70%
Luminal B	ER+ and/or PR+, HER2+ (or HER2- with high Ki67)	10-20%
HER2	ER-, PR-, HER2+	5-15%
Triple-negative/basal-like	ER-, PR-, HER2-	15-20%

Source: Molecular Subtypes of Breast Cancer, October 28, 2015

Breast cancer is the most common malignant tumor among women worldwide. At present, there is an annual increase of more than one million new cases of breast cancer around the world. According to the data of World Cancer Research Fund International (WCRF), the new breast cancer cases worldwide in 2018 were about 2.1 million patients, accounting for 12% of all new cancer cases, and 25% of new cancer cases in women. According to GlobalData, the new cases of breast cancer in the major global markets (the U.S., five European countries, Japan, and China) in 2015 reached approximately 0.85 million patients, and it is expected to reach above 1.2 million patients by 2023, with an annual growth rate of 4.23%. In particular, triple-negative breast cancer generally considered to be difficult to treat in clinical practices approximately accounts for 15% to 20% of all breast cancers.

#### B. Cholangiocarcinoma

Cholangiocarcinoma is a type of hepatic cancer, which is the result of malignant hyperplasia of bile duct epithelial cells. The bile duct is the tissue of the liver that discharges bile into the intestine. Any part of the bile duct may have mutation and canceration. By occurrence location, it can be divided into intrahepatic cholangiocarcinoma and extrahepatic cholangiocarcinoma; extrahepatic cholangiocarcinoma includes the hepatic portal type and distal type. Statistically, cholangiocarcinoma is the most common liver malignant tumor second to hepatocellular carcinoma, accounting for approximately 10% to 15% of hepatoma, of which 5% to 10% is intrahepatic, and the remaining 90% to 95% is extrahepatic. The 5-year survival rate of intrahepatic cholangiocarcinoma is approximately 2% to 15%, and the 5-year survival rate of extrahepatic cholangiocarcinoma is approximately 2% to 30%. Cholangiocarcinoma is a chronically developed tumor with initial symptoms that are undetectable. Patients will only have symptoms of painless jaundice, itching, light stool, dark urine, upper abdominal pain, loss of appetite, weight loss, fever or nausea, and vomiting until the development of tumors causes biliary tract blockage; and it may be transferred through the lymphatic system.

Cholangiocarcinoma, also known as biliary tract cancer, is a rare primary malignant liver tumor with a very high mortality rate. Although the cause of cholangiocarcinoma is unknown at present, it is speculated that certain risk factors may be related to the occurrence of cholangiocarcinoma. For example, people with ulcerative colitis, a common disease in Europe and the U.S., have 9- to 21-fold of chances of acquiring cholangiocarcinoma; other factors including smoking, patients with primary sclerosing cholangitis, congenital biliary system abnormalities, parasitic infections, and patients with hepatitis B or hepatitis C may have a higher incidence rate of cholangiocarcinoma. Cholangiocarcinoma averagely occurs more often to seniors aged 50 to 70 years old but less often to children; incidence rate in males is slightly higher than females; incidence rate in Asia is higher than that of European and American countries, among which Asians and Hispanics have the highest incidence rate while non-Hispanic Whites and Africans have the lowest incidence rate.

#### C. Basal cell carcinoma (BCC)

BCC is one of the most common skin cancers, occurring more often to those aged over 40 years old; the number of new cases in the U.S. is approximately 4.3 million per year, claiming 3,000 lives. Most BCC can be surgically

resected or treated with radiation, but approximately 10% of them cannot be treated with the said methods due to local advancement or metastasis of BCC. Those patients develop drug resistance after clinical treatment for six to seven months at the earliest; patients are running out of options for drugs to use.

According to the market analysis report of Transparency Market Research, the global potential business opportunities related to BCC drugs and therapies possess a staggering development potential which grows at a CAGR of 9.2%.

2. Market share:

Generally, the “drug life cycle” is approximately 20 years owing to the influences from the research and development schedule, product characteristics, patent protection, development of similar drugs from competitors, and changes in the medical environment to the marketing of generic drugs with the same substances after the patent expires. Once a biotechnology drug passes clinical trials and is commercialized, the Company may enjoy a gross profit of more than 80% in the 20-year patent protection period as the product will gain market shares in potential markets for certain diseases. Generally, a product with a higher monopoly in technology would have a higher market share.

Senhwa is mainly focused on drug discovery for treating cancer. The candidate drugs CX-5461 and CX-4945 currently being developed shall be separately used for developing treatments for breast cancer, cancers with homologous repair deficiency (*HRD*) or tumors from *BRCA1/2* genetic mutations, and cholangiocarcinoma and basal cell carcinoma. However, as all candidate drugs developed by the Company are in the clinical trial stage and not yet sold on the market, the market share cannot be assessed.

3. Supply and demand and growth of the future market:

A. Growth in the cancer drug market

Cancer is a major disease threatening the health of the global population and one of the major causes of death worldwide. According to the survey of the World Health Organization (WHO), 18.1 million persons were diagnosed with cancers worldwide in 2018, representing a significant growth of 26.1% from 14.35 million persons in 2013. The number of persons who passed away due to cancers was 9.6 million persons, representing a growth of 14.8% from 8.36 million persons in 2013. The World Cancer Report 2014 estimated that by 2030, newly developed cancers would reach 22 million cases worldwide, and 24.2 million cases by 2035. In 2018, cancers with the top three number of cases globally were lung cancer (2.1 million cases), breast cancer (2.1 million cases), and colorectal cancer (1.8 million cases), whereas the three most fatal cancers are lung cancer (1.8 million deaths), colorectal cancer (881 thousand deaths) and gastric cancer (783 thousand deaths). The aging issues and the changes in lifestyles across the world have resulted in the constantly increasing prevalence of cancer, coupled with rising medical costs; such circumstances materially affect citizens' living quality. Regardless of developed countries or developing countries, cancer treatment is an imminent and inevitable issue. In terms of the global market scale for cancer, according to IQVIA's statistics and forecasts, cancer medication still has the highest sales among treatment medication regarding the drug sales worldwide in 2017, with sales reaching \$81.1 billion. Due to the increasing number of patients with cancer each year and the absence of effective treatment drugs for cancers at present, the sales continued to increase; it is estimated that the sales would increase at a rate of

7% to 10%, and the sales would exceed \$115 billion by 2022.

B. Growing trend of the breast cancer drug market

According to GlobalData's 2018 market report, the market scale of breast cancer drugs in 2017 has exceeded US\$14.6 billion. It is estimated that it will reach US\$22.2 billion by 2024, with a CAGR of 6.1%.

C. Growing trend of the cholangiocarcinoma drug market

According to GlobalData, the cholangiocarcinoma treatment drug market in developed countries reached \$120 million in 2011, with Japan, the five European countries, and the U.S. accounting for 59%, 24%, and 17%, respectively. The estimated market for 2019 is US\$112.6 million, and the CAGR for the from 2011 to 2019 is estimated to be negative growth of 0.9%. Reasons that affect the market include population aging, epidemiology, probability of diagnosis and treatment, low survival rate, and lack of treatment drugs. Regarding the drop from 2011 to 2019, according to GlobalData, it is mainly due to the possible release of the valuable generic drug markets as a result of the expiration of patent protection in 2013 for Capecitabine (Xeloda and Hoffmann-LaRoche) and Gemcitabine (Gemzar and Eli Lilly), as well as the expiration of the patent in the U.S. in 2017 for Vandetanib (Caprelsa and AstraZeneca). In the short term, unless there is a breakthrough drug, the overall market for cholangiocarcinoma drugs will not change much.

D. Basal cell carcinoma (BCC)

Vismodegib, the first targeted drug in the global market for the treatment of patients with metastatic, locally advanced, inoperable BCC or BCC that cannot be treated with radiotherapy, was developed by the U.S. pharmaceutical company Genentech and was approved for launches in January 2012. It functions by targeting the SMO protein gene of the hedgehog signal pathway, thereby inhibiting the DNA repair of cancer cells and facilitating their apoptosis. According to the study, over 90% of patients with BCC have their pathogenesis related to the Hh signal pathway.

According to GlobalData, Vismodegib's global sales in 2018 amounted to CHF258 million (equivalent to approximately US\$260 million). In addition, according to the research report of Coven & Co., Vismodegib's peak sales will reach US\$533 million by 2022. In 2015, the U.S. FDA approved the second targeted drug for the treatment of BCC - Odomzo® (Sonidegib). The acting mechanism of Sonidegib is the same as that of Vismodegib, i.e., both are used as a smoothed inhibitor. Therefore, when patients have drug resistance to any of the drugs, they are unable to use the other drug. Odomzo, after being successfully developed by Novartis in 2015, was sold to Sun Pharma, an Indian pharmaceutical company, in 2016 with a signing bonus that amounted to US\$175 million and undisclosed milestone payments. According to GlobalData, Sonidegib's global sales would reach US\$330 million in 2019, and the peak sales are estimated to be US\$711 million by 2025. The U.S. FDA approved Libtayo for the treatment of squamous cell carcinoma last year. Libtayo obtained data merely from two phase I expansion cohorts and phase II clinical trials and was approved for marketing at a speedy pace; Senhwa hopes to follow the path in accelerating the licensing and launch of CX-4945.

4. Competitive niche

A. "G-quadruplex structural stabilizer (CX-5461)" and "inhibitor of protein



kinase CK2 (casein kinase II) (CX-4945)" are the first in class that is capable of expanding the curative effects, safety, life cycle, and treatment range of cancer therapy provided for favorable treatment of cancer patients.

- B. CX-5461 has no genotoxicity and does not suppress DNA replication, protein translation, or transcription of protein kinase CK2. According to previous research results, CX-5461 only activates the p53 in cancer cells and does not activate the p53 in normal cells, namely, it selectively targets cancer cells to destroy them without significant impacts on the functions of normal cells. The product is highly beneficial and can be widely applied.

According to our latest clinical trials results, CX-5461 can be effectively used on cells with *HRD* or *BRCA1/2* genetic mutations to achieve the target therapy of effectively inhibiting the growth of cancer cells by the synthetic lethality mechanism, complying with the new trend of precision medication. The use of PARP inhibitors to treat breast cancer or ovarian cancer patients with *BRCA-1/2* defects has been partially verified in clinical trials. However, the efficacy of PARP inhibitors in breast cancer patients is not significant, only delaying PFS and having no significant improvement in OS data. Therefore, CX5461 still has a great chance of being favored by breast cancer patients with abnormal *BRCA1* or *BRCA2* genes. For ovarian cancer, PARP inhibitors can maintain the efficacy for patients responsive to Cisplatin, or be used as a third- and fourth-line therapy. However, seeing that nearly half of ovarian cancer patients are not responsive to Cisplatin, and that patients developing drug-resistance for using PARP inhibitors still have no drugs for their therapy, CX5461, which is in line with the new trend of precision medicine, has a great opportunity for being used by ovarian cancer patients with abnormal *BRCA1* or *BRCA2* genes.

- C. The development for the treatment for metastatic or inoperable cholangiocarcinoma has remained stagnant for many years as no effective treatment can be provided to patients. There is no strong evidence that adjuvant chemotherapy can effectively improve the overall survival rate of patients suffering from cholangiocarcinoma. In addition, there is no single treatment drug or combined chemotherapy that can continuously and effectively reduce the patients' tumors. The candidate CX-4945 has a favorable protein kinase CK2 inhibition rate and high levels of exclusive selectivity. The high endurance and safety of CX-4945 have been proved in the completed phase I clinical trials previously. It also indicated that CX-4945 could significantly improve the effects of treatment and response, possessing a favorable competitive edge.
- D. CX-4945 is an inhibitor of protein kinase CK2 (casein kinase II); CK2 has been found in many preclinical studies as a very important regulator of the Hedgehog signal pathway; that is, it inhabits and regulates protein genes (e.g., *Gli*) downstream of the Hh pathway. Senhwa's team used CX-4945 in the experimental treatment of mice with BCC and drug resistance to Vismodegib by adopting the PDX model; it is found that CX-4945 can effectively inhibit the growth of tumors.

Therefore, the clinical design for the treatment of BCC will include BCC patients with drug resistance after having SMO inhibitor treatment, patients with locally advanced BCC, and patients with metastasis BCC. Once the curative effects are further verified during human clinical trials, CX-4945 will have the opportunity to replace the only two SMO inhibitors in the market

and become a rescue drug, providing another option for patients who have no medicine available to use.

- E. It is likely to accelerate the novel drug launches for CX-4945 by adopting the “orphan drug” strategy. Orphan drugs refer to the drugs that treat rare diseases. Drugs that are certified as orphan drugs can obtain drug licenses in a shorter period of time by way of Fast Track reviews, which reduces the time required for development and costs.
  - F. The Company has clear targets and our management team possesses healthy international viewpoints and extensive experiences in business management.
  - G. The Company possesses multiple patents to protect its core products.
5. Favorable and unfavorable factors to the development prospects and countermeasures:

Drug discovery is a typical technology industry with high investment, high risks, and high profits. In addition to the requirement of huge amounts of investment, drug discovery also faces multiple variables arising from uncertainties; such uncertainties include whether the drugs can achieve success in clinical research and whether products can be accepted by the market. The favorable and unfavorable factors and counter measures are analyzed as follows:

A. Favorable factors

- (A) Business model: The Company skips the front-end R&D for drug delivery, focuses on midstream clinical development by adopting an integrated resource model for its projects. The model allows us to integrate upstream and downstream resources in the domestic and international biotech and pharmaceuticals industry, disperse risks of drug discovery, and increase R&D efficiency.
- (B) Advantages of the R&D team: The Company’s R&D team fully understands the immense gap between basic research and novel drug candidates. Therefore, we directly introduced niche candidates for added-value development. By doing so, the Company can prevent premature investments or investment in projects with high failure rates while mitigating development risks.
- (C) Intellectual property rights protection: The Company’s candidates have comprehensive intellectual property protection for new substances and we have multiple patents approved. In the future, we also plan to apply for invention patents related to new manufacturing processes and new indications to strengthen intellectual property rights protection.
- (D) High profitability potential arising from drug discovery: For candidate CX-5461, the Company planned to develop its use for the treatment of breast cancer and other solid cancers with *HRD* or *BRCA1/2* mutated genes, which possesses immense market potentials. For candidate CX-4945, the Company planned to develop its use for the treatment of cholangiocarcinoma and BCC. The U.S. orphan drug regulations are applicable to CX-4945. The US FDA grants exclusive rights to manufacturing and selling of such novel drugs for seven years from the date of approval, during which the pharmaceuticals company is entitled to exclusive profits associated with the relevant drugs. In addition, as the population using such drugs is insignificant and the drug discovery is costly, such drugs generally have drug prices higher than the general

standards considering the investment returns and have certain market sales within the global drug market. Moreover, the majority of rare diseases are currently unable to be completely cured with drug therapy; patients use drugs to slow down the progression of such symptoms. Therefore, once developed relevant treatment medication, pharmaceutical companies generally may have long-term high profits.

- (E) Full discretion on drug development: The Company's drug discovery projects were obtained through an asset acquisition model. As compared to the technology transfer model of other biotech companies, the Company adopted the asset acquisition model to acquire the complete decision-making power and achieve the global layout of intellectual property rights instead of merely limited in a particular area.

B. Unfavorable factors and countermeasures:

- (A) Drug discoveries require substantial investments in time and capital.

**Countermeasures:**

The Company's operating model primarily focuses on the development of novel drugs during the stage of clinical trials that attach attention to the curative effects of the trial drugs on humans, with fewer investments in early-stage drug discovery or laboratory cell research. The development model is generally considered to have faster growth and fewer risks.

- (B) Lack of professional talent.

**Countermeasures:**

The Company employs senior biotech talents and professional medical consultants in different fields to ensure that the Company is able to inherit the original technology transfer smoothly in a short period of time. We also organize and promote various projects and work with suppliers and international Contract Research Organizations (CROs) to establish stable partnerships with continual interactions.

(II) Significant usage and manufacturing processes of the Company's major products:

(1) Product usage

The Company's main products are anticancer drugs. CX-5641 is planned to be applied to breast cancer and solid tumors of other *HRD* or *BRCA1/2* genetic mutations, and CX-4945 is planned to be used as the treatment drugs for cholangiocarcinoma and BCC. We reserve the possibility to expand the use of such drugs to other indications in the future.

(2) Production process

The main R&D products of the Company are small molecules, and we currently outsource the production. Outsourcing services in the global biotech and pharmaceuticals industry has been the dominant trend since the 1980s. To reduce costs and improve efficiency, we have adopted a strategy of a global division of work for the manufacturing of our clinical drugs, including raw materials, active pharmaceutical ingredients (API), or drug products (DP), which are manufactured or produced by outsourced contractors who are suitable suppliers to provide us with customized process services.

(III) Supply status of main raw materials:

The Company's primary scope of business is drug discovery. Any revenue generated is the service income of the Company arising from providing services to customers; the major costs are service costs arising from providing the said services to customers. Therefore, the description item is not applicable.

(IV) Names of customers who accounted for more than 10% of purchases (sales) for any given year within the most recent two years, their purchases (sales) amount and proportion, and the reasons for changes (increase or decrease) shall be described:

1. Names of customers who accounted for more than 10% of purchases (sales) for any given year within the most recent two years:

The Company's primary scope of business is the development of novel drugs and special cultures. In nature, any revenue generated is the service income of the Company arising from providing services to customers; the major costs are service costs arising from providing the said services to customers. Therefore, the description item is not applicable.

2. List of customers accounting for 10% or more of the Company's total sales in either of the most recent two years:

Units: NT\$ thousand; %

Year	2019				2020				2021 Q1			
Items	Name	Amount	Percentage to the net sales for the year (%)	Relation with the issuer	Name	Amount	Percentage to the net sales for the year (%)	Relation with the issuer	Name	Amount	Percentage to the net sales for the year (%)	Relation with the issuer
1	Company A	250	83.33	-	Company A	17	2.76	-	Company A	0	0	-
2	Company B	50	16.67	-	Company B	600	97.24	-	Company B	150	100.00	-
	Net sales	300	100.00		Net sales	617	100.00		Net sales	150	100.00	

The Company's primary scope of business is the development of novel drugs and special cultures. The Company provides cooperation partners with product development consultancy services and recognizes service income according to the term of the collaborative development Contract.

(V) Production volume and value for the most recent two years:

The Company's primary scope of business is the development of novel drugs and special cultures. In particular, the development of special cultures has generated revenue from 2018 to Q1 of 2021; however, such revenue is service income arising from the customer consultancy services provided by the Company.

(VI) Sales volume and value of the last two years

The Company's primary scope of business is the development of novel drugs and special cultures. In particular, the development of special cultures has generated revenue from 2018 to Q1 of 2021; however, such revenue is service income arising from the customer consultancy services provided by the Company.

### III. Employee Information:

Unit: Person

Year		At the end of 2019	At the end of 2020	April 30, 2021
Number of employees	Management personnel	5	5	5
	Research and technical staff	20	18	22
	Other employees	13	13	13
	Total	38	36	40
Average age (years old)		44.05	44.39	45.20
Average years of service (years)		2.99	3.76	3.32
Distribution of academic qualifications	Ph.D.	13.16%	19.44%	27.50%
	Master	42.11%	36.11%	35.00%
	University and college	39.47%	38.89%	32.50%
	Senior high school	5.26%	5.56%	5.00%
	High school and below	-	-	-
	Total	100.00%	100.00%	100.00%

### IV. Expenditure on Environmental Protection

- In the most recent year and as of the publication date of the Annual Report, the losses suffered due to the environmental pollution (including compensation and environmental protection audit results that violate environmental protection regulations, the punishment date, the punishment document number, the provisions of the regulations violated, the content of the regulations violated, and the punishment content shall be stated), and the estimated current and future amounts that may incur and countermeasures: None.
- Future countermeasures (including improvement measures) and possible expenses (including the estimated amount of potential losses, punishments, and compensation due to the failure in adopting the countermeasures; where the amount may not be reasonably estimated, the facts that the amount may not be reasonably estimated shall be described): The Company is a drug discovery company, and there is no circumstance of environmental pollution.

### V. Labor Relations

- Set out the Company's employee benefits measures, continuing education, training, retirement system, and implementation status, and labor-capital agreements and measures to protect employees' interests:
  - Employee benefits and implementation status:

To seek sustainable corporate operations and growth, the Company deeply believes that employees are the most significant assets of the Company. To maintain harmonious labor-capital relations and protect employees' interests, the Company has established relevant management rules, including appointment and dismissal, work hours, attendance, leave application, incentive and punishment, and promotion, with operations subject to relevant laws and regulations promulgated by the government. The Company also provides labor insurance, appropriates labor retirement pension, and purchases national health insurance for all employees, and organizes employee benefits matters to allow employees' interests to be fairly and reasonably handled through the above channels. As of today, there has been no circumstance that harms employees' interests.

The Company has established the following employee benefit measures:

- A. Labor and health insurance: The Company purchases labor insurance and national health insurance for all employees according to the requirements under relevant laws and regulations.
  - B. Group insurance: The Company purchases life insurance, accident insurance, hospitalization medical insurance, and employer's liability insurance fully borne by the Company for all employees.
  - C. Chinese New Year and festival bonus/subsidies/entertainment: Employees are entitled to subsidies of a fixed amount for travel, health inspection each year, and subsidies for marriage, funerals, and celebrations. The Company also provides relief funds for hospitalized employees and subsidies for fertility, birthday celebrations, year-end party, and bonuses for three major Chinese holidays. We also organize year-end parties each year and dinner parties from time to time.
  - D. Employee stock options: Employee stock options are issued in accordance with the "Regulations for the Issuance and Subscription of Employee Stock Options" after obtaining the approval of the Board of Directors.
- (2) Employee's continuing education and training:
- A. New employees:  
The human resources personnel is responsible for providing explanations on the Company's basic profile, working rules, environment introduction, and superior and colleague introduction for new employees on the on-boarding day.
  - B. On-the-job training:  
In response to the targets and human resources development of the organization, improve employees' quality, professional abilities, and work efficiency, current employees may participate in various professional skill training and studying programs based on their functions and business requirements after being approved. Focusing on cultivating professional technical talents, the Company provides convenient and diverse learning channels and opportunities to employees to improve their academic skills for their primary scope of work, accelerating the achievement of tasks.
- (3) Employee retirement system and implementation status:  
To care for employees' retirement life and allow them to focus on their work worry-free, the Company purchases labor insurance and national health insurance in accordance with the laws and appropriates labor retirement pension to the special account at the Bureau of Labor Insurance for management.
- (4) Protective measures for employees' interests and maintenance status:  
The Company has established its management rules according to the requirements of laws and regulations to specify the labor conditions. Apart from protecting employees' interests, we also established the labor-capital conference according to the requirements of laws and regulations and convened the conference each quarter. Employees' interests may be fairly and reasonably handled through the above channels. As of today, there has been no circumstance that harms employees' interests.
2. Any losses suffered by the Company in the most recent year and as of the publication date of the Annual Report due to labor-management disputes (including any violations of Labor Standards Act in the labor inspection results, the punishment date, the punishment document number, the provisions of the regulations violated, the content of the

regulations violated, and the punishment content shall be stated), and the estimated current and future amounts that may incur and countermeasures; where the amount may not be reasonably estimated, the facts that the amount may not be reasonably estimated shall be described:

As of December 31, 2020, and the publication date of the Annual Report, there was an appeal case related to labor-capital relations: A separated employee of the Company reported to the Labor Affairs Department, New Taipei City Government, that the Company failed to distribute overtime payment according to the law. The Labor Affairs Department, New Taipei City Government, performed a labor inspection on the Company and recognized that the Company violated Article 24 of the Labor Standard Act by issuing the Letter of New Taipei City lao-jian-zi No. 1094802978 on December 18 in the same year and imposed a fine of NT\$20,000 and announced the title and name of the representative. The Company disagreed with the above punishment and proposed an appeal on January 11, 2021. The appeal is currently being reviewed by the Ministry of Labor. Furthermore, the separated employee initiated a civil lawsuit to the Taiwan Taipei District Court on March 9, 2021, to request the confirmation of the existence of employment relations and request the Company to pay salaries, monthly contributions to the retirement pension, overtime payment, and the interests on the above amounts accruing from the service day of the complaint transcription regarding the period from May 18, 2020, to the date of resuming its original post; however, the Company considered such requests unreasonable; the lawsuit is currently under trial by the Taiwan Taipei District Court.

Except for the abovementioned events with their results not having any immediate significant effect on the shareholders' interests or securities price of the Company, there is no other ongoing significant litigation, non-litigation, or administrative disputes with results that may have significant effects on the shareholders' interests or securities price.

VI. Important Contracts:

Nature of contracts	Parties involved	Starting and ending day of contracts	Main contents	Restrictive Terms
Asset acquisition agreement	Foreign Company A	From April 30, 2013, to the completion of relevant products' development	Information on multiple global patents, specialized skills, trial drugs, and clinical information for the purchase of novel drugs. Upon contract-signing, the Company is required to pay a certain consideration for purchase. In the future, when the Company successfully utilizes the abovementioned target to grant licenses to third parties or sells drugs to generate relevant income, the Company will provide royalties at a certain ratio based on the income generated thereof.	Confidentiality and Non-Disclosure Clause
Patent licensing contract	Chaperone Therapeutics, Inc. ("Chaperone")	From September 4, 2015 to March 25, 2019	<p>The Company has signed a global patent licensing contract for pre-clinical candidates with Chaperone on September 4, 2015. Chaperone is responsible for the development, drug license application, manufacturing, and sales of the drugs. According to the contract, the Company may collect an upfront payment from Chaperone and collect milestone payments upon the completion of each development stage. When related drugs are launched in the future, Senhwa may collect a certain percentage of royalties based on the net sales.</p> <p>However, after evaluated by the Company, Chaperone's R&amp;D progress for the three years since the date of licensing has been behind schedule, and it failed to complete the development of candidates and commenced the GLP toxicology experiment, resulting in a delay in being qualified for "Novel Drug Application." The R&amp;D progress behind the schedule of Chaperone consumed the valid period of the Company's patent right (intangible assets) and failed to perform the due diligence clause of "commercially reasonable development progress." To protect the development potentials of the Company's intangible assets and shareholders' interests, the Board resolved to terminate the licensing contract with Chaperone on March 25, 2019. The Company will assess whether to independently develop the said pre-clinical candidate for cancer medication.</p>	The confidentiality clause is valid until ten years after the date of termination.





## Chapter 6. Financial Highlights

### I. 5-Year Financial Summary

#### (I) Condensed Balance Sheet and Income Statement - International Financial Reporting Standards (IFRS)

##### 1. Condensed Balance Sheets

##### (1) Condensed Balance Sheet - Consolidated Financial Statements

Unit: NT\$ thousand

Items	Year	Financial information for the most recent five years (Note 1)					Financial information for the current year and as of March 31, 2021
		2016	2017	2018	2019	2020	
Current assets		525,697	1,617,067	1,240,057	849,307	2,383,264	2,300,535
Property, plant and equipment		1,940	5,792	3,674	8,398	9,895	8,564
Intangible assets		736	409	118	14	-	-
Other assets		4,110	2,628	2,038	2,028	2,007	2,007
Total assets		532,483	1,625,896	1,245,887	859,747	2,395,166	2,311,106
Current liabilities	Before Distribution	20,817	57,833	36,552	29,321	61,269	69,297
	After Distribution	20,817	57,833	36,552	29,321	61,269	69,297
Non-current liabilities		-	-	-	1,813	7,725	5,570
Total liabilities	Before Distribution	20,817	57,833	36,552	31,134	68,994	74,867
	After Distribution	20,817	57,833	36,552	31,134	68,994	74,867
Equity attributable to shareholders of the parent company		511,666	1,568,063	1,209,335	828,613	2,326,172	2,236,239
Share capital		657,856	743,926	744,756	744,986	896,581	896,636
Capital Surplus		113,607	1,382,363	838,132	475,164	1,789,843	1,791,062
Retained earnings	Before Distribution	(265,158)	(558,879)	(375,850)	(391,784)	(354,878)	(446,224)
	After Distribution	(265,158)	(558,879)	(375,850)	(391,784)	(354,878)	(446,224)
Others		5,361	653	2,297	247	(3,388)	(3,249)
Treasury shares		-	-	-	-	(1,986)	(1,986)
Non-controlling Interests		-	-	-	-	-	-
Total equity	Before Distribution	511,666	1,568,063	1,209,335	828,613	2,326,172	2,236,239
	After Distribution	511,666	1,568,063	1,209,335	828,613	2,326,172	2,236,239

Note 1. Financial information from 2016 to 2020 had been audited and certified by CPAs.

Note 2. Financial information for the current year and as of March 31, 2021 had been reviewed by CPAs.

## (2) Condensed Balance Sheet - Parent Company Only Financial Statement

Unit: NT\$ thousand

Items	Year	Financial information for the most recent five years (Note 1)				
		2016	2017	2018	2019	2020
Current assets		471,336	1,595,007	1,197,438	800,403	2,329,517
Investment using the equity method		74,747	61,791	75,279	80,690	72,616
Property, plant and equipment		989	5,212	3,492	6,008	1,488
Intangible assets		718	409	118	14	-
Other assets		3,880	2,377	1,779	1,776	1,766
Total assets		551,670	1,664,796	1,278,106	888,891	2,405,387
Current liabilities	Before Distribution	40,004	96,733	68,771	58,465	79,215
	After Distribution	40,004	96,733	68,771	58,465	79,215
Non-current liabilities		-	-	-	1,813	-
Total liabilities	Before Distribution	40,004	96,733	68,771	60,278	79,215
	After Distribution	40,004	96,733	68,771	60,278	79,215
Equity attributable to shareholders of the parent company		511,666	1,568,063	1,209,335	828,613	2,326,172
Share capital		657,856	743,926	744,756	744,986	896,581
Capital Surplus		113,607	1,382,363	838,132	475,164	1,789,843
Retained earnings	Before Distribution	(265,158)	(558,879)	(375,850)	(391,784)	(354,878)
	After Distribution	(265,158)	(558,879)	(375,850)	(391,784)	(354,878)
Others		5,361	653	2,297	247	(3,388)
Treasury shares		-	-	-	-	(1,986)
Non-controlling Interests		-	-	-	-	-
Total equity	Before Distribution	511,666	1,568,063	1,209,335	828,613	2,405,387
	After Distribution	511,666	1,568,063	1,209,335	828,613	2,405,387

Note 1. Financial information from 2016 to 2020 had been audited and certified by CPAs.

## 2. Condensed Income Statement

### (1) Condensed Comprehensive Income Statement - Consolidated Financial Statements

Unit: NT\$ thousand

Year Items	Financial information for the most recent five years (Note 1)					Financial information for the current year and as of March 31, 2021 (Note 2)
	2016	2017	2018	2019	2020	
Operating income	128	-	733	300	617	150
Gross profit	128	-	75	38	351	89
Operating gains or loss	(258,015)	(375,392)	(387,468)	(393,800)	(359,259)	(94,091)
Non-operating gains and expenses	3,646	3,972	9,348	4,098	4,877	2,745
Net profit before tax	(254,369)	(371,420)	(378,120)	(389,702)	(354,382)	(91,346)
Net profit from continuing operations for the period	(255,015)	(371,898)	(375,850)	(391,426)	(354,878)	(91,346)
Losses from discontinued operations	-	-	-	-	-	-
Net profit (loss) for the period	(255,015)	(371,898)	(375,850)	(391,426)	(354,878)	(91,346)
Other comprehensive income for the period (net after tax)	(1,184)	(4,708)	1,644	(2,050)	(3,635)	139
Total comprehensive income for the period	(256,199)	(376,606)	(374,206)	(393,476)	(358,513)	(91,207)
Net profit attributable to owners of parent company	(255,015)	(371,898)	(375,850)	(391,426)	(354,878)	(91,346)
Net profit attributable to non-controlling interests	-	-	-	-	-	-
Total comprehensive income attributable to owners of the parent company	(256,199)	(376,606)	(374,206)	(393,476)	(358,513)	(91,207)
Total comprehensive income attributable to non-controlling interests	-	-	-	-	-	-
Earnings per Share	(3.89)	(5.18)	(5.05)	(5.26)	(4.49)	(1.02)

Note 1. Financial information from 2016 to 2020 had been audited and certified by CPAs.

Note 2. Financial information for the current year and as of March 31, 2021 had been reviewed by CPAs.

(2) Condensed Comprehensive Income Statement - Parent Company Only Financial Statement

Unit: NT\$ thousand

Items	Year	Financial information for the most recent five years (Note 1)				
		2016	2017	2018	2019	2020
Operating income		128	-	733	300	616
Gross profit		128	-	75	38	350
Operating gains or loss		(239,220)	(362,592)	(386,841)	(396,091)	(353,121)
Non-operating gains and expenses		(15,795)	(9,306)	10,991	4,665	(1,757)
Net profit before tax		(255,015)	(371,898)	(375,850)	(391,426)	(354,878)
Net profit from continuing operations for the period		(255,015)	(371,898)	(375,850)	(391,426)	(354,878)
Losses from discontinued operations		-	-	-	-	-
Net profit (loss) for the period		(255,015)	(371,898)	(375,850)	(391,426)	(354,878)
Other comprehensive income for the period (net after tax)		(1,184)	(4,708)	1,644	(2,050)	(3,635)
Total comprehensive income for the period		(256,199)	(376,606)	(374,206)	(393,476)	(358,513)
Net profit attributable to owners of parent company		-	-	-	-	-
Net profit attributable to non-controlling interests		-	-	-	-	-
Total comprehensive income attributable to owners of the parent company		-	-	-	-	-
Total comprehensive income attributable to non-controlling interests		-	-	-	-	-
Earnings per Share		(3.89)	(5.18)	(5.05)	(5.26)	(4.49)

Note 1. Financial information from 2016 to 2020 had been audited and certified by CPAs.

(II) Names of CPAs in the most recent five years and audit opinions

Year	Accounting firm	CPA	Auditors' Opinions
2020	PricewaterhouseCoopers, Taiwan	Shu Fen Yu and Chun Yao Lin	Unqualified opinion
2019	PricewaterhouseCoopers, Taiwan	Sheng Wei Teng and Shu Fen Yu	Unqualified opinion
2018	PricewaterhouseCoopers, Taiwan	Sheng Wei Teng and Audrey Tseng	Unqualified opinion
2017	PricewaterhouseCoopers, Taiwan	Sheng Wei Teng and Audrey Tseng	Unqualified opinion
2016	PricewaterhouseCoopers, Taiwan	Sheng Wei Teng and Audrey Tseng	Unqualified opinion

## II. 5-Year Financial Analysis

### (I) Financial Analysis

#### 1. IFRS - Consolidated Financial Statement

Analysis item		Financial analysis for the most recent five years					Financial information for the current year and as of March 31, 2021 (Note 2)
		2016	2017	2018	2019	2020	
Financial structure (%)	Debt ratio	3.91	3.56	2.93	3.62	2.88	3.24
	Ratio of long-term capital to property, plants and equipment	26374.54	27072.91	32916.03	9888.38	23586.63	26177.13
Solvency (%)	Current ratio	2525.33	2796.10	3392.58	2896.58	3889.84	3319.82
	Quick ratio	2475.54	2770.81	3366.59	2857.34	3866.41	3299.56
	Interest coverage ratio	(16956.93)	(26529.00)	(22241.35)	(1141.82)	(1367.27)	(1061.16)
Operating ability	Receivables turnover (times)	-	-	11.02	3.61	37.39	8.05
	Average collection period	-	-	33.12	101.11	9.76	45.34
	Inventory turnover rate (times)	-	-	-	-	-	-
	Payables turnover (times)	-	-	-	-	-	-
	Average sales day	-	-	-	-	-	-
	Property, plant, and equipment turnover (times)	0.08	-	0.15	0.05	0.07	0.07
	Total asset turnover (times)	0.0002	-	0.0005	0.0003	0.0004	0.0003
Profitability	Return on assets (ROA) (%)	(39.88)	(34.46)	(26.17)	(37.15)	(21.79)	(3.88)
	Return on equity (ROE) (%)	(41.05)	(35.76)	(27.06)	(38.41)	(22.50)	(4.00)
	Ratio of net profit before tax to paid-in capital (%)	(38.67)	(49.93)	(50.77)	(52.31)	(39.53)	(10.19)
	Net profit margin (%)	(199230.47)	-	(51275.58)	(130475.33)	(57516.69)	(15224.33)
	Earnings per share (NT\$)	(3.89)	(5.18)	(5.05)	(5.26)	(4.49)	(1.02)
Cash flow	Cash flow ratio (%)	(1059.55)	(564.48)	(1024.13)	(1312.46)	(445.05)	(117.61)
	Cash flow adequacy ratio (%)	(19728.28)	(11159.17)	(13748.54)	(21114.24)	(21336.07)	(22440.77)
	Cash reinvestment ratio (%)	(43.06)	(20.79)	(30.82)	(45.30)	(11.56)	(3.59)
Leverage	Operating leverage	0.99	-	-	-	-	-
	Financial leverage	1.00	1.00	1.00	1.00	1.00	1.00
Please indicate the reasons for the changes in the financial ratios in the most recent two years (analysis may be exempted provided such changes are less than 20%):							
1. The increase in the financial structure ratios, solvency ratios, and profitability ratios was due to the capital increase during 2020.							
2. The increase in the operating ability ratio was due to the decrease in the operating income.							
3. The increase in cash flow ratio and cash flow adequacy ratio was due to the decrease in cash outflow from operating activities resulted from the decrease in R&D expenditures.							

Note 1: The financial data has been examined and certified by the CPAs.

Note 2: Financial information for the current year and as of March 31, 2021 had been reviewed by CPAs.

Note 3: Description of the calculation formula of the financial analysis:

1. Financial structure
  - (1) Debt ratio = Total debt/Total assets.
  - (2) Ratio of long-term capital to property, plants and equipment = (Total equities + Non-current liabilities)/Net value of property, plant and equipment.
2. Solvency (%)
  - (1) Current ratio = Current assets/Current liabilities.
  - (2) Quick ratio = (Current asset - Inventories - Prepaid expenses)/Current liabilities.
  - (3) Interest coverage ratio = Net profit before income tax and interest expense/Interest expenditures for the period.
3. Operating ability
  - (1) Receivables (including accounts receivable and bills receivable resulting from business operations) turnover = Net sales/Average receivables (including accounts receivable and bills receivable resulting from business operations) for each period.
  - (2) Average collection period = 365/Receivables turnover.
  - (3) Inventory turnover = Cost of sales/Average inventory.
  - (4) Payables (including accounts payable and bills payable resulting from business operations) turnover = Cost of sales/Average payables (including accounts payable and bills payable resulting from business operations) for each period.
  - (5) Average days of sales = 365/Inventory turnover.
  - (6) Property, plant and equipment turnover = Net sales/Average net value of property, plant and equipment.
  - (7) Total asset turnover = Net sales/Average total assets.
4. Profitability
  - (1) ROA = [Net income + Interest expenses x (1 - tax rates)]/Average total asset.
  - (2) ROE = Net income/Average total equity.
  - (3) Net profit margin = Net profit or loss after tax/Net sales.
  - (4) Earnings Per Share = (Profit and loss attributable to owners of the parent company - Dividends of preferred shares)/Weighted average number of issued shares.
5. Cash flow
  - (1) Cash flow ratio = Net cash flow from operating activities/Current liabilities.
  - (2) Net cash flow adequacy ratio = Net cash flow from operating activities for the most recent five years/(Capital expenditure + Increase in inventory + Cash dividends) for the most recent five years.
  - (3) Cash reinvestment ratio = (Net cash flow from operating activities - Cash dividends)/(Gross value of property, plant and equipment + Long-term investments + Other non-current assets + Working capital).
6. Leverage:
  - (1) Operating leverage = (Net operating income - Variable operating cost and expenses)/Operating gains.
  - (2) Financial leverage = Operating gains/(Operating gains - Interest expenses).

## 2. IFRS - Parent Company Only Financial Statement

Analysis item		Financial analysis for the most recent five years				
		2016	2017	2018	2019	2020
Financial structure (%)	Debt ratio	7.25	5.81	5.38	6.78	3.29
	Ratio of long-term capital to property, plants and equipment	51735.69	30085.63	34631.59	13822.00	156328.76
Solvency (%)	Current ratio	1178.22	1648.88	1741.20	1369.03	2940.75
	Quick ratio	1162.50	1637.12	1731.60	1355.56	2929.23
	Interest coverage ratio	(17000.00)	(26563.14)	(22107.82)	(1889.95)	(2838.02)
Operating ability	Receivables turnover (times)	-	-	11.02	3.61	37.33
	Average collection period	-	-	33.12	101.11	9.78
	Inventory turnover rate (times)	-	-	-	-	-
	Payables turnover (times)	-	-	-	-	-
	Average sales day	-	-	-	-	-
	Property, plant, and equipment turnover (times)	0.18	-	0.17	0.06	0.16
	Total asset turnover (times)	-	-	0.0005	0.0003	0.0004
Profitability	Return on assets (ROA) (%)	(38.22)	(33.56)	(25.54)	(36.11)	(21.54)
	Return on equity (ROE) (%)	(41.05)	(35.76)	(27.06)	(38.41)	(22.50)
	Ratio of net profit before tax to paid-in capital (%)	(38.76)	(49.99)	(50.47)	(52.54)	(39.58)
	Net profit margin (%)	(199230.47)	-	(51275.58)	(130475.33)	(57610.06)
	Earnings per share (NT\$)	(3.89)	(5.18)	(5.05)	(5.26)	(4.49)
Cash flow	Cash flow ratio (%)	(583.25)	(310.23)	(572.28)	(675.16)	(345.06)
	Cash flow adequacy ratio (%)	(39899.23)	(13491.43)	(17122.83)	(22521.12)	(24273.37)
	Cash reinvestment ratio (%)	(45.61)	(19.12)	(32.45)	(46.78)	(12.03)
Leverage	Operating leverage	1.00	-	-	-	-
	Financial leverage	1.00	1.00	1.00	1.00	1.00

1. The increase in the financial structure ratios, solvency ratios, and profitability ratios was due to the capital increase during 2020.
2. The increase in the operating ability ratio was due to the decrease in the operating income.
3. The increase in cash flow ratio and cash flow adequacy ratio was due to the decrease in cash outflow from operating activities resulted from the decrease in R&D expenditures.

Note 1: The financial data has been examined and certified by the CPAs.

Note 2: Description of the calculation formula of the financial analysis:

1. Financial structure

- (1) Debt ratio = Total debt/Total assets.
- (2) Ratio of long-term capital to property, plants and equipment = (Total equities + Non-current liabilities)/Net value of property, plant and equipment.

2. Solvency (%)

- (1) Current ratio = Current assets/Current liabilities.
- (2) Quick ratio = (Current asset - Inventories - Prepaid expenses)/Current liabilities.
- (3) Interest coverage ratio = Net profit before income tax and interest expense/Interest expenditures for the period.

3. Operating ability

- (1) Receivables (including accounts receivable and bills receivable resulting from business operations) turnover= Net sales/Average receivables (including accounts receivable and bills receivable resulting from business operations) for each period.
- (2) Average collection period = 365/Receivables turnover.
- (3) Inventory turnover = Cost of sales/Average inventory.
- (4) Payables (including accounts payable and bills payable resulting from business operations) turnover = Cost of sales/Average payables (including accounts payable and bills payable resulting from business operations) for each period.
- (5) Average days of sales = 365/Inventory turnover.



- (6) Property, plant and equipment turnover = Net sales/Average net value of property, plant and equipment.
- (7) Total asset turnover = Net sales/Average total assets.
- 4. Profitability
  - (1) ROA = [Net income + Interest expenses x (1 - tax rates)]/Average total asset.
  - (2) ROE = Net income/Average total equity.
  - (3) Net profit margin = Net profit or loss after tax/Net sales.
  - (4) Earnings Per Share = (Profit and loss attributable to owners of the parent company - Dividends of preferred shares)/Weighted average number of issued shares.
- 5. Cash flow
  - (1) Cash flow ratio = Net cash flow from operating activities/Current liabilities.
  - (2) Net cash flow adequacy ratio = Net cash flow from operating activities for the most recent five years/(Capital expenditure + Increase in inventory + Cash dividends) for the most recent five years.
  - (3) Cash reinvestment ratio = (Net cash flow from operating activities - Cash dividends)/(Gross value of property, plant and equipment + Long-term investments + Other non-current assets + Working capital).
- 6. Leverage:
  - (1) Operating leverage = (Net operating income - Variable operating cost and expenses)/Operating gains.
  - (2) Financial leverage = Operating gains/(Operating gains - Interest expenses).

III. 2020 Audit Committee's Audit Report: Please refer to page 122 of the Annual Report.

IV. 2020 Financial Statements: Please refer to Attachment I of the Annual Report.

V. 2020 Individual Financial Statements: None.

VI. Financial Difficulties of the Company and its Affiliates in the Most Recent Year: None.

Senhwa Biosciences, Inc.  
Audit Committee's Consent and Audit Report

The Board of Directors has prepared the 2020 business report, financial statements, and proposal for the compensation of loss. CPAs Shu Fen Yu and Chun Yao Lin from the PricewaterhouseCoopers, Taiwan, appointed by the Board have completed the audit on the financial statements and issued the auditor's report.

The mentioned business report, financial statements, and proposal for the compensation of loss were reviewed by the Audit Committee, and we considered they are consistent; therefore, we hereby issue and submitted the report according to relevant requirements under the Securities Exchange Act and the Company Act for your approval.

To

2021 annual shareholders' meeting, Senhwa Biosciences, Inc.

Convener of the Audit Committee: Yeu Chuyr Chang

March 25, 2021



## Chapter 7. Review of Financial Conditions, Operating Results, and Risk Management

### I. Financial Condition:

#### (I) IFRS - Consolidated Financial Statement

Unit: NT\$ thousand

Items \ Year	2020	2019	Differences	
			Amount	Ratio (%)
Current assets	2,383,264	849,307	1,533,957	180.61
Property, plant and equipment	9,895	8,398	1,497	17.83
Intangible assets	-	14	(14)	(100.00)
Other assets	2,007	2,028	(21)	(1.04)
Total assets	2,395,166	859,747	1,535,419	178.59
Current liabilities	61,269	29,321	31,948	108.96
Non-current liabilities	7,725	1,813	5,912	326.09
Total liabilities	68,994	31,134	37,860	121.60
Share capital	896,581	744,986	151,595	20.35
Capital Surplus	1,789,843	475,164	1,314,679	276.68
Retained earnings (for making up losses)	(354,878)	(391,784)	36,906	(9.42)
Others	(5,374)	247	(5,621)	(2,275.71)
Total shareholders' equity	2,326,172	828,613	1,497,559	180.73
Changes reaching 20% and the amount of changes reaching NT\$10 million and above for the most recent two years:				
1. The increase in current assets, total assets, capital reserve, and total shareholders' interests: It is primarily due to the capital increase during 2020.				
2. The increase in current liabilities: It is primarily due to the increase in R&D expenses payable at the end of the period.				

#### (II) IFRS - Parent Company Only Financial Statement

Unit: NT\$ thousand

Items \ Year	2020	2019	Differences	
			Amount	Ratio (%)
Current assets	2,329,517	800,403	1,529,114	191.04
Investment using the equity method	72,616	80,690	(8,074)	(10.01)
Property, plant and equipment	1,488	6,008	(4,520)	(75.23)
Intangible assets	-	14	(14)	(100.00)
Other assets	1,766	1,776	(10)	(0.56)
Total assets	2,405,387	888,891	1,516,496	170.61
Current liabilities	79,215	58,465	20,750	35.49
Non-current liabilities	-	1,813	(1,813)	(100.00)
Total liabilities	79,215	60,278	18,937	31.42
Share capital	896,581	744,986	151,595	20.35
Capital Surplus	1,789,843	475,164	1,314,679	276.68
Retained earnings (for making up losses)	(354,878)	(391,784)	36,906	(9.42)
Others	(5,374)	247	(5,621)	(2,275.71)
Total shareholders' equity	2,326,172	828,613	1,497,559	180.73
Changes reaching 20% and the amount of changes reaching NT\$10 million and above for the most recent two years:				
1. The increase in current assets, total assets, capital reserve, and total shareholders' interests: It is primarily due to the capital increase during 2020.				
2. The increase in current liabilities: It is primarily due to the increase in R&D expenses payable at the end of the period.				

## II. Financial Performance

### (I) Comparative Analysis of Business Performance

#### 1. International Financial Reporting Standards - Consolidated Financial Statement

Units: NT\$ thousand; %

Items	Year		Increase (decrease) in amount	Changes (%)
	2020	2019		
Operating income	617	300	317	105.67
Operating costs	(266)	(262)	(4)	1.53
Operating gross profit (gross loss)	351	38	313	823.68
Operating expenses	(359,610)	(393,838)	34,228	(8.69)
Net operating loss	(359,259)	(393,800)	34,541	(8.77)
Non-operating gains and expenses	4,877	4,098	779	19.01
Net loss before tax	(354,382)	(389,702)	35,320	(9.06)
Income tax gains (expenses)	(496)	(1,724)	1,228	(71.23)
Net loss for the period	(354,878)	(391,426)	36,548	(9.34)
Other comprehensive income	(3,635)	(2,050)	(1,585)	77.32
Changes reaching 20% and the amount of changes reaching NT\$10 million and above for the most recent two years: None.				

#### 2. IFRS -Parent Company Only Financial Statement

Units: NT\$ thousand; %

Items	Year		Increase (decrease) in amount	Changes (%)
	2020	2019		
Operating income	616	300	316	105.33
Operating costs	(266)	(262)	(4)	1.53
Operating gross profit (gross loss)	350	38	312	821.05
Operating expenses	(353,471)	(396,129)	42,658	(10.77)
Net operating loss	(353,121)	(396,091)	42,970	(10.85)
Non-operating gains and expenses	(1,757)	4,665	(6,422)	(137.66)
Net loss before tax	(354,878)	(391,426)	36,548	(9.34)
Income tax expenses	-	-	-	-
Net loss for the period	(354,878)	(391,426)	36,548	(9.34)
Other comprehensive income	(3,635)	(2,050)	(1,585)	77.32
Changes reaching 20% and the amount of changes reaching NT\$10 million and above for the most recent two years: None.				

(II) Estimated sales volume and its basis: The Company's primary scope of business is the development of novel drugs and special APIs. Therefore, the description item is not applicable.

(III) Possible effects on the Company's financial operations in the future and response plans: None.

### III. Cash Flow

#### (I) Analysis and description of the changes in cash flow in the most recent year:

Unit: NT\$ thousand

Items \ Year	2020	2019	Increase (decrease) ratio (%)
Net cash outflow from operating activities	(272,680)	(384,827)	(29.14)
Net cash inflow (outflow) from investing activities	(382)	3	(12,833.33)
Net cash inflow (outflow) from financing activities	1,808,647	(5,239)	(34,622.75)
Effects of exchange rates	(4,286)	(2,153)	99.07
Total (net cash inflow (outflow))	1,531,299	(392,216)	(490.42)
<b>Analysis of changes:</b>			
1. Operating activities: The cash outflow from operating activities in 2020 decreased by NT\$112,147 thousand as compared to 2019, primarily due to the decrease in expenses paid based on the R&D progress.			
2. Investing activities: The net cash outflow from investing activities in 2020 increased by NT\$385 thousand as compared to 2019, primarily due to the increase in the capital expenditure for purchasing office equipment.			
3. Financing activities: The net cash inflow from financing activities in 2020 increased by NT\$1,813,886 thousand as compared to 2019, primarily due to the capital increase during 2020.			

#### (II) Remedial measures for cash insufficiency and liquidity analysis: None.

#### (III) Cash liquidity analysis for the following year:

Unit: NT\$ thousand

Opening cash balance	Net cash flow from operating activities for the year	Net cash flow from investment activities for the year	Net cash flow from financing activities for the year	Cash inflow for the year	Cash surplus (insufficiency)	Measures for cash insufficiency	
						Investment plan	Financing plan
2,368,576	(572,733)	-	7,771	(564,962)	1,803,614	-	-
<b>Cash flows analysis:</b>							
1. Net cash flow from operating activities for the year: It is primarily due to expenses incurred for the daily operations and R&D of the Company and the U.S. subsidiary.							
2. Net cash flow from financing activities for the year: It is primarily due to the plan of capital increase from employee stock options.							
3. Remedial measures for estimated cash insufficiency and liquidity analysis: The Company has sufficient cash; therefore, the analysis is not applicable.							

#### IV. Effect of Major Capital Expenditure in 2020 on Financial Operations:

The Company had no material capital expenditure in 2020.

#### V. 2020 Investment Policy, Main Causes for Profits or Losses, Improvement Plans and Investment Plans for the Coming Year:

- Investment policy for the most recent year: The Company's investment policies are subject to the requirements for drug discoveries. The Company duly evaluates the policies' investment benefits and execute such policies after it is passed by adopting an appropriate investment decision-making process. Based on such principles, the Company only invested in Senhwa Biosciences Corporation (the "U.S. Senhwa") as of the publication date of the Annual Report; the Company's investment losses recognized using the equity method in 2020 was NT\$6,612 thousand.
- Main causes for profits or losses from the investments during the most recent year and

improvement plans:

U.S. Senhwa assists the Company in novel drug clinical trials. The Company pays technical service fees to U.S. Senhwa, and U.S. Senhwa recruits multiple professional doctors within relevant fields to assume significant positions; such doctors have participated in the design and R&D of various drugs; therefore, they established an operating model related to the design, execution, monitoring, and analysis for U.S. Senhwa. In the future, U.S. Senhwa may leverage on such experiences and expand its businesses to other targets of services.

3. Investment plan for the following year: The Company has no other investment plan for the following year.

## VI. Risk Management:

- (I) The effects of changes in interest rates and exchange rates and inflation on the Company's profit or loss, and the future countermeasures:

- (1) The effects of changes in interest rates on the Company's profit or loss, and future countermeasures:

The subsidiary of the Company applied for the Paycheck Protection Program from the Small Business Administration (SBA), the U.S.; a six-month grace period was granted from the date of borrowing, during which no principal or interest is required to be repaid with interests accrued; the subsidiary may apply for the exemption of borrowing and interest by presenting the salary payment certificate to SBA within eight weeks from the date of borrowing. As of the publication date of the Annual Report, the subsidiary of the Company has not received approval from SBA. Except for the above circumstances, the Company has no bank borrowings, and our interest income for 2020 and 2019 was NT\$4,019 thousand and NT\$6,209 thousand, respectively. The Company's primary scope of business is drug discovery; interest income has limited effects on the Company's profit or loss. However, the Company will closely monitor changes in market interest rates and adopt relevant countermeasures to mitigate the effects of changes in interest rates on the Company's profit or loss.

- (2) The effects of changes in exchange rates on the Company's profit or loss, and the future countermeasures:

The Company's primary scope of business is drug discovery; exchange (losses) gains are primarily arising from foreign currency deposits. Net exchange (losses) gains of the Company in 2020 and 2019 were NT\$428 thousand and NT\$(2,411) thousand, respectively, which had insignificant effects on the Company's profit or loss. The Company's Finance Department will closely monitor the trend of exchange rates and plan ahead for securing an appropriate amount of foreign currencies to mitigate risks of changes in foreign currencies.

- (3) Effects of inflation on the Company profits or loss and future countermeasures:

The Company's primary scope of business is drug discovery; the effects of inflation on its technologies, expenses, and costs required for R&D are limited. However, the Company will keep abreast of the effects of inflation and maintain healthy cooperating relationships with suppliers to reduce the effects of inflation.

- (II) Policies for engaging in high-risk, high-leverage investments, loans to others, endorsement and guarantee, and derivative transaction, the main causes for profit or loss, and the future countermeasures:

- (1) As of the publication date of the Annual Report, the Company has not engaged in any engaging in high-risk, high-leverage investments, loans to others, endorsement or guarantee, or derivative transaction.
- (2) The Company has established its "Procedures for the Acquisition and Disposal of Assets," "Procedures for Loans to Others," and "Procedures for Endorsements and Guarantees" that have been passed by the Board of Shareholders as resolutions. In the future, the Company will operate according to relevant procedures so established when necessary.

(III) (Future R&D Projects and R&D expenses expected to be invested:

R&D Project	Content/Progress
SHP01-1/G-quadruplex stabilizer (CX-5461)	U.S./Canada: The Company plans to execute the phase Ib expansion clinical trials for breast cancer, ovarian cancer, prostate cancer, and other solid tumors in the U.S. and Canada.
SHP01-2-A/Development of inhibitor of protein kinase CK2 (casein kinase II) (CX-4945)	U.S./Korea/Taiwan: Complete the phase II clinical trials for Cholangiocarcinoma. U.S.: Complete the phase I expansion clinical trials for BBC U.S.: Cooperate with PBTC to complete the phase I/II clinical trials for MB U.S.: Execute phase II clinical trials for the treatment of patients with COVID-19.

The expenses for the above drug discoveries are paid according to the progress of R&D projects; the amount expected to be invested in 2021 is approximately NT\$ 500 million.

(IV) Effects of changes in domestic and foreign significant policies and laws on the Company's financial operations, and countermeasures:

The Company will actively cooperate with and utilize incentive measures provided by the government based on the Executive Yuan's "Action Plan for Strengthening the Biotechnology Industry," "Diamond Promotion Plan for the Biotechnology Industry," Act for the Development of Biotech and New Pharmaceuticals Industry, and the Cross-Strait Clinical Trial Cooperation Pilot Program which facilitates the development of the domestic biotech industry. The Company's SHP01-1: development of G-quadruplex stabilizer (CX-5461) and SHP01-2: development of inhibitor of protein kinase CK2 (casein kinase II) (CX-4945) obtained incentives from the government for the biotech industry. The Company is qualified as a biotech and new pharmaceuticals company and qualified for biotech and new pharmaceuticals investment programs. In the future, the Company will continue to closely monitor changes in domestic regulations and changes in regulations related to the review and registration of drug discovery in Asian and the U.S. markets to reduce the effects of such changes.

(V) Effects of changes in technology and industry on the Company's financial operations, and the countermeasures:

The Company is a biotech company dedicated to drug discovery. The novel drugs developed by the Company are mainly small-molecule novel drugs against cancer. It has high technical barriers, and the indications we focus on have fewer competitors. The Company possesses niche advantages for drug discoveries. Therefore, changes in technology or industry have limited effects on the Company's finance. The Company will closely observe the effects of changes in technology or industry on the Company,



examine product R&D, and adjust resources allocation at any time to minimize the effects of changes in the future industrial environments.

- (VI) Effects of changes in the corporate image on the corporate crisis management and countermeasures:

The Company's shareholders have strong backgrounds, and the management team has extensive educational backgrounds and experiences and an excellent reputation; the Company upholds the business style of ethical corporate management and is abide by laws and regulations. Senhwa shall continue to strengthen corporate governance and remain committed to maintaining the Company's positive image to attract outstanding international talents and build a world-class new drug development company. There have been no cases that affect the Company's corporate image or operations since the founding of the Company.

- (VII) Estimated benefits and possible risks for mergers and acquisitions (M&A) and countermeasures:

As of the publication date of the Annual Report, the Company has no M&A plan.

- (VIII) Estimated benefits and possible risks for the expansion of plants and countermeasures:

As of the publication date of the Annual Report, the Company has no plant expansion plan.

- (IX) Risks associated with concentrated purchases or sales, and countermeasures:

The Company's primary scope of business is drug discovery; all products are to be developed or during the stage of clinical trials; therefore, the Company has no risk associated with concentrated purchases or sales. In addition, the patents attributed to G-quadruplex stabilizer (CX-5461) and inhibitor of protein kinase CK2 (casein kinase II) (CX-4945) developed by the Company are valid in multiple countries. In the future, royalties from foreign licensing will also be sources of profits for such novel drugs, which shall disperse the risk of drug discovery.

- (X) Effects and risks arising from significant transfer or exchange of equity held by Directors, Supervisors, or major shareholders with over 10% of shareholdings, and countermeasures:

For the most recent year and as of the publication date of the Annual Report, there is no significant transfer of equity held by Directors, Supervisors, or major shareholders with over 10% of shareholdings.

- (XI) Effects and risks of changes in ownership on the Company, and countermeasures.

As of the publication date of the annual report, the Company's management remains stable, and there is no change in ownership.

- (XII) For any litigation or non-litigation, the Company and its Directors, Supervisors, President & CEO, substantial representative, or major shareholders with over 10% of shareholdings, and subsidiaries shall be disclosed. For litigation, non-litigation, or administrative dispute having confirmed judgment or currently in process with results that may have significant effects on the Company's shareholders' interests or securities price for the most recent two years and as of the publication date of the Annual Report, the fact of disputes, target amount, starting date of the litigation, primary parties involved, and the processing status as of the publication date of the Annual Report shall be disclosed:

1. For litigation, non-litigation, or administrative dispute of the Company having confirmed judgment or currently in process with results that may have significant

effects on the shareholders' interests or securities price for the most recent two years and as of the publication date of the Annual Report, the fact of disputes, target amount, starting date of the litigation, primary parties involved, and the processing status as of the publication date of the Annual Report shall be disclosed:

As of December 31, 2020, and the publication date of the Annual Report, there was an appeal case related to labor-capital relations: A separated employee of the Company reported to the Labor Affairs Department, New Taipei City Government, that the Company failed to distribute overtime payment according to the law. The Labor Affairs Department, New Taipei City Government, performed a labor inspection on the Company and recognized that the Company violated Article 24 of the Labor Standard Act by issuing the Letter of New Taipei City lao-jian-zi No. 1094802978 on December 18 in the same year and imposed a fine of NT\$20,000 and announced the title and name of the representative. The Company disagreed with the above punishment and proposed an appeal on January 11, 2021. The appeal is currently being reviewed by the Ministry of Labor. Furthermore, the separated employee initiated a civil lawsuit to the Taiwan Taipei District Court on March 9, 2021, to request the confirmation of the existence of employment relations and request the Company to pay salaries, monthly contributions to the retirement pension, overtime payment, and the interests on the above amounts accruing from the service day of the complaint transcription regarding the period from May 18, 2020, to the date of resuming its original post; however, the Company considered such requests unreasonable; the lawsuit is currently under trial by the Taiwan Taipei District Court.

2. For litigation, non-litigation, or administrative dispute of the Company's Directors, Supervisors, President & CEO, substantial representative, or major shareholders with over 10% of shareholdings, and subsidiaries having confirmed judgment or currently in process with results that may have significant effects on the shareholders' interests or securities price for the most recent two years and as of the publication date of the Annual Report: None.
3. Circumstances stated under Article 157 of the Securities Exchange Act occurred to the Company's Directors, Supervisors, President & CEO, substantial representative, and major shareholders with over 10% of shareholdings for the most recent two years and as of the publication date of the Annual Report and the Company's processing status: None

(XIII) Other significant risks and countermeasures:

1. Drug discovery has extended timetable and high capital requirements:

Drug discovery is limited to the issued of use safety by humans. The timetable for its R&D to the clinical stage may span for as long as 10 to 15 years. However, as production value and added-value created by the biotech and new pharmaceuticals industry are relatively high, and it is a knowledge-oriented industry; therefore, the global pharmaceutical industry continues to record stable growth. The government of the R.O.C. has established various action plans since 1980 to actively develop the biotech and pharmaceuticals industry. Despite a wide range of talented individuals and the support of government policies, the majority of biotech companies are still small-to-medium OEM pharmaceutical manufacturers that produce healthy food, generic drugs, and other small-molecule drugs. The supply chain lacks special generic drugs and more profitable innovative drugs that are developed independently. The biotech industry is characterized by high R&D expenses, high risk, and long industrial value chains. Therefore, the R&D and launches of new drugs are fundamentally different from other industries due to the

costly R&D expenses and time-consuming R&D and manufacturing processes.

Countermeasures:

- (1) Focus on drug discovery and application to shorten the time required for drug discovery and avoid risks

For the research and development (R&D) of drugs, research focuses on the explorations, functions, and mechanisms of drugs, which possess academic innovation. Development refers to the industrialization or commercialization of drugs with applicable value for treatment, including the manufacturing, toxicity research, and observation of the clinical effects of drugs. The Company's drug discovery is mainly based on the subsequent development after technology transfer, which reduces the R&D cost of new drug discovery and shortens the time required for drug discovery.

- (2) Adopt the portfolio management strategy of novel drugs to reduce risks in drug discovery

The Company balances the human resources management capacity and has established a portfolio management strategy of novel drugs that maintain 2 to 3 clinical trials for novel drugs at all times to significantly reduce the risk of failure associated with having a single clinical trial for novel drugs. Relevant knowledge, experiences, and judging abilities are required for seeking new candidates for human clinical trials.

- (3) Actively cooperate with renowned international institutions for them to sponsor the fundings for clinical trials

The Company's novel drug projects under development have received sponsorships from a number of internationally renowned institutions, e.g., CX-5461 used in phase I clinical trial for the treatment of hematologic cancers received the funding applied by the PMCC from the Australian Government. The Company only bears the cost of drugs and blood analysis fees required for the trial without paying for management fees and related expenses related to clinical medication to the clinical center. In addition, CX-5461 was selected as the drug used by the Canada SU2C Breast Cancer Dream Team in 2015 and won a funding subsidy of approximately NT\$220 million. The Company also signed a cooperation agreement with the PBTC in 2018 to jointly organize and execute phase I/II clinical trials using CX-4945 for the treatment of malignant child brain cancer. Senhwa is responsible for providing drugs for the trial that is sponsored by the CTEP of NCI. It is estimated that more than US\$3 million will be invested. The cooperation model will significantly reduce the Company's drug discovery costs.

## 2. Information security risk assessment

- (1) The Company measures the control environment, risk assessment, control activities, information and communication, supervision, and other elements to establish the internal control system and internal control self-inspection operations for the Company's information management systems, covering the overall functions of risk management and internal monitoring.

(2) Information security management system

The Company shall establish an internal control system with computerized information system processing cycles, information safety rules, regulations for the management of e-mails, and regulations for the personal information protection management according to relevant laws and regulations and the Company's business requirements for all employees to observe.

(3) Information security management program

The Company determines the effects of information security risks on the corporate operations based on the results of risk identification and risk assessment and adopts corresponding management measures.

The Company evaluates and considers the risk of information security and organizes its information security control program:

- A. Network firewall establishment.
- B. Antivirus software installation.
- C. System program data access control.
- D. Development of confidential data access control.
- E. Email management control.
- F. Information system disaster recovery plan.

(4) Audit on information security management

The Company has included the information security inspection and control operations as an annual audit item. The audit department shall perform audits at least once a year. Also, the Company carries out the self-inspection operations for its internal control system associated with risk each year; in particular, the self-inspection operations for its internal control system associated with information circulation also include cybersecurity security inspection control. The Company submits the self-inspection operations for its internal control system to the Board of Directors for approval and discloses the Statement of Internal Control in its Annual Report.

VII. Other Important Matters: None.



## Chapter 8. Special Disclosures

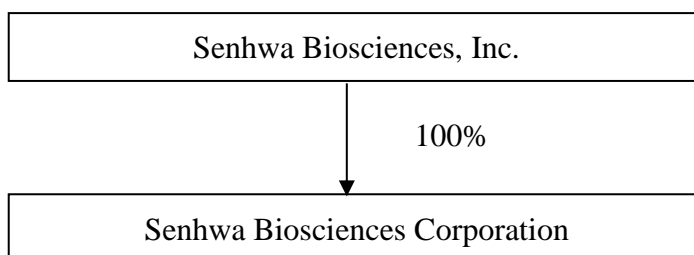
### I. Summary of Affiliated Companies:

#### (I) Consolidated business report of affiliates

##### 1. Overview of affiliates

##### (1) Organizational table of affiliates (as of December 31, 2020):

Senhwa Biosciences Corporation is a subsidiary established through investment by the Company. As of the publication date of the Annual Report, the Company retains 100% of shares in the subsidiary.



##### 2. Name, date of establishment, address, paid-in capital, and primary scope of business of the affiliates:

Name of company	Date of establishment	Address	Paid-in capital	Primary scope of business
Senhwa Biosciences Corporation	April 25, 2013	10509 Vista Sorrento Parkway, Suite 201, San Diego, CA92121	US\$ 2,000 thousand	Clinical and technical support services for novel drugs

##### 3. Information on the same shareholders of companies that the Company is presumed to have a controlling and subordinate relation: None.

##### 4. When industries covered by all affiliates' scope of business are related to the scope of business of affiliates, the distribution of work shall be explained:

Senhwa Biosciences Corporation assists the Company in strategy formulation and project execution of clinical trials related to novel drugs. In addition, it also assists the parent company in participating in conferences related to national pharmaceuticals management authorities and relevant coordination and contacts.

##### 5. Name of the Directors, Supervisors, and Presidents of affiliates, and their shareholdings or capital contributions to such companies

Name of company	Title	Name and representative	Shareholding	
			Number of Shares	Shareholding Percentage
Senhwa Biosciences Corporation	Director	Tai Sen Soong	-	-
	Director	Ruby Y. C. Wu	-	-
	President & CEO	Tai Sen Soong	-	-

## 6. Business overview of affiliates

December 31, 2020/ Unit: NT\$ thousand

Name of company	Paid-in capital	Total assets	Total liabilities	Net value	Operating income	Operating gains or loss	Profit or loss for the period (after tax)	Earnings per share (NT\$) (after tax)
Senhwa Biosciences Corporation	59,123	91,074	18,458	72,616	62,013	(6,180)	(6,612)	(6.612)

### (II) Consolidated Financial Statement of Affiliates Companies:

The companies to be included in the consolidated financial statements of affiliates stated under the "Criteria Governing Preparation of Affiliation Reports, Consolidated Business Reports and Consolidated Financial Statements of Affiliated Enterprises" and subsidiaries to be included in the consolidated financial report of the parent company and its subsidiaries stated under the IFRS10 are identical, and relevant information to be disclosed in the consolidated financial statements of affiliates had been disclosed in the consolidated financial report of the parent company and its subsidiaries; therefore, no consolidated financial statements of affiliates is otherwise prepared.

(III) Affiliates report: Not applicable.

II. Private Placement Securities in the Most Recent Year: None.

III. The Shares of the Company Held or Disposed of by Subsidiaries in the Most Recent Fiscal Year: None.

IV. Other Important Matters: Tracking List for the Commitment Matters for the Listing on TPEX.

Commitment Matters for the Listing on TPEX	Implementation of Commitment Matters
Amended to the "Procedures for Acquisition and Disposal of Assets" will be made as follows: When the Company loses substantial control over Senhwa Biosciences Corporation resulted from the Company directly or indirectly waived the capital increase of the company in the future, or directly or indirectly disposed of the company's shares held by the Company, which shall be approved by the Company's Board of Directors as a special resolution, and Independent Directors shall attend the meeting to express their opinions. The above content of the resolution and the subsequent amendments to the Procedures shall be uploaded to MOPS for the disclosure of significant information, and a letter shall be dispatched to TPEX for archiving.	<ol style="list-style-type: none"> <li>1. The shareholders' meeting on June 16, 2017 has approved the amendments to relevant provisions of the Company's "Procedures for Acquisition and Disposal of Assets."</li> <li>2. As of the publication date of the Annual Report, the Company maintains its substantial control over Senhwa Biosciences Corporation.</li> </ol>

Chapter 9. Matters that Have Significantly Affected Shareholders' Equity and Prices of the Securities Pursuant to Subparagraph 2, Paragraph 3, Article 36 of the Securities Exchange Act in the Most Recent Year: None.



Attachment:  
Financial statements

**SENHWA BIOSCIENCES, INC. AND ITS  
SUBSIDIARY  
CONSOLIDATED FINANCIAL STATEMENTS AND  
INDEPENDENT AUDITORS' REPORT  
DECEMBER 31, 2020 AND 2019**

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For the convenience of readers and for information purpose only, the auditors' report and the accompanying financial statements have been translated into English from the original Chinese version prepared and used in the Republic of China. In the event of any discrepancy between the English version and the original Chinese version or any differences in the interpretation of the two versions, the Chinese-language auditors' report and financial statements shall prevail.

## INDEPENDENT AUDITORS' REPORT TRANSLATED FROM CHINESE

To Senhwa Biosciences, Inc.

### ***Opinion***

We have audited the accompanying consolidated balance sheets of Senhwa Biosciences, Inc. and its subsidiary (the "Group") as at December 31, 2020 and 2019, and the related consolidated statements of comprehensive income, of changes in equity and of cash flows for the years then ended, and notes to the consolidated financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying consolidated financial statements present fairly, in all material respects, the consolidated financial position of the Group as at December 31, 2020 and 2019, and its consolidated financial performance and its consolidated cash flows for the years then ended in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers and the International Financial Reporting Standards, International Accounting Standards, IFRIC Interpretations, and SIC Interpretations as endorsed by the Financial Supervisory Commission.

### ***Basis for opinion***

We conducted our audits in accordance with the Regulations Governing Auditing and Attestation of Financial Statements by Certified Public Accountants and generally accepted auditing standards in the Republic of China. Our responsibilities under those standards are further described in the *Auditors' responsibilities for the audit of the consolidated financial statements* section of our report. We are independent of the Group in accordance with the Norm of Professional Ethics for Certified Public Accountants of the Republic of China, and we have fulfilled our other ethical responsibilities in accordance with these requirements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

## ***Key audit matters***

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the Group's 2020 consolidated financial statements. These matters were addressed in the context of our audit of the consolidated financial statements as a whole and, in forming our opinion thereon, we do not provide a separate opinion on these matters.

### **Existence of bank deposits**

#### Description

Refer to Note 4(6) for accounting policies on cash equivalents and Note 6(1) for details of cash and cash equivalents. As at December 31, 2020, the Group's cash and cash equivalents amounted to NT\$2,368,576 thousand, accounting for 99% of total assets. Given the significance of cash and cash equivalents to the Group's total assets, we consider the existence of bank deposits a key audit matter.

#### How our audit addressed the matter

We performed the following audit procedures to address the above key audit matter:

- Confirmed the bank accounts and specific agreements with the financial institutions to verify the existence of bank accounts and accompanying rights and obligations;
- Obtained the bank reconciliation statements and checked any unusual reconciling items; and
- Inspected the source documents of significant cash receipts and payments to verify whether the transactions are for business purposes.

### ***Other matter – Parent company only financial reports***

We have audited and expressed an unqualified opinion on the parent company only financial statements of Senhwa Biosciences, Inc. as at and for the years ended December 31, 2020 and 2019.

### ***Responsibilities of management and those charged with governance for the consolidated financial statements***

Management is responsible for the preparation and fair presentation of the consolidated financial statements in accordance with the Regulations Governing the Preparation of Financial Reports by

Securities Issuers and the International Financial Reporting Standards, International Accounting Standards, IFRIC Interpretations, and SIC Interpretations as endorsed by the Financial Supervisory Commission, and for such internal control as management determines is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the consolidated financial statements, management is responsible for assessing the Group's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Group or to cease operations, or has no realistic alternative but to do so.

Those charged with governance, including supervisors, are responsible for overseeing the Group's financial reporting process.

### ***Auditors' responsibilities for the audit of the consolidated financial statements***

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditors' report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with the generally accepted auditing standards in the Republic of China will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

As part of an audit in accordance with the generally accepted auditing standards in the Republic of China, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

1. Identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.

2. Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Group's internal control.
3. Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
4. Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditors' report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditors' report. However, future events or conditions may cause the Group to cease to continue as a going concern.
5. Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
6. Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the group audit. We remain solely responsible for our audit opinion.

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the consolidated financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditors' report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Yu, Shu-Fen

Lin, Chun-Yao

For and on behalf of PricewaterhouseCoopers, Taiwan

March 25, 2021

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The accompanying consolidated financial statements are not intended to present the financial position and results of operations and cash flows in accordance with accounting principles generally accepted in countries and jurisdictions other than the Republic of China. The standards, procedures and practices in the Republic of China governing the audit of such financial statements may differ from those generally accepted in countries and jurisdictions other than the Republic of China. Accordingly, the accompanying consolidated financial statements and independent auditors' report are not intended for use by those who are not informed about the accounting principles or auditing standards generally accepted in the Republic of China, and their applications in practice.

As the financial statements are the responsibility of the management, PricewaterhouseCoopers cannot accept any liability for the use of, or reliance on, the English translation or for any errors or misunderstandings that may derive from the translation.

**SENHWA BIOSCIENCES, INC. AND ITS SUBSIDIARY**  
**CONSOLIDATED BALANCE SHEETS**  
**DECEMBER 31, 2020 AND 2019**  
(EXPRESSED IN THOUSANDS OF NEW TAIWAN DOLLARS)

Assets		Notes	December 31, 2020		December 31, 2019	
			Amount	%	Amount	%
<b>Current assets</b>						
1100	Cash and cash equivalents	6(1)	\$ 2,368,576	99	\$ 837,277	98
1170	Accounts receivable, net		-	-	33	-
1200	Other receivables		334	-	491	-
1410	Prepayments	6(2)	14,354	-	11,506	1
11XX	<b>Total current assets</b>		<u>2,383,264</u>	<u>99</u>	<u>849,307</u>	<u>99</u>
<b>Non-current assets</b>						
1517	Non-current financial assets at fair value through other comprehensive income	6(18)	130	-	130	-
1600	Property, plant and equipment		599	-	1,511	-
1755	Right-of-use assets	6(3)	9,296	1	6,887	1
1780	Intangible assets		-	-	14	-
1900	Other non-current assets		1,877	-	1,898	-
15XX	<b>Total non-current assets</b>		<u>11,902</u>	<u>1</u>	<u>10,440</u>	<u>1</u>
1XXX	<b>Total assets</b>		<u>\$ 2,395,166</u>	<u>100</u>	<u>\$ 859,747</u>	<u>100</u>
<b>Liabilities and Equity</b>						
<b>Current liabilities</b>						
2200	Other payables	6(4)	\$ 49,876	2	\$ 23,286	3
2280	Lease liabilities - current		4,184	-	5,725	1
2320	Long-term liabilities, current portion	6(5)	7,199	1	-	-
2399	Other current liabilities		10	-	10	-
21XX	<b>Total current liabilities</b>		<u>61,269</u>	<u>3</u>	<u>29,321</u>	<u>4</u>
<b>Non-current liabilities</b>						
2540	Long-term borrowings	6(5)	2,057	-	-	-
2580	Lease liabilities - non-current		5,668	-	1,813	-
25XX	<b>Total non-current liabilities</b>		<u>7,725</u>	<u>-</u>	<u>1,813</u>	<u>-</u>
2XXX	<b>Total liabilities</b>		<u>68,994</u>	<u>3</u>	<u>31,134</u>	<u>4</u>
<b>Equity</b>						
<b>Equity attributable to owners of parent</b>						
<b>Share capital</b>						
3110	Common stock	1 and 6(8)(9)	896,581	37	744,986	87
<b>Capital surplus</b>						
3200	Capital surplus		1,789,843	75	475,164	55
<b>Retained earnings</b>						
3350	Accumulated deficit	6(10)	( 354,878)	( 15)	( 391,784)	( 46)
<b>Other equity interest</b>						
3400	Other equity interest		( 3,388)	-	247	-
3500	Treasury shares	6(8)	( 1,986)	-	-	-
3XXX	<b>Total equity</b>		<u>2,326,172</u>	<u>97</u>	<u>828,613</u>	<u>96</u>
<b>Significant contingent liabilities and unrecognised contract commitments</b>						
<b>Significant events after the balance sheet date</b>						
3X2X	<b>Total liabilities and equity</b>		<u>\$ 2,395,166</u>	<u>100</u>	<u>\$ 859,747</u>	<u>100</u>

The accompanying notes are an integral part of these consolidated financial statements.



SENHWA BIOSCIENCES, INC. AND ITS SUBSIDIARY  
CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME  
YEARS ENDED DECEMBER 31, 2020 AND 2019

(EXPRESSED IN THOUSANDS OF NEW TAIWAN DOLLARS, EXCEPT LOSS PER SHARE AMOUNT)

Items	Notes	Years ended December 31,			
		2020		2019	
		Amount	%	Amount	%
4000	<b>Operating revenue</b>	\$ 617	100	\$ 300	100
5000	<b>Operating costs</b>	( 266)	( 43)	( 262)	( 87)
5900	<b>Gross profit</b>	<u>351</u>	<u>57</u>	<u>38</u>	<u>13</u>
	<b>Operating expenses</b>				
6200	General and administrative expenses	( 83,242)	( 13492)	( 56,804)	( 18934)
6300	Research and development expenses	( 276,368)	( 44792)	( 337,034)	( 112345)
6000	<b>Total operating expenses</b>	( 359,610)	( 58284)	( 393,838)	( 131279)
6900	<b>Operating loss</b>	( 359,259)	( 58227)	( 393,800)	( 131266)
	<b>Non-operating income and expenses</b>				
7100	Interest income	4,019	652	6,209	2070
7010	Other income	198	32	641	214
7020	Other gains and losses	919	149	( 2,411)	( 804)
7050	Finance costs	( 259)	( 42)	( 341)	( 114)
7000	<b>Total non-operating income and expenses</b>	<u>4,877</u>	<u>791</u>	<u>4,098</u>	<u>1366</u>
7900	<b>Loss before income tax</b>	( 354,382)	( 57436)	( 389,702)	( 129900)
7950	Income tax expense	( 496)	( 81)	( 1,724)	( 575)
8200	<b>Loss for the year</b>	( \$ 354,878)	( 57517)	( \$ 391,426)	( 130475)
	<b>Other comprehensive loss</b>				
	<b>Components of other comprehensive loss that will be reclassified to profit or loss</b>				
8361	Financial statements translation differences of foreign operations	( \$ 3,635)	( 589)	( \$ 2,050)	( 683)
8500	<b>Total comprehensive loss for the year</b>	( \$ 358,513)	( 58106)	( \$ 393,476)	( 131158)
	<b>Loss attributable to:</b>				
8610	Owners of the parent	( \$ 354,878)	( 57517)	( \$ 391,426)	( 130475)
	<b>Comprehensive loss attributable to:</b>				
8710	Owners of the parent	( \$ 358,513)	( 58106)	( \$ 393,476)	( 131158)
	<b>Loss per share</b>				
9750	Basic loss per share (in dollars)	( \$ 4.49)		( \$ 5.26)	
9850	Diluted loss per share (in dollars)	( \$ 4.49)		( \$ 5.26)	

The accompanying notes are an integral part of these consolidated financial statements.

**SENHWA BIOSCIENCES, INC. AND ITS SUBSIDIARY**  
**CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY**  
**YEARS ENDED DECEMBER 31, 2020 AND 2019**  
**(EXPRESSED IN THOUSANDS OF NEW TAIWAN DOLLARS)**

	Equity attributable to owners of the parent								
	Notes	Capital Surplus				Accumulated deficit	Other Equity	Treasury shares	Total equity
		Common stock	Additional paid-in capital	Stock options	Others		Financial statements translation differences of foreign operations		
<b>2019</b>									
Balance at January 1, 2019		\$ 744,756	\$ 790,771	\$ 47,361	\$ -	(\$ 375,850)	\$ 2,297	\$ -	\$ 1,209,335
Effects of retrospective application		-	-	-	-	( 358 )	-	-	( 358 )
Balance at January 1, after restatement		<u>744,756</u>	<u>790,771</u>	<u>47,361</u>	-	<u>( 376,208 )</u>	<u>2,297</u>	-	<u>1,208,977</u>
Loss for the year		-	-	-	-	( 391,426 )	-	-	( 391,426 )
Other comprehensive loss for the year		-	-	-	-	-	( 2,050 )	-	( 2,050 )
Total comprehensive loss for the year		-	-	-	-	( 391,426 )	( 2,050 )	-	( 393,476 )
Capital surplus used to offset against accumulated deficit	6(10)	-	( 375,850 )	-	-	375,850	-	-	-
Amortisation of compensation cost of employee stock options	6(7)	-	-	6,553	-	-	-	-	6,553
Amortisation of compensation cost of subsidiaries' employee stock options	6(7)	-	-	6,279	-	-	-	-	6,279
Employee stock options exercised	6(7)	230	1,593	( 1,577 )	34	-	-	-	280
Balance at December 31, 2019		<u>\$ 744,986</u>	<u>\$ 416,514</u>	<u>\$ 58,616</u>	<u>\$ 34</u>	<u>(\$ 391,784)</u>	<u>\$ 247</u>	<u>\$ -</u>	<u>\$ 828,613</u>
<b>2020</b>									
Balance at January 1, 2020		\$ 744,986	\$ 416,514	\$ 58,616	\$ 34	(\$ 391,784)	\$ 247	\$ -	\$ 828,613
Loss for the year		-	-	-	-	( 354,878 )	-	-	( 354,878 )
Other comprehensive loss for the year		-	-	-	-	-	( 3,635 )	-	( 3,635 )
Total comprehensive loss for the year		-	-	-	-	( 354,878 )	( 3,635 )	-	( 358,513 )
Issuance of shares	6(8)	150,000	1,643,000	-	-	-	-	-	1,793,000
Capital surplus used to offset against accumulated deficit	6(10)	-	( 391,750 )	-	( 34 )	391,784	-	-	-
Issuance of shares from compensation cost of employees	6(7)	-	23,546	-	20,955	-	-	-	44,501
Amortisation of compensation cost of employee stock options	6(7)	-	-	4,779	-	-	-	-	4,779
Amortisation of compensation cost of subsidiaries' employee stock options	6(7)	-	-	2,173	-	-	-	-	2,173
Employee stock options exercised	6(7)	1,595	16,879	( 51,105 )	46,236	-	-	-	13,605
Purchase of treasury shares	6(8)	-	-	-	-	-	-	( 1,986 )	( 1,986 )
Balance at December 31, 2020		<u>\$ 896,581</u>	<u>\$ 1,708,189</u>	<u>\$ 14,463</u>	<u>\$ 67,191</u>	<u>(\$ 354,878)</u>	<u>(\$ 3,388)</u>	<u>(\$ 1,986)</u>	<u>\$ 2,326,172</u>

The accompanying notes are an integral part of these consolidated financial statements.

SENHWA BIOSCIENCES, INC. AND ITS SUBSIDIARY  
CONSOLIDATED STATEMENTS OF CASH FLOWS  
YEARS ENDED DECEMBER 31, 2020 AND 2019  
(EXPRESSED IN THOUSANDS OF NEW TAIWAN DOLLARS)

	Notes	Years ended December 31,	
		2020	2019
<b><u>CASH FLOWS FROM OPERATING ACTIVITIES</u></b>			
Loss before tax		(\$ 354,382 )	(\$ 389,702 )
Adjustments			
Adjustments to reconcile profit (loss)			
Compensation cost of employee stock options	6(7)	51,453	12,832
Depreciation	6(14)	7,097	8,057
Amortisation	6(14)	14	104
Interest expense	6(13)	259	341
Interest income	6(11)	( 4,004 )	( 6,192 )
Changes in operating assets and liabilities			
Changes in operating assets			
Notes receivable, net		-	12
Accounts receivable, net		33	100
Other receivables		16	( 39 )
Prepayments		( 2,860 )	( 3,729 )
Other payables		26,227	( 12,551 )
Other current liabilities		-	23
Cash outflow generated from operations		( 276,147 )	( 390,744 )
Interest received		4,071	6,569
Tax refund received		74	89
Interest paid		( 194 )	( 341 )
Income tax paid		( 484 )	( 400 )
Net cash flows used in operating activities		( 272,680 )	( 384,827 )
<b><u>CASH FLOWS FROM INVESTING ACTIVITIES</u></b>			
Acquisition of property, plant and equipment		( 391 )	-
Decrease in other non-current assets		9	3
Net cash flows (used in) from investing activities		( 382 )	3
<b><u>CASH FLOWS FROM FINANCING ACTIVITIES</u></b>			
Payments of lease liabilities	6(19)	( 5,602 )	( 5,519 )
Proceeds from issuance of shares	6(8)	1,793,000	-
Employee stock options exercised	6(8)	13,605	280
Increase in long-term borrowings	6(5)(19)	9,630	-
Purchase of treasury shares	6(8)	( 1,986 )	-
Net cash flows from (used in) financing activities		1,808,647	( 5,239 )
Effect of exchange rate changes		( 4,286 )	( 2,153 )
Net increase (decrease) in cash and cash equivalents		1,531,299	( 392,216 )
Cash and cash equivalents at beginning of year		837,277	1,229,493
Cash and cash equivalents at end of year		<u>\$ 2,368,576</u>	<u>\$ 837,277</u>

The accompanying notes are an integral part of these consolidated financial statements.

SENHWA BIOSCIENCES, INC. AND SUBSIDIARY  
NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS  
YEARS ENDED DECEMBER 31, 2020 AND 2019  
(EXPRESSED IN THOUSANDS OF NEW TAIWAN DOLLARS,  
EXCEPT AS OTHERWISE INDICATED)

1. HISTORY AND ORGANISATION

(1) Senhwa Biosciences, Inc. (the “Company”) was incorporated and registered with the Ministry of Economic Affairs on November 16, 2012. The Company’s shares started trading over-the-counter after approval by the Taipei Exchange on April 24, 2017. The Company is primarily engaged in the development of new drugs and special pharmaceutical ingredients.

(2) As of December 31, 2020, the Company’s authorised capital and paid-in capital amounted to \$1,500,000 and \$896,581, respectively.

2. THE DATE OF AUTHORISATION FOR ISSUANCE OF THE CONSOLIDATED FINANCIAL STATEMENTS AND PROCEDURES FOR AUTHORISATION

These consolidated financial statements were authorised for issuance by the Board of Directors on March 25, 2021.

3. APPLICATION OF NEW STANDARDS, AMENDMENTS AND INTERPRETATIONS

(1) Effect of the adoption of new issuances of or amendments to International Financial Reporting Standards (“IFRS”) as endorsed by the Financial Supervisory Commission (“FSC”)

New standards, interpretations and amendments endorsed by the FSC effective from 2020 are as follows:

New Standards, Interpretations and Amendments	Effective date by International Accounting Standards Board
Amendments to IAS 1 and IAS 8, ‘Disclosure initiative–definition of material’	January 1, 2020
Amendments to IFRS 3, ‘Definition of a business’	January 1, 2020
Amendments to IFRS 9, IAS 39 and IFRS 7, ‘Interest rate benchmark reform’	January 1, 2020
Amendment to IFRS 16, ‘Covid-19-related rent concessions’	June 1, 2020 (Note)

Note: Earlier application from January 1, 2020 is allowed by the FSC.

The above standards and interpretations have no significant impact to the Group’s financial condition and financial performance based on the Group’s assessment.

(2) Effect of new issuances of or amendments to IFRSs as endorsed by the FSC but not yet adopted by the Group

New standards, interpretations and amendments endorsed by the FSC effective from 2021 are as follows:

<u>New Standards, Interpretations and Amendments</u>	<u>Effective date by International Accounting Standards Board</u>
Amendments to IFRS 4, 'Extension of the temporary exemption from applying IFRS 9'	January 1, 2021
Amendments to IFRS 9, IAS 39, IFRS 7, IFRS 4 and IFRS 16, 'Interest Rate Benchmark Reform— Phase 2'	January 1, 2021

The above standards and interpretations have no significant impact to the Group's financial condition and financial performance based on the Group's assessment.

(3) IFRSs issued by IASB but not yet endorsed by the FSC

New standards, interpretations and amendments issued by IASB but not yet included in the IFRSs as endorsed by the FSC are as follows:

<u>New Standards, Interpretations and Amendments</u>	<u>Effective date by International Accounting Standards Board</u>
Amendments to IFRS 3, 'Reference to the conceptual framework'	January 1, 2022
Amendments to IFRS 10 and IAS 28, 'Sale or contribution of assets between an investor and its associate or joint venture'	To be determined by International Accounting Standards Board
IFRS 17, 'Insurance contracts'	January 1, 2023
Amendments to IFRS 17, 'Insurance contracts'	January 1, 2023
Amendments to IAS 1, 'Classification of liabilities as current or non-current'	January 1, 2023
Amendments to IAS 16, 'Property, plant and equipment: proceeds before intended use'	January 1, 2022
Amendments to IAS 37, 'Onerous contracts—cost of fulfilling a contract'	January 1, 2022
Annual improvements to IFRS Standards 2018–2020	January 1, 2022

The above standards and interpretations have no significant impact to the Group's financial condition and financial performance based on the Group's assessment.

4. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

The principal accounting policies applied in the preparation of these consolidated financial statements are set out below. These policies have been consistently applied to all the periods presented, unless otherwise stated.

(1) Compliance statement

The consolidated financial statements of the Group have been prepared in accordance with the “Regulations Governing the Preparation of Financial Reports by Securities Issuers”, International Financial Reporting Standards, International Accounting Standards, IFRIC Interpretations, and SIC Interpretations as endorsed by the FSC (collectively referred herein as the “IFRSs”).

(2) Basis of preparation

- A. Except for financial assets at fair value through other comprehensive income, the consolidated financial statements have been prepared under the historical cost convention.
- B. The preparation of financial statements in conformity with IFRSs requires the use of certain critical accounting estimates. It also requires management to exercise its judgement in the process of applying the Group’s accounting policies. The areas involving a higher degree of judgement or complexity, or areas where assumptions and estimates are significant to the consolidated financial statements are disclosed in Note 5.

(3) Basis of consolidation

A. Basis for preparation of consolidated financial statements

- (a) All subsidiaries are included in the Group’s consolidated financial statements. Subsidiaries are all entities controlled by the Group. The Group controls an entity when the Group is exposed, or has rights, to variable returns from its involvement with the entity and has the ability to affect those returns through its power over the entity. Consolidation of subsidiaries begins from the date the Group obtains control of the subsidiaries and ceases when the Group loses control of the subsidiaries.
- (b) Inter-company transactions, balances and unrealised gains or losses on transactions between companies within the Group are eliminated. Accounting policies of subsidiaries are consistent with the policies adopted by the Group.

B. Subsidiaries included in the consolidated financial statements:

Name of investor	Name of subsidiary	Main business activities	Ownership (%)	
			December 31, 2020	December 31, 2019
Senhwa	SenHwa	New drug clinical	100	100
Biosciences, Inc.	Biosciences Corporation	and technical support services		

C. Subsidiaries not included in the consolidated financial statements: None.

D. Adjustments for subsidiaries with different balance sheet dates: None.

E. Significant restrictions: None.

F. Subsidiaries that have non-controlling interests that are material to the Group: None.

#### (4) Foreign currency translation

Items included in the financial statements of each of the Group's entities are measured using the currency of the primary economic environment in which the entity operates (the "functional currency"). The consolidated financial statements are presented in New Taiwan Dollars, which is the Company's functional and the Group's presentation currency.

##### A. Foreign currency transactions and balances

- (a) Foreign currency transactions are translated into the functional currency using the exchange rates prevailing at the dates of the transactions or valuation where items are remeasured. Foreign exchange gains and losses resulting from the settlement of such transactions are recognised in profit or loss in the period in which they arise.
- (b) Monetary assets and liabilities denominated in foreign currencies at the period end are re-translated at the exchange rates prevailing at the balance sheet date. Exchange differences arising upon re-translation at the balance sheet date are recognised in profit or loss.
- (c) All foreign exchange gains and losses based on the nature of those transactions are presented in the statement of comprehensive income within 'other gains and losses'.

##### B. Translation of foreign operations

The operating results and financial position of all the group entities and associates that have a functional currency different from the presentation currency are translated into the presentation currency as follows:

- (a) Assets and liabilities for each balance sheet presented are translated at the closing exchange rate at the date of that balance sheet;
- (b) Income and expenses for each statement of comprehensive income are translated at average exchange rates of that period; and
- (c) All resulting exchange differences are recognised in other comprehensive income.

#### (5) Classification of current and non-current items

A. Assets that meet one of the following criteria are classified as current assets; otherwise they are classified as non-current assets:

- (a) Assets arising from operating activities that are expected to be realised, or are intended to be sold or consumed within the normal operating cycle;
- (b) Assets held mainly for trading purposes;
- (c) Assets that are expected to be realised within twelve months from the balance sheet date;
- (d) Cash and cash equivalents, excluding restricted cash and cash equivalents and those that are to be exchanged or used to settle liabilities more than twelve months after the balance sheet date.

B. Liabilities that meet one of the following criteria are classified as current liabilities; otherwise they are classified as non-current liabilities:

- (a) Liabilities that are expected to be settled within the normal operating cycle;
- (b) Liabilities arising mainly from trading activities;
- (c) Liabilities that are to be settled within twelve months from the balance sheet date;
- (d) Liabilities for which the repayment date cannot be extended unconditionally to more than twelve months after the balance sheet date. Terms of a liability that could, at the option of the counterparty, result in its settlement by the issue of equity instruments do not affect its classification.

(6) Cash equivalents

Cash equivalents refer to short-term, highly liquid investments that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value. Time deposits that meet the definition above and are held for the purpose of meeting short-term cash commitments in operations are classified as cash equivalents.

(7) Financial assets at fair value through profit or loss

- A. Financial assets at fair value through profit or loss are financial assets that are not measured at amortised cost or fair value through other comprehensive income.
- B. On a regular way purchase or sale basis, financial assets at fair value through profit or loss are recognised and derecognised using trade date accounting.
- C. At initial recognition, the Group measures the financial assets at fair value and recognises the transaction costs in profit or loss. The Group subsequently measures the financial assets at fair value, and recognises the gain or loss in profit or loss.
- D. The Group recognises the dividend income when the right to receive payment is established, future economic benefits associated with the dividend will flow to the Group and the amount of the dividend can be measured reliably.

(8) Financial assets at fair value through other comprehensive income

- A. Financial assets at fair value through other comprehensive income comprise equity securities which are not held for trading, and for which the Group has made an irrevocable election at initial recognition to recognise changes in fair value in other comprehensive income.
- B. On a regular way purchase or sale basis, financial assets at fair value through other comprehensive income are recognised and derecognised using settlement date accounting.
- C. At initial recognition, the Group measures the financial assets at fair value plus transaction costs. The Group subsequently measures the financial assets at fair value. The changes in fair value of equity investments that were recognised in other comprehensive income are reclassified to retained earnings and are not reclassified to profit or loss following the derecognition of the



investment.

(9) Accounts and notes receivable

- A. Accounts and notes receivable entitle the Group a legal right to receive consideration in exchange for transferred goods or rendered services.
- B. The short-term accounts and notes receivable without bearing interest are subsequently measured at initial invoice amount as the effect of discounting is immaterial.

(10) Impairment of financial assets

For debt instruments measured at fair value through other comprehensive income, at each reporting date, the Group recognises the impairment provision for 12 months expected credit losses if there has not been a significant increase in credit risk since initial recognition or recognises the impairment provision for the lifetime expected credit losses (ECLs) if such credit risk has increased since initial recognition after taking into consideration all reasonable and verifiable information that includes forecasts. On the other hand, for accounts receivable or contract assets that do not contain a significant financing component, the Group recognises the impairment provision for lifetime ECLs.

(11) Derecognition of financial assets

The Group derecognises a financial asset when the contractual rights to receive the cash flows from the financial asset expire.

(12) Property, plant and equipment

- A. Equipment are initially recorded at cost.
- B. Subsequent costs are included in the asset's carrying amount or recognised as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the Group and the cost of the item can be measured reliably. The carrying amount of the replaced part is derecognised. All other repairs and maintenance are charged to profit or loss during the financial period in which they are incurred.
- C. Equipment applies cost model and is depreciated using the straight-line method to allocate their cost over their estimated useful lives. Each part of an item of equipment with a cost that is significant in relation to the total cost of the item must be depreciated separately.
- D. The assets' residual values, useful lives and depreciation methods are reviewed, and adjusted if appropriate, at each financial year-end. If expectations for the assets' residual values and useful lives differ from previous estimates or the patterns of consumption of the assets' future economic benefits embodied in the assets have changed significantly, any change is accounted for as a change in estimate under IAS 8, 'Accounting Policies, Changes in Accounting Estimates and Errors', from the date of the change. The useful lives are 3 and 2 years for office equipment and leasehold improvements, respectively.

(13) Leasing arrangements (lessee)-right-of-use assets/lease liabilities

- A. Leases are recognised as a right-of-use asset and a corresponding lease liability at the date at which the leased asset is available for use by the Group. For short-term leases or leases of low-value assets, lease payments are recognised as an expense on a straight-line basis over the lease term.
- B. Lease liabilities include the net present value of the remaining lease payments at the commencement date, discounted using the incremental borrowing interest rate. Lease payments are comprised of the following:
- (a) Fixed payments, less any lease incentives receivable;
  - (b) Variable lease payments that depend on an index or a rate;
  - (c) Amounts expected to be payable by the lessee under residual value guarantees;
  - (d) The exercise price of a purchase option, if the lessee is reasonably certain to exercise that option; and
  - (e) Payments of penalties for terminating the lease, if the lease term reflects the lessee exercising that option.

The Group subsequently measures the lease liability at amortised cost using the interest method and recognises interest expense over the lease term. The lease liability is remeasured and the amount of remeasurement is recognised as an adjustment to the right-of-use asset when there are changes in the lease term or lease payments and such changes do not arise from contract modifications.

- C. At the commencement date, the right-of-use asset is stated at cost comprising the following:
- (a) The amount of the initial measurement of lease liability;
  - (b) Any lease payments made at or before the commencement date;
  - (c) Any initial direct costs incurred by the lessee; and
  - (d) An estimate of costs to be incurred by the lessee in dismantling and removing the underlying asset, restoring the site on which it is located or restoring the underlying asset to the condition required by the terms and conditions of the lease.

The right-of-use asset is measured subsequently using the cost model and is depreciated from the commencement date to the earlier of the end of the asset's useful life or the end of the lease term. When the lease liability is remeasured, the amount of remeasurement is recognised as an adjustment to the right-of-use asset.

- D. For lease modifications that decrease the scope of the lease, the lessee shall decrease the carrying amount of the right-of-use asset to reflect the partial or full termination of the lease, and recognise the difference between remeasured lease liability in profit or loss.

(14) Intangible assets

Computer software is stated at cost and amortised on a straight-line basis over its estimated useful life of 3 years.

(15) Impairment of non-financial assets

The Group assesses at each balance sheet date the recoverable amounts of those assets where there is an indication that they are impaired. An impairment loss is recognised for the amount by which the asset's carrying amount exceeds its recoverable amount. The recoverable amount is the higher of an asset's fair value less costs to sell or value in use. When the circumstances or reasons for recognising impairment loss for an asset in prior years no longer exist or diminish, the impairment loss is reversed. The increased carrying amount due to reversal should not be more than what the depreciated or amortised historical cost would have been if the impairment had not been recognised.

(16) Borrowings

Borrowings comprise long-term and short-term bank borrowings. Borrowings are recognised initially at fair value, net of transaction costs incurred. Borrowings are subsequently stated at amortised cost; any difference between the proceeds (net of transaction costs) and the redemption value is recognised in profit or loss over the period of the borrowings using the effective interest method.

(17) Notes and accounts payable

- A. Accounts payable are liabilities for goods or services and notes payable are those resulting from operating and non-operating activities.
- B. The short-term notes and accounts payable without bearing interest are subsequently measured at initial invoice amount as the effect of discounting is immaterial.

(18) Derecognition of financial liabilities

A financial liability is derecognised when the obligation under the liability specified in the contract is discharged or cancelled or expires.

(19) Employee benefits

A. Short-term employee benefits

Short-term employee benefits are measured at the undiscounted amount of the benefits expected to be paid in respect of service rendered by employees in a period and should be recognised as expense in that period when the employees render service.

B. Pensions

For defined contribution plans, the contributions are recognised as pension expense when they are due on an accrual basis. Prepaid contributions are recognised as an asset to the extent of a cash refund or a reduction in the future payments.

### C. Employees' compensation and directors' and supervisors' remuneration

Employees' compensation and directors' and supervisors' remuneration are recognised as expense and liability, provided that such recognition is required under legal or constructive obligation and those amounts can be reliably estimated. Any difference between the resolved amounts and the subsequently actual distributed amounts is accounted for as changes in estimates.

#### (20) Employee share-based payment

For the equity-settled share-based payment arrangements, the employee services received are measured at the fair value of the equity instruments granted at the grant date, and are recognised as compensation cost over the vesting period, with a corresponding adjustment to equity. The fair value of the equity instruments granted shall reflect the impact of market vesting conditions and non-market vesting conditions. Compensation cost is subject to adjustment based on the service conditions that are expected to be satisfied and the estimates of the number of equity instruments that are expected to vest under the non-market vesting conditions at each balance sheet date. Ultimately, the amount of compensation cost recognised is based on the number of equity instruments that eventually vest. In addition, the Group chose the date on which the number of shares for employee pre-emption was confirmed to be the grant date for the reporting period and the following reporting periods.

#### (21) Income tax

- A. The tax expense for the period comprises current and deferred tax. Tax is recognised in profit or loss, except to the extent that it relates to items recognised in other comprehensive income or items recognised directly in equity, in which cases the tax is recognised in other comprehensive income or equity.
- B. The current income tax expense is calculated on the basis of the tax laws enacted or substantively enacted at the balance sheet date. Management periodically evaluates positions taken in tax returns with respect to situations in accordance with applicable tax regulations. It establishes provisions where appropriate based on the amounts expected to be paid to the tax authorities. An additional tax is levied on the unappropriated retained earnings and is recorded as income tax expense in the year the stockholders resolve to retain the earnings.
- C. Deferred tax is recognised, using the balance sheet liability method, on temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the balance sheet. However, the deferred tax is not accounted for if it arises from initial recognition of an asset or liability in a transaction other than a business combination that at the time of the transaction affects neither accounting nor taxable profit or loss. Deferred tax is determined using tax rates (and laws) that have been enacted or substantially enacted by the balance sheet date and are expected to apply when the related deferred tax asset is realised or the deferred tax liability is settled.

- D. Deferred tax assets are recognised only to the extent that it is probable that future taxable profit will be available against which the temporary differences can be utilised. At each balance sheet date, unrecognised and recognised deferred tax assets are reassessed.
- E. Current income tax assets and liabilities are offset and the net amount reported in the balance sheet when there is a legally enforceable right to offset the recognised amounts and there is an intention to settle on a net basis or realise the asset and settle the liability simultaneously. Deferred tax assets and liabilities are offset on the balance sheet when the entity has the legally enforceable right to offset current tax assets against current tax liabilities and they are levied by the same taxation authority on either the same entity or different entities that intend to settle on a net basis or realise the asset and settle the liability simultaneously.
- F. A deferred tax asset shall be recognised for the carryforward of unused tax credits resulting from research and development expenditures to the extent that it is possible that future taxable profit will be available against which the unused tax credits can be utilised.

(22) Share capital

- A. Common stocks are classified as equity. Incremental costs directly attributable to the issue of new shares or stock options are shown in equity as a deduction, net of tax, from the proceeds.
- B. Where the Group repurchases the Group's equity share capital that has been issued, the consideration paid, including any directly attributable incremental costs (net of income taxes) is deducted from equity attributable to the Group's equity holders. Where such shares are subsequently reissued, the difference between their book value and any consideration received, net of any directly attributable incremental transaction costs and the related income tax effects, is included in equity attributable to the Group's equity holders.

(23) Revenue recognition

A. Consulting service revenue

The Group provides product development consulting services. Revenue from providing services is recognised in the accounting period in which the services are rendered. For fixed-price contracts, revenue is recognised based on the actual service provided to the end of the reporting period as a proportion of the total services to be provided. This is determined based on the stage of completion of a service contract to the total services to be performed. Customer pays at the time specified in the payment schedule. If the services rendered exceed the payment, a contract asset is recognised. If the payments exceed the services rendered, a contract liability is recognised.

B. Revenue from licensing intellectual property

- (a) The Group entered into a contract with a customer to grant a license of patents of new drugs to the customer. Given the license is distinct from other promised goods or services in the contract, the Group recognises the revenue from licensing when the license is transferred to a customer either at a point in time or over time based on the nature of the license granted.

The nature of the Group's promise in granting a license is a promise to provide a right to access the Group's intellectual property if the Group undertakes activities that significantly affect the patents to which the customer has rights, the customer is affected by the Group's activities and those activities do not result in the transfer of a good or a service to the customer as they occur. The royalties are recognised as revenue on a straight-line basis throughout the licensing period. In case the abovementioned conditions are not met, the nature of the Group's promise in granting a license is a promise to provide a right to use the Group's intellectual property and therefore the revenue is recognised when transferring the license to a customer at a point in time.

- (b) Some contracts require a sales-based royalty in exchange for a license of patents of new drugs. The Group recognises revenue when the performance obligation has been satisfied and the subsequent sale occurs.

(24) Government grants

Government grants are recognised at their fair value only when there is reasonable assurance that the Group will comply with any conditions attached to the grants and the grants will be received. Government grants are recognised in profit or loss on a systematic basis over the periods in which the Group recognises expenses for the related costs for which the grants are intended to compensate.

(25) Operating segments

Operating segments are reported in a manner consistent with the internal reporting provided to the chief operating decision maker, who is responsible for allocating resources and assessing performance of the operating segments.

5. CRITICAL ACCOUNTING JUDGEMENTS, ESTIMATES AND KEY SOURCES OF ASSUMPTION UNCERTAINTY

The preparation of these consolidated financial statements requires management to make critical judgements in applying the Group's accounting policies and make assumptions, and estimates concerning future events. However, none of the assumptions is considered critical. Assumptions and estimates may differ from the actual results and are continually evaluated and adjusted based on historical experience and other factors. Such assumptions and estimates have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year; and the related information is addressed below:

Realisability of deferred tax assets

Deferred tax assets are recognised only to the extent that it is probable that future taxable profit will be available against which the deductible temporary differences can be utilised. Assessment of the realisability of deferred tax assets involves critical accounting judgements and estimates of the management, including the assumptions of expected future sales revenue growth rate and profit rate, available tax credits, tax planning, etc. Any variations in global economic environment, industrial

environment, and laws and regulations might cause material adjustments to deferred tax assets.

## 6. DETAILS OF SIGNIFICANT ACCOUNTS

### (1) Cash and cash equivalents

	<u>December 31, 2020</u>	<u>December 31, 2019</u>
Petty cash and cash on hand	\$ 119	\$ 119
Checking account deposits	270	270
Demand deposits	1,042,097	59,371
Time deposits	1,326,090	777,517
	<u>\$ 2,368,576</u>	<u>\$ 837,277</u>

A. The Group transacts with a variety of financial institutions all with high credit quality to disperse credit risk, so it expects that the probability of counterparty default is remote.

B. The Group has no cash and cash equivalents pledged to others.

### (2) Prepayments

	<u>December 31, 2020</u>	<u>December 31, 2019</u>
Excess business tax paid	\$ 6,067	\$ 5,274
Prepaid income tax	4,905	3,179
Prepayment for clinical trial and commission research	1,704	1,627
Prepaid insurance premiums	1,544	1,198
Others	134	228
	<u>\$ 14,354</u>	<u>\$ 11,506</u>

### (3) Leasing arrangements-lessee

A. The Group leases various assets including offices and business vehicles. Rental contracts are typically made for periods of 2 to 3 years. Lease terms are negotiated on an individual basis and contain a wide range of different terms and conditions. The lease agreements do not impose covenants, but leased assets may not be used as security for borrowing purposes.

B. The carrying amount of right-of-use assets and the depreciation charge are as follows:

	<u>December 31, 2020</u>	<u>December 31, 2019</u>
	<u>Carrying amount</u>	<u>Carrying amount</u>
Buildings	\$ 8,987	\$ 6,208
Transportation equipment (Business vehicles)	309	679
	<u>\$ 9,296</u>	<u>\$ 6,887</u>

	Years ended December 31,	
	2020	2019
	<u>Depreciation charge</u>	<u>Depreciation charge</u>
Buildings	\$ 5,424	\$ 5,524
Transportation equipment (Business vehicles)	370	372
	<u>\$ 5,794</u>	<u>\$ 5,896</u>

C. For the years ended December 31, 2020 and 2019, the additions to right-of-use assets were \$8,231 and \$741, respectively.

D. The information on profit and loss accounts relating to lease contracts is as follows:

	Years ended December 31,	
	2020	2019
<u>Items affecting profit or loss</u>		
Interest expense on lease liabilities	\$ 179	\$ 325
Expense on leases of low-value assets	52	43
	<u>\$ 231</u>	<u>\$ 368</u>

E. For the years ended December 31, 2020 and 2019, the Group's total cash outflow for leases were \$5,833 and \$5,887, respectively.

(4) Other payables

	<u>December 31, 2020</u>	<u>December 31, 2019</u>
Commission research expenses	\$ 36,728	\$ 11,132
Salaries and bonuses	7,562	7,579
Service expenses	3,300	2,726
Others	2,286	2,149
	<u>\$ 49,876</u>	<u>\$ 23,586</u>

(5) Long-term borrowings

<u>Type of borrowings</u>	<u>Borrowing period</u>	<u>Interest rate</u>	<u>Collateral</u>	<u>December 31, 2020</u>
Paycheck Protection Program	Borrowing period is from April 30, 2020 to April 30, 2022	1%	None	\$ 9,256
Less: Current portion				( <u>7,199</u> )
				<u>\$ 2,057</u>

A. The US subsidiary applied for a loan under the Paycheck Protection Program provided by the US Small Business Administration. The conditions of the program are as follows:

(a) The first six months from the borrowing date is the grace period during which the borrower does not need to repay the principal and interest, but interest still needs to be accrued.



(b) A borrower can apply for loan and interest forgiveness if the borrower continues to pay salaries for eight weeks after the borrowing date.

B. As of December 31, 2020, the Company's subsidiary has not yet obtained the approval for loan forgiveness.

(6) Pensions

A. The Company has established a defined contribution pension plan (the "New Plan") under the Labor Pension Act (the "Act"), covering all regular employees with R.O.C. nationality. Under the New Plan, the Company contributes monthly an amount of not less than 6% of the employees' monthly salaries and wages to the employees' individual pension accounts at the Bureau of Labor Insurance. The benefits accrued are paid monthly or in lump sum upon termination of employment. The subsidiary, SenHwa Biosciences Corporation, offers its employees 401(K) pension savings plan which adopts defined contribution plan. The plan enables both the employer and employees during their employment to contribute monthly based on a certain percentage of their salaries in their pension accounts.

B. The pension costs under the defined contribution pension plans of the Group for the years ended December 31, 2020 and 2019 were \$2,860 and \$2,714, respectively.

(7) Share-based payment

A. For the years ended December 31, 2020 and 2019, the Company's share-based payment arrangements were as follows:

Type of arrangement	Grant date	Quantity granted (shares in thousands)	Contract period	Vesting conditions
Employee stock options –B	2014.11.21	2,000	6 years	2~5 years' service
Employee stock options –C	2016.7.27	350	4 years	2~3 years' service
Employee stock options –D	2018.5.30	700	7 years	2~4 years' service
Employee stock options –E	2018.12.4	150	7 years	2~4 years' service
Employee stock options –F	2019.5.9	150	7 years	2~4 years' service
Cash capital reserved for employee preemption	2020.8.14	1,340	N/A	Vested immediately

B. Details of the share-based payment arrangements are as follows:

	2020		2019	
	No. of options (in thousands)	Weighted-average exercise price (in dollars)	No. of options (in thousands)	Weighted-average exercise price (in dollars)
Options outstanding at January 1	1,671	\$ 80.39	1,594	\$ 80.40
Employee stock options granted	-	-	150	68.50
Cash capital increase reserved for employee preemption	1,340	120.00	-	-
Employee stock options exercised	( 159)	85.30	( 23)	12.26
Cash capital increase reserved for employee preemption exercised	( 709)	120.00	-	-
Employee stock options forfeited	( 844)	78.53	( 50)	76.54
Cash capital increase reserved for employee preemption forfeited	( 631)	120.00	-	-
Options outstanding at December 31	<u>668</u>	<u>81.57</u>	<u>1,671</u>	<u>80.90</u>
Options exercisable at December 31	<u>168</u>		<u>756</u>	

C. The weighted-average stock price of stock options at exercise dates for the years ended December 31, 2020 and 2019 was \$221.32 (in dollars) and \$64.05 (in dollars), respectively.

D. The expiry date and exercise price of stock options outstanding at balance sheet date are as follows:

Issue date approved	Expiry date	December 31, 2020		December 31, 2019	
		No. of shares (in thousands)	Exercise price (in dollars)	No. of shares (in thousands)	Exercise price (in dollars)
2014.11.21	2020.11.20	-	\$ 12.16	406	\$ 12.16
2016.7.27	2020.7.26	-	\$ 154.50	350	\$ 154.50
2018.5.30	2025.5.29	458	\$ 85.30	665	\$ 85.30
2018.12.4	2025.12.3	80	\$ 80.90	115	\$ 80.90
2019.5.9	2026.5.8	130	\$ 68.50	135	\$ 68.50

E. The fair value of stock options granted is measured using the Black-Scholes option-pricing model. Relevant information is as follows:

Type of arrangement	Grant date	Stock price (in dollars)	Exercise price (in dollars)	Expected price volatility	Expected option life	Expected dividends	Risk-free interest rate	Fair value per unit (in dollars)
Employee stock options –B	2014.11.21	\$ 77.8 (Note)	\$ 12.16	49.5%	5.5 years	0%	1.08%~1.31%	\$ 66.44~67.09
Employee stock options –C	2016.7.27	154.22	154.5	50.56%	3~3.5 years	0%	0.45%~0.47%	52.80~56.81
Employee stock options –D	2018.5.30	85.30	85.30	42.41%~ 42.44%	4.5~ 5.5 years	0%	0.71%~0.76%	30.53~33.61
Employee stock options –E	2018.12.4	80.90	80.90	42.04%~ 42.06%	4.5~ 5.5 years	0%	0.76%~0.81%	28.78~31.70
Employee stock options –F	2019.5.9	68.50	68.50	41.03%	4.5~ 5.5 years	0%	0.59%~0.63%	23.66~26.07
Cash capital increase reserved for employee preemption	2020.8.14	149.50	120.00	63.02%	0.16 years	0%	0.23%	33.21

Note: The Company was an emerging company when the stock options were issued, so the price-book ratio was used to compute the stock price.

F. Expenses incurred on share-based payment transactions are shown below:

	Years ended Decemer 31,	
	2020	2019
Equity-settled	\$ 51,453	\$ 12,832

#### (8) Share capital

- A. As of December 31, 2020, the Company's authorised capital was \$1,500,000, consisting of 150 million shares of ordinary stock (including 7.5 million shares reserved for employee stock options), and the paid-in capital was \$896,581 with a par value of \$10 (in dollars) per share. All proceeds from shares issued have been collected.
- B. On June 29, 2020, the Board of Directors of the Company has resolved to increase its capital by issuing 15 million new shares with a par value of \$120 (in dollars) per share. The base date of the subscription was on September 14, 2020. The registration of the capital increase had been completed.

C. Movements in the number of the Company's ordinary shares outstanding are as follows:

	2020	2019
At January 1	\$ 74,499	\$ 74,476
Employee stock options exercised	159	23
Cash capital increase	15,000	-
Purchase of treasury shares	(40)	-
At December 31	\$ 89,618	\$ 74,499

D. Treasury shares

(a) Reason for share reacquisition and movements in the number of the Company's treasury shares are as follows:

		December 31, 2020	
Name of company holding the shares	Reason for reacquisition	Number of shares (in thousands)	Carrying amount
The Company	To be reissued to employees	40,000	\$ 1,986

(b) Pursuant to the R.O.C. Securities and Exchange Act, the number of shares bought back as treasury share should not exceed 10% of the number of the Company's issued and outstanding shares and the amount bought back should not exceed the sum of retained earnings, paid-in capital in excess of par value and realised capital surplus.

(c) Pursuant to the R.O.C. Securities and Exchange Act, treasury shares should not be pledged as collateral and is not entitled to dividends before it is reissued.

(d) Pursuant to the R.O.C. Securities and Exchange Act, treasury shares should be reissued to the employees within five years from the reacquisition date and shares not reissued within the five-year period are to be retired. Treasury shares to enhance the Company's credit rating and the stockholders' equity should be retired within six months of acquisition.

(9) Capital surplus

Pursuant to the R.O.C. Company Act, capital surplus arising from paid-in capital in excess of par value on issuance of common stocks and donations can be used to cover accumulated deficit or to issue new stocks or cash to shareholders in proportion to their share ownership, provided that the Company has no accumulated deficit. Further, the R.O.C. Securities and Exchange Act requires that the amount of capital surplus to be capitalised mentioned above should not exceed 10% of the paid-in capital each year. However, capital surplus should not be used to cover accumulated deficit unless the legal reserve is insufficient.

(10) Retained earnings

A. Under the Company's Articles of Incorporation, the current year's earnings, if any, shall first be used to pay all taxes and offset prior years' operating losses and then 10% of the remaining amount shall be set aside as legal reserve. Stock dividends should be appropriated at a rate of

10% per annum. The remainder, if any, to be retained or to be appropriated shall be resolved by the stockholders at the stockholders' meeting.

- B. Except for covering accumulated deficit or issuing new stocks or cash to shareholders in proportion to their share ownership, the legal reserve shall not be used for any other purpose. The use of legal reserve for the issuance of stocks or cash to shareholders in proportion to their share ownership is permitted, provided that the distribution of the reserve is limited to the portion in excess of 25% of the paid-in capital.
- C. The shareholders during their meeting on June 11, 2020 and June 24, 2019 resolved to offset the accumulated deficit with capital surplus of \$391,784 and \$375,850, respectively.
- D. On March 25, 2021, the board of the directors resolved to offset the accumulated deficit with capital surplus of \$354,878. The above resolution has not yet been approved by the shareholders.

(11) Interest income

	Years ended December 31,	
	2020	2019
Interest income from bank deposits	\$ 4,004	\$ 6,192
Other interest income	15	17
	<u>\$ 4,019</u>	<u>\$ 6,209</u>

(12) Other gains and losses

	Years ended December 31,	
	2020	2019
Net gains on financial assets at fair value through profit or loss	\$ 491	\$ -
Net currency exchange gains (losses)	428	( 2,411)
	<u>\$ 919</u>	<u>(\$ 2,411)</u>

(13) Finance costs

	Years ended December 31,	
	2020	2019
Interest expense	\$ 259	\$ 341

(14) Expenses by nature

	Years ended December 31,	
	2020	2019
Commission research expenses	\$ 139,115	\$ 223,605
Employee benefit expense	160,280	108,462
Service expenses	17,236	21,788
Patent application fees	20,097	13,467
Depreciation	7,097	8,057
Amortisation	14	104
Other expenses	16,037	18,617
Operating costs and expenses	<u>\$ 359,876</u>	<u>\$ 394,100</u>

(15) Employee benefit expense

	Years ended December 31,	
	2020	2019
Wages and salaries	\$ 97,708	\$ 85,677
Share-based payment compensation cost	51,453	12,832
Labour and health insurance fees	2,840	2,806
Pension costs	2,860	2,714
Directors' remuneration	520	200
Other personnel expenses	4,899	4,233
	<u>\$ 160,280</u>	<u>\$ 108,462</u>

- A. In accordance with the Articles of Incorporation of the Company, a ratio of distributable profit of the current year, after covering accumulated losses, shall be distributed as employees' compensation and directors' and supervisors' remuneration. The ratio shall be 10% for employees' compensation and shall not be higher than 2% for directors' and supervisors' remuneration.
- B. The Company incurred loss before tax for the years ended December 31, 2020 and 2019. Therefore, employees' compensation and directors' and supervisors' remuneration were not accrued in accordance with the Company's Articles of Incorporation.
- C. Information about employees' compensation and directors' and supervisors' remuneration of the Company as resolved at the meeting of Board of Directors will be posted in the 'Market Observation Post System' at the website of the Taiwan Stock Exchange.

(16) Income tax

A. Income tax expense

	Years ended December 31,	
	2020	2019
Current tax:		
Current tax on profits for the year	\$ <u>496</u>	\$ <u>1,724</u>
Deferred tax:		
Origination and reversal of temporary differences	\$ <u>-</u>	\$ <u>-</u>

B. Reconciliation between income tax expense and accounting profit

	Years ended December 31,	
	2020	2019
Tax calculated based on loss before tax and statutory tax rate (note)	(\$ 72,801)	(\$ 77,418)
Expenses disallowed by tax regulation	2,404	1,491
Temporary difference not recognised as deferred tax assets	828	133
Taxable loss not recognised as deferred tax assets	<u>70,065</u>	<u>77,518</u>
Income tax expense	\$ <u>496</u>	\$ <u>1,724</u>

Note: The basis for computing the applicable tax rate are the rates applicable in the respective countries where the Group entities operate.

C. Details of the amount the Company is entitled as investment tax credit and unrecognised deferred tax assets are as follows:

	December 31, 2020		
Qualifying items	Unused tax credits	Unrecognised deferred tax assets	Expiry year
Research and development	\$ <u>616,438</u>	\$ <u>616,438</u>	(Note)

	December 31, 2019		
Qualifying items	Unused tax credits	Unrecognised deferred tax assets	Expiry year
Research and development	\$ <u>542,644</u>	\$ <u>542,644</u>	(Note)

Note: The Company and its shareholders are entitled to the incentives conferred under the Biotech and New Pharmaceutical Development Act following the Company's incorporation as a biotech pharmaceutical company pursuant to the Letter No. Jing-Shou-

Gong-Zi-10820413380 issued by the Ministry of Economic Affairs (MOEA) on May 23, 2019. The incentive measures are valid for five years beginning on the next date of the issuance of MOEA's Letter. The investment tax credit can be first used when there is taxable business income. Any unused tax credit is available for the following four years.

D. Expiration dates of unused tax losses and amounts of unrecognised deferred tax assets are as follows:

December 31, 2020				
Year incurred	Amount filed/ assessed	Unused amount	Unrecognised deferred tax assets	Expiry year
2012	Assessed	\$ 669	\$ 669	2022
2013	Assessed	113,000	113,000	2023
2014	Assessed	156,145	156,145	2024
2015	Assessed	195,046	195,046	2025
2016	Assessed	235,170	235,170	2026
2017	Assessed	356,007	356,007	2027
2018	Assessed	378,080	378,080	2028
2019	Filed	390,278	390,278	2029
2020	Filed	350,323	350,323	2030
		<u>\$ 2,174,718</u>	<u>\$ 2,174,718</u>	

December 31, 2019				
Year incurred	Amount filed/ assessed	Unused amount	Unrecognised deferred tax assets	Expiry year
2012	Assessed	\$ 669	\$ 669	2022
2013	Assessed	113,000	113,000	2023
2014	Assessed	156,145	156,145	2024
2015	Assessed	195,046	195,046	2025
2016	Assessed	235,170	235,170	2026
2017	Assessed	356,007	356,007	2027
2018	Assessed	378,080	378,080	2028
2019	Filed	390,278	390,278	2029
		<u>\$ 1,824,395</u>	<u>\$ 1,824,395</u>	

E. The Company's income tax returns through 2018 have been assessed and approved by the Tax Authority.

(17) Significant contracts

A. The Company acquired intangible assets including multiple patents, technologies, clinical trial drugs and clinical trial information from Company A under the agreement in April 2013. The Company's payment for acquiring the assets relative to the agreement was shown as 'research



and development expenses'. In the following years, the Company is obliged to pay royalties computed based on a certain percentage of revenue arising from either licensing to the third party or sales pertaining to the assets provided that the research and development comes to fruition.

- B. The Company was commissioned on improving API Production using the industrial strains for generic medicine by Company B under an agreement in April 2013. The Company was permitted to recommission the third party provided that Company B owns the research results. The total contract price was \$45,000. The Company recognised the commission research revenue for each period based on the period of time the service was rendered. Further, the Company is entitled to the receipt of royalties computed based on a certain percentage of net sales amount provided that the products are manufactured and sold under cGMP standard. However, Company B entered into a termination agreement with the Company due to the shift in its operating strategy. The latest agreement allowed the Company to access the research results as well as to authorise the third party to the extent of development. Once the products are manufactured or sold, the revenue must be shared with Company B without exceeding the R&D expenses amounting to \$28,125 paid by the Company. All service revenue was recognised by the Company during the year ended December 31, 2014.
- C. The Company licensed Chaperone Therapeutics, Inc. (hereafter referred to as "Chaperone"), a global preclinical drug patent under an agreement in September 2015. Chaperone is responsible for the development, application for drug approval, manufacturing and sales in terms of the authorised pharmaceuticals. In return, the Company receives an upfront payment from Chaperone and milestone royalties when Chaperone reaches specified milestones. The upfront payment was 15% equity of Chaperone while the milestone royalties totalled US\$102,700 thousand. The agreement provides that the upfront payment is due one year after the earlier of verification of compound validation or when the agreement is entered into. The Company recognised licensing revenue of \$128 and recorded 15% equity of common shares as 'Financial assets at cost-non current'. From the year ended December 31, 2018, the Company recognised equity as 'Non-current financial assets at fair value through other comprehensive income' as initially applied IFRS 9.

According to the evaluation of the Company, Chaperone's research and development progress has been lagging behind for 3 years since the date of authorisation. So far, the drug candidate (Candidate) has not been developed and entered the GLP toxicology experiment, which has delayed the application of the "Investigational New Drug". The delay in Chaperone's research and development process, in addition to the substantial loss of the validity period of the Company's patent (intangible assets), have not fulfilled the due diligence clause of the "commercially reasonable development progress". To maintain the development potential of the Company's intangible assets and shareholders' equity, the board of directors resolved to terminate the contract on March 25, 2019. From the date of termination, the parties shall have no rights and obligations except for the non-disclosure of confidential information for a period of 10 years after the termination of this Agreement.

(18) Loss per share

	Year ended December 31, 2020		
	<u>Amount after tax</u>	<u>Weighted average number of ordinary shares outstanding (shares in thousands)</u>	<u>Loss per share (in dollars)</u>
<u>Basic loss per share (note)</u>			
Loss attributable to owners of the parent	(\$ 354,878)	78,986	(\$ 4.49)

	Year ended December 31, 2019		
	<u>Amount after tax</u>	<u>Weighted average number of ordinary shares outstanding (shares in thousands)</u>	<u>Loss per share (in dollars)</u>
<u>Basic loss per share (note)</u>			
Loss attributable to owners of the parent	(\$ 391,426)	74,476	(\$ 5.26)

Note: As options issued to employees do not have dilutive effect, diluted loss per share is the same as the basic loss per share.

(19) Changes in liabilities from financing activities

	<u>Long-term borrowings</u>	<u>Lease liability</u>	<u>Liabilities from financing activities-gross</u>
January 1, 2020	\$ -	\$ 7,538	\$ 7,538
Changes in cash flow from financing activities	9,630	( 5,602)	4,028
Impact of changes in foreign exchange rate	( 374)	( 125)	( 499)
Changes in other non-cash items	-	8,041	8,041
December 31, 2020	<u>\$ 9,256</u>	<u>\$ 9,852</u>	<u>\$ 19,108</u>

	<u>Lease liability</u>
January 1, 2019	\$ 12,440
Changes in cash flow from financing activities	( 5,519)
Impact of changes in foreign exchange rate	( 124)
Changes in other non-cash items	741
December 31, 2019	<u>\$ 7,538</u>

## 7. RELATED PARTY TRANSACTIONS

### (1) Significant related party transactions

The Group did not have significant transactions with related parties for the years ended December 31, 2020 and 2019.

### (2) Key management compensation

	Years ended December 31,	
	2020	2019
Salaries and other short-term employee benefits	\$ 12,342	\$ 12,710
Share-based payments	6,118	2,007
	<u>\$ 18,460</u>	<u>\$ 14,717</u>

## 8. PLEGGED ASSETS

None.

## 9. SIGNIFICANT CONTINGENT LIABILITIES AND UNRECOGNISED CONTRACT COMMITMENTS

Except for those mentioned in Notes 6(17)A and B, the Company had no other contingent liabilities and unrecognised contract commitments.

## 10. SIGNIFICANT DISASTER LOSS

None.

## 11. SIGNIFICANT EVENTS AFTER THE BALANCE SHEET DATE

None.

## 12. OTHERS

### (1) Capital management

The Group's objectives when managing capital are to safeguard the Group's ability to continue as a going concern in order to provide returns for shareholders and to maintain an optimal capital structure to reduce the cost of capital.

(2) Financial instruments

A. Financial instruments by category

	<u>December 31, 2020</u>	<u>December 31, 2019</u>
<u>Financial assets</u>		
Financial assets at fair value through other comprehensive income		
Designation of equity instrument	\$ <u>130</u>	\$ <u>130</u>
Financial assets at amortised cost / Loans and receivables		
Cash and cash equivalents	\$ 2,368,576	\$ 837,277
Accounts receivable	-	33
Other receivables	334	491
Guarantee deposits paid	<u>1,877</u>	<u>1,898</u>
	<u>\$ 2,370,787</u>	<u>\$ 839,699</u>
<u>Financial liabilities</u>		
Financial liabilities at amortised cost		
Other payables	\$ 49,876	\$ 23,285
Long-term borrowings (including current portion)	<u>9,256</u>	<u>-</u>
	<u>\$ 59,132</u>	<u>\$ 23,285</u>
Lease liability	<u>\$ 9,852</u>	<u>\$ 7,538</u>

B. Financial risk management policies

- (a) The Group's activities expose it to a variety of financial risks: market risk (including foreign exchange risk, interest rate risk and price risk), credit risk and liquidity risk.
- (b) Risk management is carried out by a central treasury department (Group treasury) under policies approved by the Board of Directors. Group treasury identifies, evaluates and hedges financial risks in close cooperation with the Group's operating units. The Board provides written principles for overall risk management, as well as written policies covering specific areas and matters, such as foreign exchange risk, interest rate risk, credit risk, use of derivative financial instruments and non-derivative financial instruments, and investment of excess liquidity.

C. Significant financial risks and degrees of financial risks

(a) Market risk

Foreign exchange risk

- i. The Group's businesses involve some non-functional currency operations (the Group's functional currency: NTD). The information on assets and liabilities denominated in foreign currencies whose values would be materially affected by the exchange rate fluctuations is as follows:

	December 31, 2020		
	Foreign currency amount (In thousands)	Exchange rate	Book value (NTD)
(Foreign currency: functional currency)			
<u>Financial assets</u>			
<u>Monetary items</u>			
USD:NTD	\$ 218	28.84	\$ 6,218
<u>Non-monetary items</u>			
USD:NTD	2,550	28.84	72,616
<u>Financial liabilities</u>			
<u>Monetary items</u>			
USD:NTD	2,140	28.84	60,958
CAD:NTD	192	21.56	4,291

	December 31, 2019		
	Foreign currency amount (In thousands)	Exchange rate	Book value (NTD)
(Foreign currency: functional currency)			
<u>Financial assets</u>			
<u>Monetary items</u>			
USD:NTD	\$ 3,382	29.98	\$ 101,383
<u>Non-monetary items</u>			
USD:NTD	2,691	29.98	80,690
<u>Financial liabilities</u>			
<u>Monetary items</u>			
USD:NTD	1,373	29.98	41,155

- ii. The unrealised exchange gain (loss) arising from significant foreign exchange variation on the monetary items held by the Group for the years ended December 31, 2020 and 2019 amounted to \$737 and (\$1,738), respectively.

iii. Analysis of foreign currency market risk arising from significant foreign exchange variation:

	Year ended December 31, 2020		
	Sensitivity analysis		
	Degree of variation	Effect on profit or loss	Effect on other comprehensive income
(Foreign currency: functional currency)			
<u>Financial assets</u>			
<u>Monetary items</u>			
USD:NTD	1%	\$ 62	\$ -
<u>Non-monetary items</u>			
USD:NTD	1%	-	726
<u>Financial liabilities</u>			
<u>Monetary items</u>			
USD:NTD	1%	\$ 610	-
CAD:NTD	1%	43	-

	Year ended December 31, 2019		
	Sensitivity analysis		
	Degree of variation	Effect on profit or loss	Effect on other comprehensive income
(Foreign currency: functional currency)			
<u>Financial assets</u>			
<u>Monetary items</u>			
USD:NTD	1%	\$ 1,014	\$ -
<u>Non-monetary items</u>			
USD:NTD	1%	-	807
<u>Financial liabilities</u>			
<u>Monetary items</u>			
USD:NTD	1%	\$ 412	-

#### Price risk

The Group's equity securities, which are exposed to price risk, are the held financial assets at fair value through profit or loss and financial assets at fair value through other comprehensive income. To manage its price risk arising from investments in equity securities, the Group diversifies its portfolio. Diversification of the portfolio is done in accordance with the limits set by the Group.

(b) Credit risk

- i. Credit risk refers to the risk of financial loss to the Group arising from default by the clients on the contract obligations. The main factor is that counterparties could not repay in full the accounts receivable based on the agreed terms.
- ii. The Group manages its credit risk taking into consideration the entire group's concern. For banks and financial institutions, only independently rated parties with good credit quality are accepted. According to the Group's credit policy, each local entity in the Group is responsible for managing and analysing the credit risk for their clients before standard payment term and conditions are offered. Internal risk control assesses the credit quality of the customers, taking into account their financial position, past experience and other factors. Individual risk limits are set based on internal or external ratings in accordance with limits set by the Board of Directors. The utilisation of credit limits is regularly monitored.

(c) Liquidity risk

- i. Cash flow forecasting is performed in the operating entities of the Group and aggregated by Group treasury. Group treasury monitors rolling forecasts of the Group's liquidity requirements to ensure it has sufficient cash to meet operational needs.
- ii. The table below analyses the Group's non-derivative financial liabilities into relevant maturity groupings based on the remaining period at the balance sheet date to the contractual maturity date. The amounts disclosed in the table are the contractual undiscounted cash flows.

<u>December 31, 2020</u>	<u>Less than 1 year</u>	<u>Between 1 and 2 years</u>	<u>Over 2 years</u>
<u>Non-derivative financial liabilities:</u>			
Other payables	\$ 49,876	\$ -	\$ -
Lease liability (Note)	5,968	7,295	428
Long-term borrowings (including current portion) (Note)	7,293	2,084	-
<u>December 31, 2019</u>	<u>Less than 1 year</u>	<u>Between 1 and 2 years</u>	
<u>Non-derivative financial liabilities:</u>			
Other payables		\$ 23,285	\$ -
Lease liability (Note)		5,942	1,829

Note: The amounts represented the total repayment of debts in the future, therefore, interest expenses for the year were included.

(3) Fair value information

A. The different levels that the inputs to valuation techniques are used to measure fair value of

financial and non-financial instruments have been defined as follows:

Level 1: Quoted prices (unadjusted) in active markets for identical assets or liabilities that the entity can access at the measurement date. A market is regarded as active where a market in which transactions for the asset or liability take place with sufficient frequency and volume to provide pricing information on an ongoing basis.

Level 2: Inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly or indirectly.

Level 3: Unobservable inputs for the asset or liability. All equity instruments invested by the Group are classified as level 3.

B. The related information on financial and non-financial instruments measured at fair value by level on the basis of the nature, characteristics and risks of the assets and liabilities are as follows:

(a) The related information on the nature of the assets and liabilities is as follows:

<u>December 31, 2020</u>	<u>Level 1</u>	<u>Level 2</u>	<u>Level 3</u>	<u>Total</u>
<b>Assets</b>				
<u>Recurring fair value measurements</u>				
Financial assets at fair value through other comprehensive income				
Equity securities	\$ -	\$ -	\$ 130	\$ 130
<u>December 31, 2019</u>	<u>Level 1</u>	<u>Level 2</u>	<u>Level 3</u>	<u>Total</u>
<b>Assets</b>				
<u>Recurring fair value measurements</u>				
Financial assets at fair value through other comprehensive income				
Equity securities	\$ -	\$ -	\$ 130	\$ 130

(b) The methods and assumptions the Group used to measure fair value are as follows:

- (i) For the instruments the Group used market quoted prices as their fair values (that is, Level 1), the Group uses the close price of market quoted price to measure the closed-end fund.
- (ii) Except for financial instruments with active markets, the fair value of other financial instruments is measured by using valuation techniques or by reference to counterparty quotes.

C. Finance segment is in charge of valuation procedures for fair value measurements being categorised within Level 3. Such assessment is to ensure the valuation results are reasonable by applying independent information to make results close to current market conditions, confirming the resource of information is independent and reliable.

D. The following is the qualitative information of significant unobservable inputs and sensitivity analysis of changes in significant unobservable inputs to valuation model used in Level 3 fair



value measurement:

	Fair value at December 31, 2020	Valuation technique	Significant unobservable input	Range (weighted average)	Relationship of inputs to fair value
Non-derivative equity instrument:					
Unlisted shares	\$ <u>130</u>	Discounted cash flow	Long-term revenue growth rate; Discount rate	N/A	The higher the long-term revenue growth rate, the higher the fair value; the higher the discount rate, the lower the fair value
	Fair value at December 31, 2019	Valuation technique	Significant unobservable input	Range (weighted average)	Relationship of inputs to fair value
Non-derivative equity instrument:					
Unlisted shares	\$ <u>130</u>	Discounted cash flow	Long-term revenue growth rate; Discount rate	N/A	The higher the long-term revenue growth rate, the higher the fair value; the higher the discount rate, the lower the fair value

### 13. SUPPLEMENTARY DISCLOSURES

#### (1) Significant transactions information

The following transactions were eliminated when preparing the consolidated financial statements.

- A. Loans to others: None.
- B. Provision of endorsements and guarantees to others: None.
- C. Holding of marketable securities at the end of the period (not including subsidiaries, associates and joint ventures): Please refer to table 1.
- D. Acquisition or sale of the same security with the accumulated cost exceeding \$300 million or 20% of the Company's paid-in capital: Please refer to table 2.
- E. Acquisition of real estate reaching \$300 million or 20% of paid-in capital or more: None.
- F. Disposal of real estate reaching \$300 million or 20% of paid-in capital or more: None.
- G. Purchases or sales of goods from or to related parties reaching \$100 million or 20% of paid-in capital or more: None.
- H. Receivables from related parties reaching \$100 million or 20% of paid-in capital or more: None.
- I. Trading in derivative instruments undertaken during the reporting periods: None.
- J. Significant inter-company transactions during the reporting periods: No transaction involves \$100 million or 20% of paid-in capital or more.

(2) Information on investees

The following transactions with the subsidiary were eliminated when preparing the consolidated financial statements.

Names, locations and other information of investee companies (not including investees in Mainland China): Please refer to table 3.

(3) Information on investments in Mainland China

None.

(4) Major shareholders information

Major shareholders information: Please refer to table 4.

14. SEGMENT INFORMATION

(1) General information

The Group operates business only in a single industry by primarily engaging in the development of new drugs and special pharmaceutical ingredients. The chief operating decision maker, who allocates resources and assesses operating performance of the Group as a whole, has identified that the Group has only one reportable operating segment.

(2) Measurement of segment information

The accounting policies adopted by the Group's operating segments are consistent with that summarised in Note 4. The operating segments' profit or loss is measured with net operating profit and based on which the performance is evaluated.

(3) Information about segment profit or loss, assets and liabilities

The Group has only one reportable segment so the reportable information is identical with the financial statements.

(4) Reconciliation for segment income (loss)

The net operating loss reported to the chief operating decision-maker is measured in a manner consistent with the income and expense in the statement of comprehensive income. Hence, the reconciliation is indicated in the statement of comprehensive income.

(5) Information on products and services

	Years ended December 31,	
	2020	2019
Service revenue	\$ 617	\$ 300

(6) Geographical information

Geographical information for the years ended December 31, 2020 and 2019 is as follows:

	<u>Year ended December 31, 2020</u>		<u>Year ended December 31, 2019</u>	
	<u>Revenue</u>	<u>Non-current assets</u>	<u>Revenue</u>	<u>Non-current assets</u>
Taiwan	\$ 617	\$ 1,487	\$ 300	\$ 6,022
USA	-	8,408	-	2,390
	<u>\$ 617</u>	<u>\$ 9,895</u>	<u>\$ 300</u>	<u>\$ 8,412</u>

(7) Major customer information

Information on major customers accounting for 10% of the Company's operating revenue for the years ended December 31, 2020 and 2019 is as follows:

	<u>Years ended December 31,</u>	
	<u>2020</u>	<u>2019</u>
BIOYO BIOTECH CO., LTD.	\$ 17	\$ 250
HOU CHI CHEMICAL CO., LTD.	600	50
	<u>\$ 617</u>	<u>\$ 300</u>

Senhwa Biosciences, Inc. and its Subsidiary

Holding of marketable securities at the end of the period (not including subsidiaries, associates and joint ventures)

Year ended December 31, 2020

Table 1

Expressed in thousands of NTD

(Except as otherwise indicated)

Securities held by	Marketable securities	Relationship with the securities issuer	General ledger account	As of December 31, 2020				Footnote
				Number of shares	Book value	Ownership (%)	Fair value	
Senhwa Biosciences, Inc.	Chaperone Therapeutics, Inc. - ordinary shares	None	Financial assets at fair value through other comprehensive income-non current	409,400	\$ 128	10.73	\$ 128	None
Senhwa Biosciences, Inc.	Pimera, Inc. - ordinary shares	None	Financial assets at fair value through other comprehensive income-non current	468,179	2	3%	2	None

Senhwa Biosciences, Inc. and its Subsidiary

Acquisition or sale of the same security with the accumulated cost exceeding \$300 million or 20% of the Company's paid-in capital

Year ended December 31, 2020

Table 2

Expressed in thousands of NTD  
(Except as otherwise indicated)

Investor	Marketable securities (Note 1)	General ledger account	Counterparty (Note 2)	Relationship with the investor (Note 2)	Balance as at January 1, 2020		Addition (Note 3)		Disposal (Note 3)				Balance as at December 31, 2020	
					Number of shares	Amount	Number of shares	Amount (Note 5)	Number of shares	Selling price	Book value	Gain (loss) on disposal	Number of shares	Amount
Senhwa Biosciences, Inc.	CTBC Huan Win Money Market Fund	Current financial assets at fair value through profit or loss	Not applicable	Not applicable	-	\$ -	81,071,266	\$ 900,000	81,071,266	\$ 900,491	\$ 900,000	\$ 491	-	\$ -

Note 1: Marketable securities in the table refer to stocks, bonds, beneficiary certificates and other related derivative securities.

Note 2: Fill in the columns the counterparty and relationship if securities are accounted for under the equity method; otherwise leave the columns blank.

Note 3: Aggregate purchases and sales amounts should be calculated separately at their market values to verify whether they individually reach NT\$300 million or 20% of paid-in capital or more.

Note 4: Paid-in capital referred to herein is the paid-in capital of parent company. In the case that shares were issued with no par value or a par value other than NT\$10 per share, the 20 % of paid-in capital shall be replaced by 10% of equity attributable to owners of the parent in the calculation.

Note 5: Included valuation adjustment for the year.

Senhwa Biosciences, Inc. and its Subsidiary

Names, locations and other information of investee companies (not including investee in Mainland China)

Year ended December 31, 2020

Table 3

Expressed in thousands of NTD  
(Except as otherwise indicated)

Investor	Investee	Location	Main business activities	Initial investment amount		Shares held as at December 31, 2020			Net profit (loss)	Investment income (loss)	Footnote
				Balance as at December 31, 2020	Balance as at December 31, 2019	Number of shares	Ownership (%)	Book value	of the investee for the year ended December 31, 2020	recognised by the Company for the year ended December 31, 2020	
Senhwa Biosciences, Inc.	Senhwa Biosciences Corporation	USA	New drug clinical and technical support services	\$ 59,123	\$ 59,123	1,000,000	100.00	\$ 72,616	(\$ 6,612)	(\$ 6,612)	Subsidiary

Senhwa Biosciences, Inc. and its Subsidiary  
Major shareholders information  
December 31, 2020

Table 4

Name of major shareholders	Shares	
	Number of shares held	Ownership (%)
Panlabs Biologics Inc.	4,871,832	5.43%

**Senhwa Biosciences, Inc.**

**Chairman Benny T. Hu**



