OBI PHARMA, INC. AND SUBSIDIARIES
CONSOLIDATED FINANCIAL STATEMENTS AND
REVIEW REPORT OF INDEPENDENT
ACCOUNTANTS
SEPTEMBER 30, 2019 AND 2018

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.

#### REVIEW REPORT OF INDEPENDENT ACCOUNTANTS TRANSLATED FROM CHINESE

To the Board of Directors and Shareholders of OBI PHARMA, INC.

#### Introduction

We have reviewed the accompanying consolidated balance sheets of OBI PHARMA, INC. and subsidiaries (the "Group") as at September 30, 2019 and 2018, and the related consolidated statements of comprehensive income for the three months and nine months then ended, as well as the related consolidated statements of changes in equity and of cash flows for the nine months then ended, and notes to the consolidated financial statements, including a summary of significant accounting policies. Management is responsible for the preparation and fair presentation of these consolidated financial statements in accordance with "Regulations Governing the Preparation of Financial Reports by Securities Issuers" and International Accounting Standard 34, "Interim Financial Reporting" as endorsed by the Financial Supervisory Commission. Our responsibility is to express a conclusion on these consolidated financial statements based on our reviews.

#### Scope of Review

We conducted our reviews in accordance with the Statement of Auditing Standards No. 65 "Review of Financial Information Performed by the Independent Auditor of the Entity" in the Republic of China. A review of consolidated financial statements consists of making inquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion.

#### Conclusion

Based on our reviews, nothing has come to our attention that causes us to believe that the accompanying consolidated financial statements do not present fairly, in all material respects, the consolidated financial position of the Group as at September 30, 2019 and 2018, and of its consolidated financial performance for the three months and nine months then ended and its consolidated cash flows for the nine months then ended in accordance with "Regulations Governing the Preparation of Financial Reports by Securities Issuers" and International Accounting Standard 34, "Interim Financial Reporting" as endorsed by the Financial Supervisory Commission.

Lin, Yu-Kuan

David Teng

For and on behalf of PricewaterhouseCoopers, Taiwan November 8, 2019

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 report of independent accountants 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.

# OBI PHARMA, INC. AND SUBSIDIARIES CONSOLIDATED BALANCE SHEETS SEPTEMBER 30, 2019 AND 2018 (Expressed in thousands of New Taiwan dollars) (The balance sheets as of September 30, 2019 and 2018 are reviewed, not audited)

	Assets		September 30, 2019 AMOUNT %			December 31, 2018 AMOUNT %			September 30, 2018 AMOUNT %	
	Current assets	Notes	 invocivi			<u> </u>	70		INTOGIVI	70
1100	Cash and cash equivalents	6(1)	\$ 4,870,099	82	\$	3,664,593	78	\$	3,945,078	79
1170	Accounts receivable, net		569	-		872	_		934	-
1200	Other receivables		26,886	-		37,216	1		33,663	-
1410	Prepayments		106,859	2		90,548	2		84,916	2
11XX	Total current assets		5,004,413	84		3,793,229	81		4,064,591	81
	Non-current assets									
1517	Financial assets at fair value	6(2)								
	through other comprehensive									
	income - non-current		7,141	-		7,454	-		8,300	-
1600	Property, plant and equipment,	6(3) and 7								
	net		253,017	4		235,442	5		214,500	4
1755	Right-of-use assets	6(4)	110,237	2		-	-		-	-
1780	Intangible assets, net	6(5)	528,470	9		574,075	12		592,910	12
1900	Other non-current assets	7 and 8	 63,685	1		99,294	2		119,491	3
15XX	Total non-current assets		962,550	16		916,265	19		935,201	19
1XXX	Total assets		\$ 5,966,963	100	\$	4,709,494	100	\$	4,999,792	100
			(Continued)							

# OBI PHARMA, INC. AND SUBSIDIARIES CONSOLIDATED BALANCE SHEETS SEPTEMBER 30, 2019 AND 2018 (Expressed in thousands of New Taiwan dollars)

(The balance sheets as of September 30, 2019 and 2018 are reviewed, not audited)

Current liabilities   Current liabilities	-
2200   Other payables   \$ 26,727   - \$ 88,472   2 \$ 18,757	-
2220   Other payables to related   7   parties   -   -   3,652   -   -   -	-
parties	-
Current income tax liabilities	-
Lease liabilities - current   28,971   1   -     -	
2320   Long-term liabilities, current   6(6)   portion   9,747   - 9,853   - 9,888	-
portion 9,747 - 9,853 - 9,889 2399 Other current liabilities 1,356 - 1,341 - 5,257 21XX Total current liabilities 67,487 1 103,817 2 34,524  Non-current liabilities  2540 Long-term borrowings 6(6) 45,503 1 52,147 1 54,361 2570 Deferred income tax liabilities 73,738 1 80,064 2 82,172 2580 Lease liabilities - non-current 84,629 2 25XX Total non-current  liabilities 203,870 4 132,211 3 136,533 2XXX Total liabilities 271,357 5 236,028 5 171,057  Equity attributable to owners of parent	-
2399         Other current liabilities         1,356         -         1,341         -         5,257           21XX         Total current liabilities         67,487         1         103,817         2         34,524           Non-current liabilities           2540         Long-term borrowings         6(6)         45,503         1         52,147         1         54,361           2570         Deferred income tax liabilities         73,738         1         80,064         2         82,172           2580         Lease liabilities - non-current         84,629         2         -         -         -           25XX         Total non-current         203,870         4         132,211         3         136,533           2XXX         Total liabilities         271,357         5         236,028         5         171,057           Equity attributable to owners of parent	
21XX   Total current liabilities   67,487   1   103,817   2   34,524	-
Non-current liabilities   2540   Long-term borrowings   6(6)   45,503   1   52,147   1   54,361	
2540   Long-term borrowings   6(6)   45,503   1   52,147   1   54,361	
2570       Deferred income tax liabilities       73,738       1       80,064       2       82,172         2580       Lease liabilities - non-current       84,629       2       -       -       -         25XX       Total non-current       3       132,211       3       136,533         2XXX       Total liabilities       271,357       5       236,028       5       171,057         Equity attributable to owners of parent	
2580       Lease liabilities - non-current       84,629       2       - <td>1</td>	1
25XX Total non-current    liabilities   203,870   4   132,211   3   136,533	2
Second Parent   130,870   4   132,211   3   136,533	
2XXX Total liabilities 271,357 5 236,028 5 171,057  Equity attributable to owners of parent	
Equity attributable to owners of parent	3
parent	3
-	
Sharara Mal	
Share capital 6(9)	
3110 Share capital - common stock 1,881,287 31 1,739,907 37 1,739,907	35
Capital surplus 6(8)(10)	
3200 Capital surplus 11,477,385 192 9,530,118 202 9,479,877	190
Retained earnings 6(9)(11)	
3350 Accumulated deficit ( 7,748,585)( 130)( 6,514,955)( 138)( 6,110,900	( 122)
3400 Other equity interest 6(2) ( 21,521) - ( 21,417)( 1)( 20,727	( 1)
3500 Treasury shares 6(9) (386,721)(8)(86,721)	(8)
31XX Equity attributable to	
<b>owners of the parent</b> 5,588,566 93 4,346,932 92 4,701,436	94
36XX <b>Non-controlling interest</b> 4(3) 107,040 2 126,534 3 127,299	3
3XXX <b>Total equity</b> 5,695,606 95 4,473,466 95 4,828,735	97
Significant Contingent 6(5) and 9	
Liabilities and Unrecognised	
Contract Commitments	
3X2X <b>Total liabilities and equity</b> \$ 5,966,963 100 \$ 4,709,494 100 \$ 4,999,792	

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

OBI PHARMA, INC. AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME

NINE MONTHS ENDED SEPTEMBER 30, 2019 AND 2018
(Expressed in thousands of New Taiwan dollars, except loss per share amount)

(UNAUDITED)

Operating costs   -					Three mor	nths ende	d Sej	ptember 30		Nine mo	nths ended	September 30		
4000   Operating revenue   6(12)   \$ 217   \$ 315   \$ 557   \$ 13,062   2900   Operating costs   -   -   -   -   -   -   239)   Operating costs   -   -   -   -   -   -   239   -   228   2   2   2   2   2   2   2   2										2019				
Operating costs	-	Items	Notes	A	MOUNT	%	AN	10UNT	%	AMOUNT	%	AMOUNT	%	
Cross profit   California   C	4000	Operating revenue	6(12)	\$	217	-	\$	315	- 5	567	-	\$ 13,062	2	
Comparing expenses	5000	Operating costs			-			<u>-</u>			(	239)		
(8) and 7  Administrative expenses  (5 22,424) (16 ( 56,803) (13) ( 207,279) ( 22) ( 195,184) ( 23  Research and development expenses  (285,024) (86 ( 383,603) (1) ( 804,726) (87) ( 794,496) (94  Total operating expenses  (337,448) (102) ( 440,091) (104) ( 1,012,003) (109) ( 980,680) (117  Non-operating income and expenses  7010 Other income 6(13) (22,071 7 24,489 6 73,855 8 64,340 700)  Formation expenses  7020 Other gains and losses 6(14) ( 14,670) ( 5) ( 7,547) ( 2) ( 15,288 1 67,138 8 16,7138 8 16)  Formation expenses  7030 Total non-operating income and expenses  7040 Other income 6(13) (22,071 7 24,489 6 73,855 8 64,340 7 16,138 8 16,138 1 16,138 8 16)  Formation expenses  7050 Finance costs  7060 Total non-operating income and expenses  8070 Loss forte tax  8070 Loss forte tax  8070 Loss forte tax benefit  1,419 - 1,485 - 4,1358 - 4,1358 - 4,703 - 100 ( 8,422,071) ( 100) ( 8,422,071) (	5900	Gross profit			217			315		567		12,823	2	
Research and development cypenses		Operating expenses												
expenses		_		(	52,424) (	16) (		56,803) (	13) (	207,279)	( 22)(	195,184)	( 23)	
Total operating expenses   337,448   102   440,405   104   1,012,005   109   989,680   117	0300	*		(	285 ()24) (	86) (		383 603) (	91)(	804 726)	( 87) (	794 496)	( 94)	
Non-operating income and expenses   337,231   102   440,091   104   1,011,438   109   976,857   115   Non-operating income and expenses   7010	6000			(										
Non-operating income and expenses				(									`——	
Other pins and losses   6(13)   22,071   7   24,489   6   73,855   8   64,340   77,000   70,000   70,547   7   7   7   7   7   7   7   7   7	0,00	Non-operating income and		\ <u></u>		( <u>102</u> ) (		110,001	101)(_	1,011,130)	(_102)(_	<u> </u>	(	
Other gains and losses   6(14)   (14,670) (5) (7,547) (2)   15,288   1   67,138   8   1   1   1   1   1   1   1   1	7010	•	6(13)		22 071	7		24 489	6	73 855	8	64 340	7	
Finance costs			` /	(									8	
Total non-operating income and expenses   6.639   2   16.529   4   87.154   9   130.058   17.759   17.755   18.5555   18.5555   18.5555   18.5555   18.5555   18.5555   18.5555   18.5555   18.5555   18.5555   18.5555		· ·	0(14)	(									-	
Figure   F				'	102)			+15)	\_	1,707)	\-	1,420)		
Loss before tax   (330,592) (100) (423,562) (100) (924,284) (100) (846,799) (100   1,485   1,485   1,485   1,458   1,4703   1,485   1,485   1,485   1,4703   1,485   1,485   1,4703   1,485   1,485   1,485   1,4703   1,485   1,4703   1,485   1,485   1,4703   1,485   1,4703   1,485   1,4703   1,485   1,4703   1,485   1,485   1,4703   1,485   1,4703   1,485   1,4703   1,485   1,4703   1,485   1,4703   1,485   1,4703   1,485   1,4703   1,485   1,4703   1,485   1,4703   1,485   1,4703   1,485   1,4703   1,485   1,4703   1,485   1,4703   1,485   1,4703   1,485   1,4703   1,485   1,4703   1,485	7000				6 639	2		16 529	4	87 154	9	130 058	15	
1	7900	•		_										
Loss for the period   (\$ 329,173) (100) (\$ 422,077) (100) (\$ 919,926) (100) (\$ 842,096) (100) (\$ 00 (100) (\$ 842,096)				(									( 100)	
Other comprehensive loss, net Components of other comprehensive loss that will not be reclassified to profit or loss  Unrealised valuation gains and 6(2) loss from equity investment instruments measured at fair value through other comprehensive income Components of other comprehensive (loss) income that will be reclassified to profit or loss  8361  Financial statements translation differences of foreign operations  Other comprehensive loss for the period, net  (\$ 704) - (\$ 1,370) - (\$ 209 - 263 -  8500  Total comprehensive loss for the period (\$ 329,877) (100) (\$ 423,447) (100) (\$ 920,030) (100) (\$ 843,693) (100  Loss attributable to:  8610  Owners of the parent  (\$ 320,926) (97) (\$ 415,181) (98) (\$ 896,575) (97) (\$ 818,187) (97)  8620  Non-controlling interest  (\$ 8,247) (2) (\$ 6,896) (2) (\$ 23,351) (3) (\$ 23,909) (3)  Comprehensive loss attributable to:  8710  Non-controlling interest  (\$ 321,630) (97) (\$ 416,551) (98) (\$ 896,679) (97) (\$ 819,683) (97)  8720  Non-controlling interest  (\$ 321,630) (97) (\$ 416,551) (98) (\$ 896,679) (97) (\$ 819,683) (97)  8720  Non-controlling interest  (\$ 321,630) (97) (\$ 416,551) (98) (\$ 896,679) (97) (\$ 819,683) (97)  8720  Non-controlling interest  (\$ 321,630) (97) (\$ 416,551) (98) (\$ 896,679) (97) (\$ 819,683) (97)  8720  Non-controlling interest  (\$ 321,630) (97) (\$ 416,551) (98) (\$ 896,679) (97) (\$ 819,683) (97)  8720  Non-controlling interest  (\$ 321,630) (97) (\$ 416,551) (98) (\$ 896,679) (97) (\$ 819,683) (97)  8720  Non-controlling interest  (\$ 321,630) (97) (\$ 416,551) (98) (\$ 896,679) (97) (\$ 819,683) (97)  8720  Non-controlling interest  (\$ 321,630) (97) (\$ 416,551) (98) (\$ 896,679) (97) (\$ 819,683) (97)  8720  Non-controlling interest  (\$ 321,630) (97) (\$ 416,551) (98) (\$ 896,679) (97) (\$ 819,683) (97)  8720  Non-controlling interest  (\$ 321,630) (97) (\$ 416,551) (98) (\$ 896,679) (97) (\$ 819,683) (97)  8720  Non-controlling interest				(\$			\$						( 100)	
Comprehensive income	8316	Components of other comprehensive loss that will not be reclassified to profit or loss Unrealised valuation gains and loss from equity investment												
8361 Financial statements translation differences of foreign operations (		comprehensive income Components of other comprehensive (loss) income that will be reclassified to profit		(\$	170)	- (	\$	754)	- (\$	313)	- (	\$ 1,860)	-	
8300 Other comprehensive loss for the period, net (\$ 704) - (\$ 1,370) - (\$ 104) - (\$ 1,597) - 8500 Total comprehensive loss for the period (\$ 329,877) (100) (\$ 423,447) (100) (\$ 920,030) (100) (\$ 843,693) (100) (\$ 100) (\$ 843,693) (100) (\$ 100) (	8361	Financial statements translation differences of		(	534)	(		616)		200		263		
the period, net  (\$ 704) - (\$ 1,370) - (\$ 104) - (\$ 1,597) -   8500 Total comprehensive loss for the period  (\$ 329,877) ( 100) (\$ 423,447) ( 100) (\$ 920,030) ( 100) (\$ 843,693) ( 100)   Loss attributable to:  8610 Owners of the parent  (\$ 320,926) ( 97) (\$ 415,181) ( 98) (\$ 896,575) ( 97) (\$ 818,187) ( 97)   8620 Non-controlling interest  (\$ 8,247) ( 2) (\$ 6,896) ( 2) (\$ 23,351) ( 3) (\$ 23,909) ( 3)   Comprehensive loss attributable to:  8710 Owners of the parent  (\$ 321,630) ( 97) (\$ 416,551) ( 98) (\$ 896,679) ( 97) (\$ 819,683) ( 97)   8720 Non-controlling interest  (\$ 8,247) ( 2) (\$ 6,896) ( 2) (\$ 23,351) ( 3) (\$ 24,010) ( 3)   Loss per share (in dollars)  Basic and diluted loss per	8300			(	334)			010)	<u> </u>	209		203		
Total comprehensive loss for the period	0500	_		(\$	704)	- (	\$	1 370)	- (9	104)	- (	\$ 1.597)	_	
period         (\$ 329,877) ( 100) (\$ 423,447) ( 100) (\$ 920,030) ( 100) (\$ 843,693) ( 100)           Loss attributable to:           8610         Owners of the parent         (\$ 320,926) ( 97) (\$ 415,181) ( 98) (\$ 896,575) ( 97) (\$ 818,187) ( 97)           8620         Non-controlling interest         (\$ 8,247) ( 2) (\$ 6,896) ( 2) (\$ 23,351) ( 3) (\$ 23,909) ( 3           Comprehensive loss attributable to:           8710         Owners of the parent         (\$ 321,630) ( 97) (\$ 416,551) ( 98) (\$ 896,679) ( 97) (\$ 819,683) ( 97)           8720         Non-controlling interest         (\$ 8,247) ( 2) (\$ 6,896) ( 2) (\$ 23,351) ( 3) (\$ 24,010) ( 3           Loss per share (in dollars)           9750         Basic and diluted loss per	8500	=		(Ψ	704)	<u> </u>	Ψ	1,370)	\	<u> 104</u> )	\-	Ψ 1,357		
Loss attributable to:  8610 Owners of the parent (\$\frac{320,926}{320,926}\$) (\$\frac{97}{97}\$) (\$\frac{415,181}{6,896}\$) (\$\frac{98}{98}\$) (\$\frac{896,575}{896,575}\$) (\$\frac{97}{97}\$) (\$\frac{818,187}{818,187}\$) (\$\frac{97}{97}\$) (\$\frac{818,187}{818,187}\$) (\$\frac{97}{97}\$) (\$\frac{818,187}{818,187}\$) (\$\frac{97}{97}\$) (\$\frac{818,187}{819,683}\$) (\$\frac{97}{97}\$) (\$\frac{819,683}{8,247}\$) (\$\frac{97}{2}\$) (\$\frac{846,551}{896}\$) (\$\frac{98}{2}\$) (\$\frac{896,679}{2}\$) (\$\frac{97}{2}\$) (\$\frac{819,683}{24,010}\$) (\$\frac{97}{2}\$) (\$\frac{886,679}{896,679}\$) (\$\frac{97}{97}\$) (\$\frac{819,683}{24,010}\$) (\$\frac{97}{2}\$) (\$\frac{886,679}{896,679}\$) (\$\frac{97}{2}\$) (\$\frac{819,683}{24,010}\$) (\$\frac{321,630}{2}\$) (\$\frac{97}{2}\$) (\$\frac{86,896}{896}\$) (\$\frac{2}{2}\$) (\$\frac{896,679}{23,351}\$) (\$\frac{3}{2}\$) (\$\frac{819,683}{24,010}\$) (\$\frac{321,630}{2}\$) (\$\frac{97}{2}\$) (\$\frac{86,896}{896}\$) (\$\frac{2}{2}\$) (\$\frac{896,679}{23,351}\$) (\$\frac{3}{2}\$) (\$\frac{819,683}{24,010}\$) (\$\frac{321,630}{2}\$) (\$\frac{97}{2}\$) (\$\frac{86,896}{2}\$) (\$\frac{97}{2}\$) (\$\frac{896,679}{23,351}\$) (\$\frac{3}{2}\$) (\$\frac{97}{2}\$) (\$\frac{819,683}{24,010}\$) (\$\frac{321,630}{2}\$) (\$\frac{97}{2}\$) (\$\frac{86,896}{2}\$) (\$\frac{97}{2}\$) (\$\frac{896,679}{23,351}\$) (\$\frac{3}{2}\$) (\$\frac{321,630}{24,010}\$) (\$\frac{321,630}{2}\$) (\$\frac{97}{2}\$) (\$\frac{86,896}{2}\$) (\$\frac{97}{2}\$) (\$\frac{896,679}{23,351}\$) (\$\frac{3}{2}\$) (\$\frac{321,630}{24,010}\$) (\$\frac{321,630}{2}\$) (\$\frac{97}{2}\$) (\$\frac{86,896}{2}\$) (\$\frac{97}{2}\$) (\$\frac{896,679}{23,351}\$) (\$\frac{3}{2}\$) (\$\frac{97}{2}\$) (\$\frac{97}{2}\$	8300	_		(\$	320 877) (	100) (	¢	123 117) (	100) (9	\$ 020 030)	( 100) (	\$ 843 603)	( 100)	
8610 Owners of the parent (\$\frac{320,926}{320,926}\$) (\$\frac{97}{97}\$) (\$\frac{415,181}{415,181}\$) (\$\frac{98}{98}\$) (\$\frac{896,575}{896,575}\$) (\$\frac{97}{97}\$) (\$\frac{818,187}{818,187}\$) (\$\frac{97}{97}\$) (\$\frac{818,187}{818,187}\$) (\$\frac{97}{97}\$) (\$\frac{818,187}{818,187}\$) (\$\frac{97}{97}\$) (\$\frac{818,187}{819,683}\$) (\$\frac{97}{97}\$) (\$\frac{818,187}{820}\$) (\$\frac{97}{97}\$) (\$\frac{818,187}{6,896}\$) (\$\frac{97}{2}\$) (\$\frac{896,679}{896,679}\$) (\$\frac{97}{97}\$) (\$\frac{818,187}{819,683}\$) (\$\frac{97}{97}\$) (\$\frac{819,683}{819,683}\$) (\$\frac{97}{97}\$) (\$\frac{819,683}{8,247}\$) (\$\frac{9}{2}\$) (\$\frac{80,679}{6,896}\$) (\$\frac{97}{2}\$) (\$\frac{819,683}{23,351}\$) (\$\frac{3}{2}\$) (\$\frac{97}{24,010}\$) (\$\frac{3}{2}\$) (\$\frac{97}{2}\$) (\$\frac{819,683}{23,351}\$) (\$\frac{3}{2}\$) (\$\frac{97}{2}\$) (\$\frac{819,683}{23,351}\$) (\$\frac{3}{2}\$) (\$\frac{97}{2}\$) (\$\frac{819,683}{24,010}\$) (\$\frac{3}{2}\$) (\$\frac{97}{2}\$) (\$\frac{819,683}{23,351}\$) (\$\frac{3}{2}\$) (\$\frac{97}{2}\$) (\$\frac{819,683}{23,351}\$) (\$\frac{3}{2}\$) (\$\frac{97}{2}\$) (\$\frac{819,683}{23,351}\$) (\$\frac{3}{2}\$) (\$\frac{97}{2}\$) (\$\frac{97}{2}\$		•		( <del>p</del>	329,011)(	(	φ	423,447)(	100)(	920,030)	( 100) (	\$ 643,093	( 100)	
8620 Non-controlling interest (\$ 8,247) ( 2) (\$ 6,896) ( 2) (\$ 23,351) ( 3) (\$ 23,909) ( 3) Comprehensive loss attributable to:  8710 Owners of the parent (\$ 321,630) ( 97) (\$ 416,551) ( 98) (\$ 896,679) ( 97) (\$ 819,683) ( 97) (	9610			<i>(</i>	220, 026)	( 07) (	ф	415 101) /	00) (6	006 575)	( 07) (	d 010 107\	( 07)	
Comprehensive loss attributable to:  8710 Owners of the parent (\$\frac{321,630}{8720}\) (\$\frac{97}{97}\) (\$\frac{416,551}{6,896}\) (\$\frac{98}{23,351}\) (\$\frac{97}{3}\) (\$\frac{819,683}{24,010}\) (\$\frac{321,630}{2}\) (\$\frac{97}{2}\) (\$\frac{6,896}{6,896}\) (\$\frac{2}{2}\) (\$\frac{333,351}{23,351}\) (\$\frac{3}{2}\) (\$\frac{324,010}{2}\) (\$\frac{321,630}{2}\] (\$\frac{97}{2}\) (\$\frac{896}{6,896}\) (\$\frac{2}{2}\) (\$\frac{323,351}{23,351}\) (\$\frac{3}{2}\) (\$\frac{324,010}{24,010}\) (\$\frac{321,630}{23,351}\) (\$\frac{3}{2}\] (\$\frac{321,630}{23,351}\) (\$\frac{321,630}{23,351}\) (\$\frac{3}{2}\] (\$\frac{321,630}{23,351}\) (\$\frac{321,630}\]		•												
attributable to:       8710 Owners of the parent     \$\left(\qquad \qquad \qquad \qquad \qquad \qquad \qquad \qquad \qqquad \qqqqq\qqqq\qqqq\qqqq\qqqq\qqqq\qqqq\	8620	=		(\$	8,247) (	(2) (	\$	6,896)(	2) (	23,351)	(3)(	\$ 23,909)	(3)	
8720 Non-controlling interest (\$\frac{\\$8,247}{2}\)(\(\frac{2}{2}\)(\(\frac{\\$6,896}{6}\)(\(\frac{2}{2}\)(\(\frac{\\$23,351}{23,351}\)(\(\frac{3}{2}\)(\(\frac{2}{3}\)(\(\frac{3}{2}\))(\(\frac{3}{2}\)		attributable to:												
Loss per share (in dollars)  9750 Basic and diluted loss per		Owners of the parent		( <u>\$</u>									( <u>97</u> )	
9750 Basic and diluted loss per	8720	Non-controlling interest		( <u>\$</u>	8,247) (	<u>2</u> ) (	\$	6,896) (	<u>2</u> ) ( <u>s</u>	23,351)	(3) (	\$ 24,010)	(3)	
share $(\$ 1.71)(\$ 2.40)(\$ 5.01)(\$ 4.73)$	9750	Basic and diluted loss per												
		share		(\$		1.71)(	\$		2.40) (	S	5.01)(	\$	4.73)	

## OBI PHARMA, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CHANGES IN FOUITY NINE MONTHS ENDED SEPTEMBER 30, 2019 AND 2018 (Expressed in thousands of New Taiwan dollars) (UNAUDITED)

					E	quity attributable to o	wners of the parent						
				Capital Reserves			(	Other equity interest Unrealised gains (losses) from financial assets					
	Notes	Share capital - common stock	Total capital surplus, additiona paid-in capital	l Employee stock warrants	Others	Accumulated deficit	Financial statements translation differences of foreign operations	measured at fair value through other comprehensive income	Unrealised gain or loss on available- for-sale financial assets	Treasury shares	Total	Non-controlling interest	Total equity
Nine months ended September 30, 2018													
Balance at January 1, 2018		\$ 1,721,657	\$ 8,011,171	\$ 936,363	\$ 89,847	(\$ 5,292,713)	(\$ 2,210)	\$ -	(\$ 17,021)	(\$ 386,721)	\$ 5,060,373	\$ -	\$ 5,060,373
Effect of retrospective adjustment					 			(17,021)	17,021				
Balance at January 1, 2018 after adjustment		1,721,657	8,011,171	936,363	 89,847	(5,292,713)	(	(17,021)		(386,721)	5,060,373		5,060,373
Net loss for the period		-	-	-	-	( 818,187)	-	-	-	-	( 818,187)	( 23,909) (	842,096)
Other comprehensive income (loss) for the period					 		364	(1,860)			(1,496)	(	1,597)
Total comprehensive income (loss) for the period					 _	(818,187)	364	(1,860)			(819,683)	(24,010) (	843,693)
Shares issued pursuant to acquisitions	6(9)	16,750	273,025	-	-	-	-	-	-	-	289,775	140,987	430,762
Employee stock options exercised		1,500	-	-	-	-	-	-	-	-	1,500	-	1,500
Share-based payment transactions	6(8)(9)(10)		576	123,956	 44,939						169,471	10,322	179,793
Balance at September 30, 2018		\$ 1,739,907	\$ 8,284,772	\$ 1,060,319	\$ 134,786	(\$ 6,110,900)	(\$ 1,846)	(\$ 18,881)	\$ -	(\$ 386,721)	\$ 4,701,436	\$ 127,299	\$ 4,828,735
Nine months ended September 30, 2019													
Balance at January 1, 2019		\$ 1,739,907	\$ 8,284,772	\$ 1,099,675	\$ 145,671	(\$ 6,514,955)	(\$ 1,690)	(\$ 19,727)	\$ -	(\$ 386,721)	\$ 4,346,932	\$ 126,534	\$ 4,473,466
Net loss for the period		-	-	-	-	( 896,575)	-	-	-	-	( 896,575)	( 23,351) (	919,926)
Other comprehensive income (loss) for the period					 		209	(313)			(104)	- (	104)
Total comprehensive income (loss) for the period					 	(896,575)	209	(313)			(896,679)	(23,351) (	920,030)
Capital increase by cash		150,000	1,875,000	-	-	-	-	-	-	-	2,025,000	-	2,025,000
Treasury stock retired	6(9)	( 8,620	41,046	) -	-	( 337,055)	-	-	-	386,721	-	-	-
Share-based payment transactions	6(8)(9)(10)		8,351	39,080	 65,882						113,313	3,857	117,170
Balance at September 30, 2019		\$ 1,881,287	\$ 10,127,077	\$ 1,138,755	\$ 211,553	(\$ 7,748,585)	(\$ 1,481)	(\$ 20,040)	\$ -	\$ -	\$ 5,588,566	\$ 107,040	\$ 5,695,606

## OBI PHARMA, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS NINE MONTHS ENDED SEPTEMBER 30, 2019 AND 2018

### (Expressed in thousands of New Taiwan dollars) (UNAUDITED)

	Notes		2019		2018
			_		_
CASH FLOWS FROM OPERATING ACTIVITIES					
Loss before tax		(\$	924,284)	(\$	846,799)
Adjustments					
Adjustments to reconcile profit (loss)					
Depreciation	6(3)(4)		74,814		43,131
Amortisation	6(5)		48,094		48,524
Interest expense			1,989		1,420
Interest income	6(13)	(	69,564)	(	63,941)
Compensation cost for share-based payment	6(8)				
transactions			117,170		179,793
Changes in operating assets and liabilities					
Changes in operating assets					
Accounts receivable			303	(	831)
Other receivables		(	157)	Ì	4,982)
Prepayments		ì	16,311)	Ì	11,213)
Changes in operating liabilities		`	,,	`	,,
Other payables		(	61,480)	(	31,630)
Other payables to related parties		ì	3,652)	ì	5,622)
Other current liabilities			15	ì	773)
Cash outflow generated from operations		(	833,063)	<del></del>	692,923)
Interest paid		(	700)	(	1,420)
Interest received		(	80,051	(	95,337
Income tax paid		(	1,781)	(	1,435)
Net cash flows used in operating activities			755,493)	<u> </u>	600,441)
		(	133,493	(	000,441)
CASH FLOWS FROM INVESTING ACTIVITIES					
Proceeds from disposal of current financial assets at					0.000.650
amortised cost, net		,	-	,	2,022,658
Acquisition of property, plant and equipment	((5)	(	26,547)	(	13,672)
Acquisition of intangible assets	6(5)	(	2,489)	(	621 )
Increase in prepayments for business facilities		(	8,159)		-
Cash acquired from acquisition of subsidiaries			-		10,078
Increase in other non-current assets			-	(	22,411)
Increase in refundable deposits		(	1,964)	(	1,022)
Net cash flows (used in) from investing activities		(	39,159)		1,995,010
CASH FLOWS FROM FINANCING ACTIVITIES					
Repayment of long-term debt		(	6,750)	(	6,750)
Proceeds from exercise of employee stock options	6(8)(9)		-		1,500
Repayment of lease principal	6(4)	(	18,303)		· -
Proceeds from cash capital increase	6(9)(10)		2,025,000		-
Net cash flows from (used in) financing activities	( / (  /		1,999,947	(	5,250)
Effects due to changes in exchange rate			211	`	484
Net increase in cash and cash equivalents			1,205,506		1,389,803
Cash and cash equivalents at beginning of period			3,664,593		2,555,275
Cash and cash equivalents at end of period		\$	4,870,099	\$	3,945,078
Cash and cash equivalents at the of period		Φ	4,070,099	φ	3,343,078

# OBI PHARMA, INC. AND SUBSIDIARIES NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS NINE MONTHS ENDED SEPTEMBER 30, 2019 AND 2018

(Expressed in thousands of New Taiwan dollars, except as otherwise indicated)

(UNAUDITED)

#### 1. HISTORY AND ORGANISATION

OBI PHARMA, INC. (the "Company") was established on April 29, 2002 upon approval by the Ministry of Economic Affairs. The Company conducted the initial public offering in May 2012, and traded its shares on the Emerging Stock Market of the Taipei Exchange (formerly GreTai Securities Market) since March 23, 2015. The Company and its subsidiaries (collectively referred herein as the "Group") are primarily engaged in new drugs research.

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

These consolidated financial statements were reported to the Board of Directors on November 8, 2019.

#### 3. APPLICATION OF NEW STANDARDS, AMENDMENTS AND INTERPRETATIONS

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

New standards, interpretations and amendments endorsed by FSC effective from 2019 are as follows:

	Effective date by
	International
	Accounting
New Standards, Interpretations and Amendments	Standards Board
Amendments to IFRS 9, 'Prepayment features with negative compensation	January 1, 2019
IFRS 16, 'Leases'	January 1, 2019
Amendments to IAS 19, 'Plan amendment, curtailment or settlement'	January 1, 2019
Amendments to IAS 28, 'Long-term interests in associates and joint	January 1, 2019
IFRIC 23, 'Uncertainty over income tax treatments'	January 1, 2019
Annual improvements to IFRSs 2015-2017 cycle	January 1, 2019

Except for IFRS 16, 'Leases', the above standards and interpretations have no significant impact to the Group's financial condition and financial performance based on the Group's assessment.

A. IFRS 16, 'Leases', replaces IAS 17, 'Leases' and related interpretations and SICs. The standard requires lessees to recognise a 'right-of-use asset' and a lease liability (except for those leases with terms of 12 months or less and leases of low-value assets).

- B. The Group has elected to apply IFRS 16 by not restating the comparative information (referred herein as the 'modified retrospective approach') when applying "IFRSs" effective in 2019 as endorsed by the FSC. Accordingly, the Group increased 'right-of-use asset' and 'lease liability' both by \$97,641 with respect to the lease contracts of lessees on January 1, 2019.
- C. The Group has used the following practical expedients permitted by the standard at the date of initial application of IFRS 16:
  - (a) Reassessment as to whether a contract is, or contains, a lease is not required, instead, the application of IFRS 16 depends on whether or not the contracts were previously identified as leases applying IAS 17 and IFRIC 4.
  - (b) The use of a single discount rate to a portfolio of leases with reasonably similar characteristics.
  - (c) The accounting for operating leases whose period will end before December 31, 2019 as short-term leases and accordingly, rent expense of \$1,100 and \$4,655 was recognized for the three months and nine months ended September 30, 2019, respectively.
  - (d) The exclusion of initial direct costs for the measurement of 'right-of-use asset'.
- D. The Group calculated the present value of lease liabilities by using weighted average incremental borrowing interest rate of 1.60%.
- E. The Group recognised lease liabilities which had previously been classified as 'operating leases' under the principles of IAS 17, 'Leases'. The reconciliation between operating lease commitments under IAS 17 measured at the present value of the remaining lease payments, discounted using the lessee's incremental borrowing rate and lease liabilities recognised as of January 1, 2019 is as follows:

Operating lease commitments disclosed by applying IAS 17 as at	\$	111,825
December 31, 2018		
Less: Short-term leases	(	7,892)
Less: Low-value assets	(	843)
Total lease contracts amount recognised as lease liabilities by applying		
IFRS 16 on January 1, 2019		103,090
Incremental borrowing interest rate at the date of initial application		1.60%
Lease liabilities recognised as at January 1, 2019 by applying IFRS 16	\$	97,641

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

	Effective date by
	International Accounting
New Standards, Interpretations and Amendments	Standards Board
Amendments to IAS 1 and IAS 8, 'Disclosure Initiative-Definition of	January 1, 2020
Material'	
Amendments to IFRS 3, 'Definition of a business'	January 1, 2020

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:

	Effective date by
	International Accounting
New Standards, Interpretations and Amendments	Standards Board
Amendments to IFRS 10 and IAS 28, 'Sale or contribution of assets	To be determined by
between an investor and its associate or joint venture'	International Accounting
	Standards Board
IFRS 17, 'Insurance contracts'	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.

#### 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" and the International Accounting Standards 34, "Interim financial reporting" as endorsed by the FSC.

#### (2) Basis of preparation

- A. Except for the financial assets at fair value through other comprehensive income, these consolidated financial statements have been prepared under the historical cost convention.
- B. The preparation of financial statements in compliance with International Financial Reporting Standards, International Accounting Stardards, IFRIC Interpretations, and SIC Interpretations as endorsed by the FSC (collectively referred herein as the "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 (including structured 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 have been adjusted where necessary to ensure consistency with the policies adopted by the Group.
- (c) When the Group loses control of a subsidiary, the Group remeasures any investment retained in the former subsidiary at its fair value. That fair value is regarded as the fair value on initial recognition of a financial asset or the cost on initial recognition of the associate or joint venture. Any difference between fair value and carrying amount is recognised in profit or loss. All amounts previously recognised in other comprehensive income in relation to the subsidiary are reclassified to profit or loss on the same basis as would be required if the related assets or liabilities were disposed of. That is, when the Group loses control of a subsidiary, all gains or losses previously recognised in other comprehensive income in relation to the subsidiary should be reclassified from equity to profit or loss, if such gains or losses would be reclassified to profit or loss when the related assets or liabilities are disposed of.
- B. Subsidiaries included in the consolidated financial statements and movements for the period are as follows:

				Ownership (%)		
Name of	Name of	Main business	September 30,	December 31,	September 30,	
investor	subsidiary	activities	2019	2018	2018	Description
The Company	OBI Pharma Limited	Investing and trading	100.00	100.00	100.00	-
The Company	OBI Pharma USA, Inc.	Biotechnology development	100.00	100.00	100.00	-
The Company	AP Biosciences, Inc.	Biotechnology development	67.00	67.00	67.00	Note 1
The Company	OBI Pharma Australia Pty Ltd.	Biotechnology development	100.00	100.00	100.00	Note 2
OBI Pharma Limited	OBI Pharma (Shanghai) Limited	Biotechnology development	100.00	100.00	100.00	-
AP Biosciences, Inc.	Ablogix Inc.	Biotechnology development	-	-	-	Note 3

Note 1: In January 2018, the Company acquired 67% of the shares of AP Biosciences, Inc.

Note 2: OBI Pharma Australia Pty Ltd. was established in July 2018.

Note 3: In January 2018, the Company acquired 67% of the shares of AP Biosciences, Inc., indirectly holding 100% of the shares of Ablogix Inc., which had been dissolved in March 2018.

- 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.

As of September 30, 2019, December 31, 2018 and September 30, 2018, the non-controlling interest amounted to \$107,040, \$126,534 and \$127,299, respectively. The information of non-controlling interest and respective subsidiaries is as follows:

				l	Non-control	lling interest		
		September 30, 2019		December 31, 2018			 September 30, 2018	
Name of	Principal place of		Ownership			Ownership		Ownership
subsidiary	business	Amount	(%)		Amount	(%)	 Amount	(%)
AP Biosciences,	Taiwan	\$ 107,040	33%	\$	126,534	33%	\$ 127,299	33%
Inc.								

Summarised financial information of the subsidiaries:

#### Balance sheet

	Septe	ember 30, 2019	De	ecember 31, 2018	Se	ptember 30, 2018
Current assets	\$	21,127	\$	56,847	\$	55,658
Non-current assets		380,690		408,715		419,699
Current liabilities	(	3,586)	(	2,052)	(	7,346)
Non-current liabilities	(	73,866)	(	80,075)	(	82,255)
Total net assets	\$	324,365	\$	383,435	\$	385,756

#### Statement of comprehensive income

	Th	ree months ended Se	ptember 30,
		2019	2018
Revenue	\$	- \$	
Loss before tax	(	27,098) (	23,006)
Income tax benefit		2,108	2,108
Loss for the period	(	24,990) (	20,898)
Other comprehensive loss		<u> </u>	
Total comprehensive loss for the period	( <u>\$</u>	24,990) (\$	20,898)
Comprehensive loss attributable to non- controlling interest	<u>(</u> \$	8,247) (\$	6,896)

		Period	from
Nine n	nonths ended	January 11	, 2018 to
Septem	ber 30, 2019	September	30, 2018
\$	<u> </u>	\$	8,178
(	77,084) (		78,777)
	6,325		6,325
(	70,759) (		72,452)
	- (		306)
(\$	70,759) (	\$	72,758)
(\$	23,351) (	\$	24,010)
		(\$\frac{6,325}{70,759}\) (\$\frac{5}{70,759}\) (\$\frac{5}{70,759}\) (\$\frac{5}{70,759}\) (\$\frac{5}{70,759}\]	September 30, 2019       September         \$       -         (       77,084) (         6,325       -         (       70,759) (         -       -         (       \$         (       \$         (       \$         (       \$         (       \$         (       \$         (       \$         (       \$         (       \$         (       \$

#### Statements of cash flows

			Peri	od from
	Nine r	nonths ended	January	11, 2018 to
	Septen	nber 30, 2019	Septemb	er 30, 2018
Net cash used in operating activities	(\$	31,648)	(\$	45,491)
Net cash used in investing activities	(	5,075)	(	859)
Net cash provided by financing activities				90,000
Net (decrease) increase in cash and cash equivalents	(	36,723)		43,650
Cash and cash equivalents at beginning of period		55,942		10,708
Cash and cash equivalents at end of period	\$	19,219	\$	54,358

#### (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 retranslated 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) Non-monetary assets and liabilities denominated in foreign currencies held at fair value through profit or loss are re-translated at the exchange rates prevailing at the balance sheet date; their translation differences are recognised in profit or loss. Non-monetary assets and

liabilities denominated in foreign currencies held at fair value through other comprehensive income are re-translated at the exchange rates prevailing at the balance sheet date; their translation differences are recognised in other comprehensive income. However, non-monetary assets and liabilities denominated in foreign currencies that are not measured at fair value are translated using the historical exchange rates at the dates of the initial transactions.

(d) All other 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 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:
  - (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.

Otherwise, they are classified as non-current assets.

- B. Liabilities that meet one of the following criteria are classified as 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.

Otherwise, they are classified as non-current liabilities.

#### (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 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 trade date accounting.
- C. At initial recognition, the Group measures the financial assets at fair value plus transaction costs, and subsequently measured it 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. Dividends are recognised as revenue 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) Accounts 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 without bearing interest are subsequently measured at initial invoice amount as the effect of discounting is immaterial.

#### (9) Impairment of financial assets

For financial assets at amortised cost, 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.

### (10) Derecognition of financial assets

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

### (11) Property, plant and equipment

A. Property, plant and 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. Land is not depreciated. Other property, plant and equipment apply cost model and are depreciated using the straight-line method to allocate their cost over their estimated useful lives.
- D. The assets' residual values, useful lives and depreciation methods are reviewed, and adjusted if appropriate, at each balance sheet date. 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 estimated useful lives of property, plant and equipment are as follows:

Buildings and structures 50 years
Lab equipment 3~5 years
Office equipment 3~5 years
Leasehold improvements 3~5 years

#### (12) Operating leases (lessee) - right-of-use assets / lease liabilities

#### Effective 2019

- 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 fixed payments, less any lease incentives receivable. 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; and
  - (b) Any lease payments made at or before the commencement date.

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.

#### (13) Operating leases (lessee)

#### Prior to 2018

An operating lease is a lease that the lessor assumes substantially all the risks and rewards incidental to ownership of the leased asset. Payments made under an operating lease (net of any incentives received from the lessor) are recognised in profit or loss on a straight-line basis over the lease term.

#### (14) Intangible assets

#### A. Patent and acquired special technology:

- (a) Patents acquired in intellectual property right as equity are recognised at fair value at the acquisition date, and amortised on a straight-line basis over their estimated useful lives of 17 years.
- (b) If acquired by cash, it is recorded at acquisition cost; if acquired through business combination, it is recorded at fair value as measured at the acquisition date. The estimated useful life is 2 to 10 years, and it is amortised on a straight-line basis.

#### B. Computer software

Computer software is stated at cost and amortised on a straight-line basis over its estimated useful life of 3 to 5 years.

#### C. Goodwill

Goodwill arises in a business combination accounted for by applying the acquisition method.

#### (15) Impairment of non-financial assets

- A. 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. Except for goodwill, 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.
- B. The recoverable amount of goodwill is evaluated periodically. An impairment loss is recognised for the amount by which the asset's carrying amount exceeds its recoverable amount. Impairment loss of goodwill previously recognised in profit or loss shall not be reversed in the following years.
- C. For the purpose of impairment testing, goodwill acquired in a business combination is allocated to each of the cash-generating units, or groups of cash-generating units, that is/are expected to benefit from the synergies of the business combination. Each unit or group of units to which the goodwill is allocated represents the lowest level within the entity at which the goodwill is monitored for internal management purposes. Goodwill is monitored at the operating segment level.

#### (16) Borrowings

Borrowings comprise long-term and short-term bank borrowings and other short-term loans. 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) <u>Derecognition of financial liabilities</u>

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

#### (18) 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 expenses in that period when the employees render service.

#### B. Pensions - Defined contribution plans

For defined contribution plans, the contributions are recognised as pension expenses 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.

#### (19) 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.

#### (20) 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 in the countries where the Company and its subsidiaries operate and generate taxable income. 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 10% tax is levied on the unappropriated retained earnings and is recorded as income tax expense in the year the shareholders resolve to retain the earnings.
- C. Deferred income 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 consolidated balance sheet. However, the deferred income tax is not accounted for if it arises from initial recognition of goodwill or 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 provided on temporary differences arising on investments in subsidiaries except where the timing of the reversal of the temporary difference is controlled by the Group and it is probable that the temporary difference will not reverse in the foreseeable future. Deferred income 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 income tax asset is realised or the deferred income tax liability is settled.
- D. Deferred income 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 income 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 income 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.
- G. The interim period income tax expense is recognised based on the estimated average annual effective income tax rate expected for the full financial year applied to the pretax income of the interim period, and the related information is disclosed accordingly.
- H. If a change in tax rate is enacted or substantively enacted in an interim period, the Group recognises the effect of the change immediately in the interim period in which the change occurs.

The effect of the change on items recognised outside profit or loss is recognised in other comprehensive income or equity while the effect of the change on items recognised in profit or loss is recognised in profit or loss.

#### (21) Share capital

- A. Ordinary shares 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 Company repurchases the Company'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 Company'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 Company's equity holders.

#### (22) Revenue recognition

#### A. Materials sales revenue

The Group enters into agreements with clients to sell materials for the manufacturing of clinical trial drugs. The revenue is recognised when the performance obligations are satisfied and risks are transferred to clients.

#### B. Revenue from licensing intellectual property

- (a) The Group entered into a contract with a customer to grant a license of patents 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 intellectual property. The Group recognises revenue when the performance obligation has been satisfied and the subsequent sale occurs.

#### C. Service revenue

The Group provides research services. Revenue from providing services is recognised in the accounting period in which the services are rendered. Revenue arising from fixed-price contracts

is recognised to the extent the client actually benefited from the services rendered. The client pays based on the agreed-upon terms and conditions. If the services rendered exceed the payment, a contract asset is recognised. If the payments exceed the services rendered, a contract liability is recognised.

#### (23) Business combinations

- A. The Group uses the acquisition method to account for business combinations. The consideration transferred for an acquisition is measured as the fair value of the assets transferred, liabilities incurred or assumed and equity instruments issued at the acquisition date, plus the fair value of any assets and liabilities resulting from a contingent consideration arrangement. All acquisition-related costs are expensed as incurred. Identifiable assets acquired and liabilities and contingent liabilities assumed in a business combination are measured initially at their fair values at the acquisition date. For each business combination, the Group measures at the acquisition date components of non-controlling interests in the acquiree that are present ownership interests and entitle their holders to the proportionate share of the entity's net assets in the event of liquidation at either fair value or the present ownership instruments' proportionate share in the recognised amounts of the acquiree's identifiable net assets. All other non-controlling interests should be measured at the acquisition-date fair value.
- B. The excess of the consideration transferred, the amount of any non-controlling interest in the acquiree and the fair value of any previous equity interest in the acquiree over the fair value of the identifiable assets acquired and the liabilities assumed is recorded as goodwill at the acquisition date. If the total of consideration transferred, non-controlling interest in the acquiree recognised and the fair value of previously held equity interest in the acquiree is less than the fair value of the identifiable assets acquired and the liabilities assumed, the difference is recognised directly in profit or loss on the acquisition date.

#### (24) 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. <u>CRITICAL ACCOUNTING JUDGEMENTS</u>, <u>ESTIMATES AND KEY SOURCES OF ASSUMPTION UNCERTAINTY</u>

The preparation of these consolidated financial statements requires management to make critical judgements in applying the Group's accounting policies and make critical assumptions and estimates concerning future events. Assumptions and estimates may differ from the actual results and are continually evaluated and adjusted based on historical experience and other factors. Critical judgements adopted in the accounting policies are as follows:

#### (1) Impairment assessment of intangible assets (excluding goodwill)

In accordance with IAS 36, the Group determines whether an intangible asset (excluding goodwill) may be impaired requiring significant judgements. The Group assesses whether there is any indication

for impairment based on internal and external information, including the plan and progress of research and development project and the prospect of such technology.

#### (2) Impairment assessment of goodwill

The impairment assessment of goodwill relies on the Group's subjective judgement, including identifying cash-generating units, allocating assets and liabilities as well as goodwill to related cash-generating units, and determining the recoverable amounts of related cash-generating units.

#### 6. DETAILS OF SIGNIFICANT ACCOUNTS

#### (1) Cash and cash equivalents

	Septe	mber 30, 2019	Dece	mber 31, 2018	September 30, 2018				
Cash on hand	\$	130	\$	130	\$	130			
Checking accounts and		272,207		228,081		345,724			
demand deposits									
Time deposits		4,597,762		3,436,382		3,599,224			
	\$	4,870,099	\$	3,664,593	\$	3,945,078			

- 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) Financial assets at fair value through other comprehensive income

Items	Septer	mber 30, 2019	Decen	nber 31, 2018	Septer	nber 30, 2018
Non-current item:						
Unlisted stocks	\$	27,181	\$	27,181	\$	27,181
Valuation adjustment	(	20,040)	(	19,727)	(	18,881)
	\$	7,141	\$	7,454	\$	8,300

- A. The Group has elected to classify equity investments that are considered to be strategic investments as financial assets at fair value through other comprehensive income. The fair value of such investments amounted to \$7,141, \$7,454 and \$8,300 as at September 30, 2019, December 31, 2018 and September 30, 2018, respectively.
- B. Amounts recognised in other comprehensive income in relation to the financial assets at fair value through other comprehensive income are listed below:

		Three months ended September 30								
		2019	2018							
Equity instruments at fair value through other										
comprehensive income										
Fair value change recognised in other										
comprehensive income	(\$		<u>170</u> ) ( <u>\$</u>		754)					

		Nine mon	Nine months ended September 30,							
		2019		2018						
Equity instruments at fair value through other					_					
comprehensive income										
Fair value change recognised in other										
comprehensive income	( <u>\$</u>		313) (\$		1,860)					

C. As at September 30, 2019, December 31, 2018 and September 30, 2018, without taking into account any collateral held or other credit enhancements, the maximum exposure to credit risk in respect of the amount that best represents the financial assets at fair value through other comprehensive income held by the Group was \$7,141, \$7,454 and \$8,300, respectively.

### (3) Property, plant and equipment

The Group's property, plant and equipment are mainly for its own use. Details are as follows:

			F	Buildings		Lab		Office		Leasehold		
	I	Land	and structures			quipment	e	equipment	i	mprovements		Total
At January 1, 2019												
Cost	\$	87,514	\$	26,818	\$	251,293	\$	20,487	\$	36,939	\$	423,051
Accumulated												
depreciation			(	5,930)	(	140,175)	(	14,941)	(	26,563)	(	187,609)
	\$	87,514	\$	20,888	\$	111,118	\$	5,546	\$	10,376	\$	235,442
<u>2019</u>												
At January 1	\$	87,514	\$	20,888	\$	111,118	\$	5,546	\$	10,376	\$	235,442
Additions		-		-		22,152		1,941		2,189		26,282
Reclassifications		-		-		28,430		-		17,301		45,731
(Note 1)												
Depreciation			(	3,180)	(	39,959)	(	2,971)	(	8,328)	(	54,438)
At September 30	\$	87,514	\$	17,708	\$	121,741	\$	4,516	\$	21,538	\$	253,017
At September 30, 2019												
Cost	\$	87,514	\$	26,818	\$	305,913	\$	22,307	\$	57,332	\$	499,884
Accumulated												
depreciation			(	9,110)	(	184,172)	(	17,791)	(	35,794)	(	246,867)
	\$	87,514	\$	17,708	\$	121,741	\$	4,516	\$	21,538	\$	253,017

			Buildings		Lab		Office		Leasehold	Total		
	 Land	and structures			quipment	_	equipment	_1	improvements	 Total		
At January 1, 2018												
Cost	\$ 87,514	\$	26,818	\$	193,459	\$	19,591	\$	36,939	\$ 364,321		
Accumulated												
depreciation	 -	(	1,689)	(	96,897)	(	10,993)	(	20,097) (	 129,676)		
	\$ 87,514	\$	25,129	\$	96,562	\$	8,598	\$	16,842	\$ 234,645		
<u>2018</u>	 								_			
At January 1	\$ 87,514	\$	25,129	\$	96,562	\$	8,598	\$	16,842	\$ 234,645		
Additions	-		-		12,067		452		-	12,519		
Acquired from business	-		-		1,272		145		-	1,417		
combinition												
Reclassifications	-		-		9,048		-		_	9,048		
(Note 1)												
Depreciation	-	(	3,180)	(	32,092)	(	2,955)	(	4,904) (	43,131)		
Net exchange												
differences	 				1		1			 2		
At September 30	\$ 87,514	\$	21,949	\$	86,858	\$	6,241	\$	11,938	\$ 214,500		
At September 30, 2018												
Cost	\$ 87,514	\$	26,818	\$	219,912	\$	20,539	\$	37,839	\$ 392,622		
Accumulated												
depreciation	 	(	4,869)	(	133,054)	(	14,298)	(	25,901) (	 178,122)		
	\$ 87,514	\$	21,949	\$	86,858	\$	6,241	\$	11,938	\$ 214,500		

Note 1: The reclassifications resulted from a transfer from prepayments for business facilities (shown as 'other non-current asset') to property, plant and equipment.

Note 2: Information about the property, plant and equipment that were pledged to others as collateral is provided in Note 8.

#### (4) <u>Leasing arrangements - lessee</u>

#### Effective 2019

- A. The Group leases various assets including office space and business vehicles. Rental contracts are typically made for periods of 1 to 10 years. Lease terms are negotiated on an individual basis and contain a wide range of different terms and conditions.
- B. The carrying amount of right-of-use assets and the depreciation charge are as follows:

	Nine r	nonths ended	Three	months ended	Nine r	nonths ended			
	Septer	mber 30, 2019	Septer	mber 30, 2019	September 30, 20				
	Carr	ying amount	Depre	ciation charge	Depre	ciation charge			
Buildings	\$	109,509	\$	7,461	\$	19,907			
Transportation equipment (Business									
vehicles)		728		157		469			
	\$	110,237	\$	7,618	\$	20,376			

- C. For the nine months ended September 30, 2019, the Group increased 'right-of-use asset' by \$32,972.
- D. Information on profit or loss in relation to lease contracts is as follows:

	Three n	nonths ended	Nine n	nonths ended
	Septem	ber 30, 2019	Septen	nber 30, 2018
Items affecting profit or loss				
Interest expense on lease liabilities	\$	537	\$	1,290
Expense on short-term lease contracts		3,984		13,388
Expense on leases of low-value assets		97		277

E. For the nine months ended September 30, 2019, the Group's total cash outflow for leases arising from right-of-use assets was \$18,303.

### (5) <u>Intangible assets</u>

																Patented						
							Pa	atent							1	echnology						
		DBI-822	OB	I-858	OBI	-833	O	BI-3424								_						
											Bif	unctional										
			Pro	oduct	Ne	ext-					fusi	on protein										
	The	rapeutically	devel	opment	genei	ation	Α	KR1C3	T			ge-related	F	Bispecific	Α	ntibody-drug						
		netastatic		ject of	can			enzyme		linker		nacular		onoclonal		evelopment						
	,	vaccines	•	linum	vac	cine		rodrug	te	chnology	deg	eneration	2	antibody		platform	So	oftware	G	oodwill		Total
At January 1, 2019													_			P					_	
Cost	\$	87,577	\$	42,858	\$	1,500	\$	90,693	\$	1,945	\$	81,037	\$	271,933	\$	96,644	\$	9,237	\$	61,148	\$	744,572
Accumulated	·	,	·	,	·	,	·	,	·	,	·	,	·	,	·	,	·	,	·	,		,
amortisation	(	77,275)	(	29,287)	(	887)	(	12,092)	(	1,216)	(	5,823)	(	27,193)	(	9,664)	(	7,060)			(	170,497)
	\$	10,302	\$	13,571	\$	613	\$	78,601	\$	729	\$	75,214	\$	244,740	\$	86,980	\$	2,177	\$	61,148	\$	574,075
<u>2019</u>																						
At January 1	\$	10,302	\$	13,571	\$	613	\$	78,601	\$	729	\$	75,214	\$	244,740	\$	86,980	\$	2,177	\$	61,148	\$	574,075
Additions		-		-		-		-		-		-		-		-		2,489		-		2,489
Amortisation	(	3,864)	(	3,214)	(	113)	(	6,802)	(	729)	(	4,367)	(	20,395)	(	7,248)	(	1,362)			(	48,094)
At September 30	\$	6,438	\$	10,357	\$	500	\$	71,799	\$		\$	70,847	\$	224,345	\$	79,732	\$	3,304	\$	61,148	\$	528,470
At September 30, 2019																						
Cost	\$	87,577	\$	42,858	\$	1,500	\$	90,693	\$	1,945	\$	81,037	\$	271,933	\$	96,644	\$	11,726	\$	61,148	\$	747,061
Accumulated	(	81,139)	(	32,501)	(	1,000)	,	18,894)	,	1.045)	(	10,190)	(	17 500)	(	16,912)	(	9 (22)			,	219 501)
amortisation	(		<del>-</del>		`		_		`	1,945)	( <u> </u>		( <u> </u>	47,588)	-			8,422)	Φ.	- (1.140	(	218,591)
	\$	6,438	\$	10,357	\$	500	\$	71,799	\$		\$	70,847	\$	224,345	\$	79,732	\$	3,304	\$	61,148	\$	528,470

						Pate	nt									Patented chnology						
		OBI-822	OBI-85	8	OBI-833	OBI-868		OBI-3424														
											]	Bifunctional										
			Produ	ct							fus	sion protein for			A	Antibody-						
	The	erapeutically	developr	nent								age-related	В	ispecific		drug						
		metastatic	project	of	Next-generation	Reagent for		AKR1C3		ThioBridge		macular	mo	onoclonal	de	velopment						
		vaccines	botulinu	m	cancer vaccine	cancer screening	e	enzyme prodrug	linl	ker technology	Ċ	degeneration	a	ntibody	1	platform	S	oftware	Goo	odwill	To	otal
At January 1, 2018																		,				
Cost	\$	87,577	\$ 4	2,858	\$ 1,500	\$ 1,500	\$	90,693	\$	1,945	\$	-	\$	-	\$	-	\$	8,511	\$	-	\$ 23	34,584
Accumulated																						
amortisation	(	72,123) (		5,001)	(		_	3,023)	_	243)	_	<u> </u>				<u>-</u>	(_	4,716)				07,318)
	\$	15,454	\$ 1	7,857	\$ 763	\$ 25	\$	87,670	\$	1,702	\$		\$		\$		\$	3,795	\$		\$ 12	27,266
<u>2018</u>																						
At January 1	\$	15,454	\$ 1	7,857	\$ 763	\$ 25	\$	87,670	\$	1,702	\$	-	\$	-	\$	-	\$		\$	-	\$ 12	27,266
Additions		-		-	-	-		-		-		-		-		-		621		-		621
Acquired from																						
business												91 027		271 022		06.644		105		2 020	<u>-</u>	12 5 47
combinations Amortisation	(	3,864) (		3,214)	( 113)	( 25)	. (	6,802)	(	729)	(	81,037 4,367)	,	271,933 20,395)	(	96,644 7,248)	(	105 1,767)	0	53,828		13,547 48,524)
	(	11,590			\$ 650	φ.	ф.		\$	973	\$	76,670	\$	251,538	<u>_</u>	89,396	`-		¢ 6	53,828		
At September 30	φ	11,390	φ <u>1</u>	4,043	\$ 030	<u> </u>	Φ	60,606	Ф	913	φ	70,070	Ф	231,336	Φ	69,390	Ф	2,734	<b>3</b> 0	13,020	φ J;	92,910
At September 30, 2018																						
Cost	\$	87,577	\$ 4	2,858	\$ 1,500	\$ 1,500	\$	90,693	\$	1,945	\$	81,037	\$	271,933	\$	96,644	\$	9 237	\$ 6	3,828	\$ 74	48,752
Accumulated	Ψ	07,577	Ψ 7	_,050	ų 1,500	Ψ 1,500	Ψ	70,075	Ψ	1,,,43	Ψ	01,037	Ψ	_,,,,,,,,,	Ψ	70,014	Ψ	J,257	Ψ 0	,020	Ψ /-	.0,752
amortisation	(	75,987) (	2	8,215)	( 850)	( 1,500)	) (	9,825)	(	972)	(	4,367)	(	20,395)	(	7,248)	(	6,483)		-	( 15	55,842)
	\$	11,590	\$ 1	4,643	\$ 650	\$ -	\$	80,868	\$	973	\$	76,670	\$	251,538	\$	89,396	\$	2,754	\$ 6	3,828	\$ 59	92,910

#### A. Details of amortisation on intangible assets are as follows:

	Three months ended September 30,						
		2019		2018			
Administrative expenses	\$	337	\$	679			
Research and development expenses		15,773		15,698			
	\$	16,110	\$	16,377			
	N	ine months end	led Septer	mber 30,			
		2019	<u> </u>	2018			
Administrative expenses	\$	966	\$	1,562			
Research and development expenses		47,128		46,962			
•	\$	48,094	\$	48,524			

- B. The Company purchased patents named "OPT-822", therapeutically metastatic breast cancer vaccines, and "OPT-80", Macrolide, from Optimer Pharmaceuticals, Inc. (the name "Optimer" is no longer used since January 2013 and the name was changed to "OBI-822/821" after the organisation changed in October 2012) on December 29, 2003. The main contract information is as follows:
  - (a) The patent amounting to USD 6 million (approximately NTD 204,000) based on the appraisal report, was acquired as intellectual property right through equity of 20,400 thousand shares.
  - (b) The Company signed an authorised sale contract for Antibiotics-Fidaxomicin with OPT. The contract states that the Company must pay royalty fees to OPT based on 17% or 22% of sales under the revenue achievements. The payment period of the royalty fee is the duration of patent right or ten years starting from the initial sales, whichever is later.
  - (c) On October 2, 2015, the Company entered into a contract with Optimer Pharmaceuticals, LLC. (hereafter referred to as "Optimer"), agreeing to transfer all the rights of DIFICID<sup>TM</sup> (Fidaxomicin) in terms of marketing approval and filing a trademark application pursuant to Taiwan legislations. The contract will expire on November 27, 2028 when the patent term lapses. The contract provides that the Company is obliged to transfer all related rights to Optimer. In return, Optimer is obliged to pay the Company (a) US\$3 million of contract value; (b) a maximum of US\$3.25 million of accumulated net sales revenue and additional US\$1 million of milestone payment for each new indication; (c) sales royalty calculated based on a certain percentage of net sales revenue. As for all business activities related to DIFICID<sup>TM</sup>, it is handed over to Optimer's associate in Taiwan, Merck Sharp & Dohme (I.A.) LLC. Taiwan Branch (hereafter referred to as "MSD"). In addition, the authorised sale contract mentioned in Note 6(6)B.(b) has been terminated when the contract value of this transfer contract was settled based on mutual agreement. For the three months and nine months ended September 30, 2019 and 2018, the Company recognised the aforementioned royalty income of \$217, \$315, \$567 and \$899, respectively.
  - (d) The Company needs to pay the annual fee and achieved milestones. As of September 30, 2019, the remaining unpaid amount for achieved milestones amounted to US\$10 million. The amount of payment was determined based on whether the milestones in the agreement are

- achieved or not. Furthermore, the Company must pay royalty fees based on a certain percentage of the sales of patented products annually.
- C. In order to improve mass production and manufacturing process of OBI-822 for expanding global market, the Company has signed an exclusive patent license for the Globo H series' chemosynthesis of carbohydrates with Academia Sinica on April 23, 2014, and the contract period is from April 23, 2014 to the expiration of protection duration of the last patented product. The Company must pay upfront patent licensing fees and royalty fees in accordance with the contract. Except for royalty fees, the Company assesses whether to pay periodical patent licensing fees based on 4 achieved milestones. The total contract amount was approximately \$60,000. Further, pursuant to the supplements and amendments agreement on February 18, 2016, the patent licensing fees was reduced to \$57,320. As of September 30, 2019, the Company paid royalty fees of \$20,000 in 2014, milestone patent licensing fees of \$27,320 in 2016 and \$10,000 in 2017. These fees were recognised as research and development expenses.
- D. The Company purchased a patent named "product development project of botulinum" (OBI-858) from Amaran Biotechnology Inc. on March 2, 2012, which amounted to \$42,858 based on external experts' valuation.
- E. The Company acquired patents named "next-generation cancer vaccine" (OBI-833) and "reagent for cancer screening" (OBI-868). The contract states that the Company must pay royalty fees based on the achieved milestones. In 2013, the Company paid royalty fees of \$1,500 separately for both projects. Furthermore, the Company must pay royalty fees based on a certain percentage of the sales of patented products annually.
- F. On May 31, 2017, the Company entered into an agreement with Threshold Pharmaceuticals, Inc. to acquire the global IP right (excluding Mainland China, Hong Kong, Macao, Taiwan, Japan, South Korea, Singapore, Malaysia, Thailand, Turkey and India) and patent regarding the innovative micromolecule drug TH-3424, which was then renamed OBI-3424.
- G. On July 11, 2017, the Company entered into a licensing agreement with PolyTherics Limited (Abzena) to introduce the ThioBridge<sup>TM</sup> linker technology required for the antibody drug conjugate (ADC). Under the terms of the agreement, the Company is obliged to pay a small amount of upfront payment to Abzena to acquire the worldwide exclusive right to use the ThioBridge<sup>TM</sup> technology for the development and commercialisation of ADCs targeting of carbohydrates in the Globo series. In the following years, milestone payments amounting up to GBP 128 million will be due whenever the specified milestones are reached. In addition, the Company is also required to pay royalties based on a certain percentage of sales of the products which incorporate the ThioBridge<sup>TM</sup> technology.
- H. Aiming to bolster the competitive edge of products and the ability to develop new drugs, on January 10, 2018, the Company issued 1,675 thousand new common stocks in return for AbProtix, Inc.'s 6,700 thousand common stocks of AP Biosciences, Inc., which is equivalent to 67% ownership; the share exchange ratio is 1:4. The Company hired independent experts to issue a purchase price allocation report for the business combination. Based on the report, the Company recognised special technology, computer software, and goodwill in the amounts of \$449,614, \$105, and \$63,828, respectively (the purchase price allocation was completed in the fourth quarter of 2019 and adjusted to \$61,148).

I. The Group has no intangible assets pledged to others.

#### (6) Long-term borrowings

	Borrowing period								
Type of	and repayment	Interest		Sept	tember 30,	I	December	Se	otember 30,
borrowings	term	rate	Collateral		2019		31, 2018		2018
Long-term									
bank									
Secured borrowings	Borrowing period is from October 5, 2016 to October 5, 2026; interest is payable monthly (Note 1)	1.60%	Note 2	\$	50,750	\$	56,000	\$	57,750
Unsecured borrowings	Borrowing period is from October 5, 2016 to October 5, 2021; interest is payable monthly	1.60%	Note 2						
	(Note 1)				4,500		6,000		6,500
					55,250	,	62,000		64,250
Less: Current p	ortion			(	9,747)	(	9,853)	(	9,889)
•				\$	45,503	\$	52,147	\$	54,361

Note 1: The Group negotiated borrowing contract with the bank whereby the principal will be payable quarterly starting from January 2017.

Note 2: Please refer to Note 8 for details.

#### (7) Pension

- A. The Company and its domestic subsidiaries have 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 and its domestic subsidiaries contribute monthly an amount based on 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 pension costs under the defined contribution pension plans of the Group for the three months and nine months ended September 30, 2019 and 2018 were \$2,019, \$1,930, \$6,067 and \$5,603, respectively.
- B. For the pension plan based on local government regulations, OBI Pharma USA, Inc. and OBI Pharma (Shanghai) Limited recognised pension costs of \$927, \$879, \$2,754 and \$2,436 for the three months and nine months ended September 30, 2019 and 2018, respectively.

#### (8) Share-based payment

A. Information on share-based payments made by the Company and a subsidiary, AP Biosciences,

#### Inc., is as follows:

(a) The options were granted to qualified employees of the Company, the subsidiaries which the Company holds over 50% equity interest, and the branches by issuing new shares of the Company when exercised. The options are valid for 10 years. The major contents were as follows:

Type of			Subscription		Weighted-average remaining contract
agreement	Grant date	No. of units	share per unit	Vesting conditions	period (years)
Employee stock option plan (Note)	2010.03.08	2,360,000	1	One year after grant, employees can exercise options monthly at a	0.44
				certain percentage	
"	2010.05.21	100,000	1	"	0.64
"	2010.09.10	60,000	1	"	0.94
"	2010.12.15	144,000	1	"	1.21
"	2011.01.01	588,000	1	"	1.25
"	2011.03.30	80,000	1	"	1.50
"	2011.06.10	124,000	1	"	1.69
"	2011.09.30	260,000	1	"	2.00
"	2011.12.16	2,450,000	1	"	2.21
"	2012.01.01	1,560,000	1	"	2.25
"	2012.03.09	270,000	1	"	2.44
"	2013.11.27	1,821,000	1	Two year after grant, employees can exercise options monthly at a certain percentage	4.16
"	2014.02.21	1,744,000	1	"	4.39
"	2014.03.26	575,000	1	"	4.48
"	2015.05.06	2,861,000	1	"	5.60
"	2015.08.04	75,000	1	"	5.85
"	2015.11.06	353,000	1	"	6.10
"	2015.12.15	13,000	1	"	6.21
"	2016.03.25	1,377,000	1	"	6.48
"	2017.03.09	3,145,000	1	"	7.44
"	2017.05.12	20,000	1	"	7.61
"	2017.08.11	20,000	1	"	7.86
"	2017.11.10	130,000	1	"	8.11
"	2018.01.19	1,685,000	1	"	8.30
"	2019.09.06	1,125,000	1	"	9.94
Cash capital increase reserved for employee preemption (Note)	2013.07.26	839,514	1	Vested immediately	-
"	2015 02 15	2 000 000		"	
"	2015.03.16	3,000,000	1	"	-
"	2019.04.22	2,175,700	1		-

Note: The above share-based payment arrangements are equity-settled.

(b) Employees and consultants of subsidiary, AP Biosciences, Inc., are qualified for the share-based payment plan of the original parent, AbProtix Inc.

Tymo of			Cubsometion		Weighted average residual contract
Type of	Count data	Na afamita	Subscription	Vastina anditions	
agreement	Grant date	No. of units	shares per unit	Vesting conditions	period (years)
Employee stock options (Note)	2015.05.01	409,000	1	100% vested on grant date.	Note 2
"	2015.05.01	436,000	1	25% vested after one year of service from grant date; the remaining options vested in equal installments over the next 36 months, with 1/48 vesting on the last day of each month.	Note 2
"	2016.05.01	90,000	1	100% vested on grant date.	Note 2
"	2016.05.01	404,000	1	25% vested after one year of service from grant date; the remaining options vested in equal installments over the next 36 months, with 1/48 vesting on the last day of each month.	Note 2
"	2017.11.08	1,953,332	1	"	Note 2

Note 1: These options are issued by AbProtix Inc., and the aforementioned share-based payment are settled in the form of equity of AbProtix Inc.

Note 2: The stock options granted before the closing of the merger on January 10, 2018 shall be fully vested as resolved by the Board of Directors of AbProtix Inc. on April 16, 2018.

- B. Details of the share-based payment arrangements are as follows:
  - (a) The Company's employee stock option plan:

Options forfeited or

end of the period Options exercisable at

end of the period Options authorised but

Options outstanding at

expired

2019 2018 Weighted-Weightedaverage average No. of exercise price No. of exercise price units (in dollars) units (in dollars) Options outstanding at beginning of the period 10,230,484 245.60 9,602,596 260.87 Options granted 1,125,000 144.00 1,685,000 170.50 Options exercised 150,000) - ( 10.00

Nine months ended September 30,

271.63

252.40

780,255)

10,357,341

5,490,416

321.94

246.13

not granted at end of the period \_\_\_\_\_\_\_

(b) The employee stock option plan of subsidiary, AP Biosciences, Inc.

913,841)

10,441,643

6,982,704

	Nine months ended September 30,							
	2	019	2018					
		Weighted-		Weighted-				
	No. of	average	No. of	average				
	units	(in dollars)	units	(in dollars)				
Options outstanding at								
beginning of the period	-	\$ -	-	\$ -				
Options acquired from								
business combinations	-	-	2,883,332	0.05				
Options exercised		-		-				
Options outstanding at								
end of the period			2,883,332	-				
Options exercisable at								
end of the period			2,883,332	-				

- C. The weighted-average stock price of stock options at exercise dates for the nine months ended September 30, 2018 was \$170.5 (in dollars). No stock option was exercised for the nine months ended September 30, 2019.
- D. As of September 30, 2019, December 31, 2018 and September 30, 2018, the range of exercise prices of the Company's stock options outstanding were all \$10~\$727 (in dollars).

- E. The fair value of stock options granted on grant date is measured using the Black-Scholes option-pricing model. Relevant information is as follows:
  - (a) The Company's employee stock option plan:

Type of agreement	Grant date	Underlying market value on measurement date (in dollars)	Exercise price per share (in dollars)	Expected volatility (Note)	Expected option life	Expected dividend yield	Risk-free interest rate	Fair value per unit (in dollars)
Employee stock	2010.03.08	\$ 6.9	\$ 10.0	44.23%	10 years	0%	1.42%	\$ 3.16
option plan			•		,			·
"	2010.05.21	6.9	10.0	44.23%	10 years	0%	1.42%	3.16
"	2010.09.10	6.9	10.0	44.23%	10 years	0%	1.42%	3.16
"	2010.12.15	6.9	10.0	44.23%	10 years	0%	1.42%	3.16
"	2011.01.01	9.6	10.0	41.62%	10 years	0%	1.51%	4.98
"	2011.03.30	9.6	10.0	41.62%	10 years	0%	1.51%	4.98
"	2011.06.10	9.6	10.0	41.62%	10 years	0%	1.51%	4.98
"	2011.09.30	7.4	10.0	40.94%	10 years	0%	1.29%	3.21
"	2011.12.16	7.4	10.0	40.94%	10 years	0%	1.29%	3.21
"	2012.01.01	10.1	10.0	40.83%	10 years	0%	1.22%	5.21
"	2012.03.09	10.1	10.0	40.83%	10 years	0%	1.22%	5.21
"	2013.11.27	255.6	247.4	49.72%	6.375 years	0%	1.44%	128.42
"	2014.02.21	231.4	214.4	47.62%	6.375 years	0%	1.34%	114.80
"	2014.03.26	215.0	227.6	46.54%	6.375 years	0%	1.38%	97.07
"	2015.05.06	334.0	334.0	44.46%	6.375 years	0%	1.33%	150.18
"	2015.08.04	283.0	283.0	43.90%	6.375 years	0%	1.21%	125.27
"	2015.11.06	422.0	422.0	44.11%	6.375 years	0%	1.01%	186.00
"	2015.12.15	727.0	727.0	45.44%	6.375 years	0%	0.99%	328.28
"	2016.03.25	420.0	420.0	47.70%	6.375 years	0%	0.72%	195.43
"	2017.03.09	326.0	326.0	50.01%	6.375 years	0%	1.11%	159.90
"	2017.05.12	261.0	261.0	49.51%	6.375 years	0%	0.96%	126.34
"	2017.08.11	191.0	191.0	48.61%	6.375 years	0%	0.82%	90.60
"	2017.11.10	169.0	169.0	48.44%	6.375 years	0%	0.81%	79.91
"	2018.01.19	170.5	170.5	48.61%	6.375 years	0%	0.88%	81.04
"	2019.09.06	144.0	144.0	48.61%	6.375 years	0%	0.62%	64.29
Cash capital increase	2013.07.26	171.2	158.0	18.68%	0.125 years	0%	0.87%	14.02
reserved for employee preemption								
"	2015.03.16	373.5	310.0	23.49%	0.005 years	0%	0.87%	63.51
"	2019.04.22	158.0	135.0	36.55%	0.09 years	0%	0.59%	23.61

Note: Expected price volatility rate was estimated by using the average price volatility of similar listed and OTC companies within appropriate period and the Company's historical transaction data since its shares traded on the Emerging Stock Market.

(b) The employee stock option plan of subsidiary, AP Biosciences, Inc.:

		Stock's market	Exercise					
								F : 1
		price on the	price per					Fair value
		measurement	share			Expected		per unit
Type of		date (in US	(in US	Expected	Expected	dividend	Risk-free	(in US
arrangement	Grant date	dollars)	dollars)	volatility	option life	yield	interest rate	dollars)
Employee stock	2015.05.01	\$ 0.3283	\$ 0.05	36.69%	5.00 years	0%	1.50%	\$ 0.28
options plan								
"	2015.05.01	0.3283	0.05	38,78%	6.09 years	0%	1.71%	0.28
"	2016.05.01	0.2061	0.06	37.99%	5.00 years	0%	1.30%	0.15
"	2016.05.01	0.2061	0.06	38.37%	6.09 years	0%	1.48%	0.15
"	2017.11.08	0.4292	0.05	34.49%	6.09 years	0%	2.12%	0.39

F. For the three months and nine months ended September 30, 2019 and 2018, the Group recognised employee stock option plan compensation expense of (\$5,173), \$51,750, \$117,170 and \$179,793, respectively.

#### (9) Share capital

A. As of September 30, 2019, the Company's authorised capital was \$3,000,000, consisting of 300 million shares of ordinary stock (including 24 million shares reserved for employee stock options), and the outstanding capital was \$1,881,287 with a par value of \$10 (in dollars) per share. All proceeds from shares issued have been collected.

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

		(Unit: share)
	2019	2018
At January 1	173,128,674	171,303,674
Issuance of new shares	-	1,675,000
Exercise of employee stock options	-	150,000
Cash captial increase	15,000,000	_
At September 30	188,128,674	173,128,674

#### B. Treasury stock:

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

	Nine	Nine months ended September 30, 2019								
	Beginning									
Reason for reacquisition	shares	Additions	Disposal	Ending shares						
To transfer shares to	862	-	862	-						
the employees	thousand shares	1	thousand shares							

	Beginning			
Reason for reacquisition	shares	Additions	Disposal	Ending shares
To transfer shares to	862	-		- 862
the employees	thousand shares			thousand shares

- (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 three years from the reacquisition date and shares not reissued within the three-year period are to be retired. The capital deduction took effect on March 8, 2019 as resolved by the Board of Directors. All treasury shares were retired.
- (e) The price range of actual repurchased treasury shares was between  $$431.88 \sim $454.26$  (in dollars). The average repurchased price was \$448.63 (in dollars) and the actual repurchased amount was \$386,721.

# (10) 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. Capital surplus should not be used to cover accumulated deficit unless the legal reserve is insufficient.

				2019	
			E	Employee stock	
	Sh	are premium		options	 Others
At January 1	\$	8,284,772	\$	1,099,675	\$ 145,671
Cash capital increase		1,875,000		-	-
Retirement of treasury shares	(	41,046)		-	-
Employee stock options					
compensation cost		8,351		39,080	 65,882
At September 30	\$	10,127,077	\$	1,138,755	\$ 211,553

			2018		
		E	mployee stock		
Sha	are premium		options		Others
\$	8,011,171	\$	936,363	\$	89,847
	273,025		-		-
	-		124,532		44,939
	576	(	576)		
\$	8,284,772	\$	1,060,319	\$	134,786
	-	273,025 - 576	Share premium \$ 8,011,171 \$ 273,025 - 576 (	Share premium         Employee stock options           \$ 8,011,171         \$ 936,363           273,025         -           -         124,532	Employee stock           Share premium         options           \$ 8,011,171         \$ 936,363           \$ 273,025         -           -         124,532

2010

#### (11) Accumulated deficit

- A. The Company is facing a capital intensive industrial environment, with the life cycle of the industry in the growth phase. The residual dividend policy is adopted taking into consideration the Company's operating expansion plans and investment demands. According to the balanced dividend policy adopted by the Board of Directors, stock dividends and cash dividends will be allocated in consideration of the actual net income and funds status and are subject to the approval by the Board of Directors and resolution by shareholders and cash dividends shall account for at least 10% of the total dividends distributed.
- B. Except for covering accumulated deficit, increasing capital or payment of cash, the legal reserve shall not be used for any other purpose. The amount capitalised or the cash payment shall not exceed 25% of the paid-in capital.
- C. As resolved by the shareholders on June 27, 2019, the Company's 2018 deficit is as follows:

	Y	ear ended
	Dece	mber 31, 2018
Accumulated deficit at beginning of the year	(\$	5,292,713)
Net loss for 2018	(	1,222,242)
Accumulated deficit at end of the year	(\$	6,514,955)

D. For the information relating to employees' compensation and directors' and supervisors' remuneration, please refer to Note 6(17).

#### (12) Operating revenue

	Three months ended September 30,			
	2	2019	2018	
Revenue from contracts with customers	\$	217 \$	315	
	Nine months ended September 30,			
		e monuis chaca se	ptember 30,	
		2019	2018	

#### A. Disaggregation of revenue from contracts with customers

The Group derives revenue from the transfer of goods and services over time and at a point in time in the following major product lines:

Three months ended	Sale of	Patent technology	Service	
September 30, 2019	materials	licencing	provision	Total
Revenue from external customer contracts	materials	neenemg	provision	
Contract revenue	\$ -	\$ 217	\$ -	\$ 217
Timing of revenue recognition				
At a point in time	\$ -	\$ 217	\$ -	\$ 217
Three months ended September 30, 2018	Sale of materials	Patent technology licencing	Service provision	Total
Revenue from external				
customer contracts Contract revenue	\$ -	\$ 315	\$ -	\$ 315
Timing of revenue recognition				
At a point in time	\$ -	\$ 315	\$ -	\$ 315
7 tt a point in time	Ψ	<u> </u>	Ψ	<u> </u>
		Patent		
Nine months ended	Sale of	technology	Service	
September 30, 2019	materials	licencing	provision	Total
Revenue from external customer contracts				
Contract revenue	\$ -	\$ 567	\$ -	\$ 567
Timing of revenue recognition				
At a point in time	\$ -	\$ 567	\$ -	\$ 567
		Patent		
Nine months ended	Sale of	technology	Service 	<b>7</b> 7 1
September 30, 2018	materials	licencing	provision	<u>Total</u>
Revenue from external customer contracts				
Contract revenue	\$ 3,985	\$ 8,257	\$ 820	\$ 13,062
Timing of revenue	Ψ 3,703	Ψ 0,237	Ψ 020	Ψ 13,002
recognition				
At a point in time	\$ 3,985	\$ 8,257	\$ 820	\$ 13,062

# (13) Other income

	Three months ended September 30,			
		2019		2018
Interest income:				
Interest income from bank deposits	\$	21,785	\$	24,129
Total interest income		21,785		24,129
Other income, others		286		360
	\$	22,071	\$	24,489
	N	line months end	led Septe	mber 30,
		2019		2018
Interest income:				
Interest income from bank deposits Interest income from financial assets	\$	69,564	\$	61,403
at amortised cost				2,538
Total interest income		69,564		63,941
Other income, others		4,291		399
	\$	73,855	\$	64,340
(14) Other gains and losses				
	T	hree months end	ded Septe	ember 30,
		2019		2018
Net currency exchange loss	(\$	14,670)	(\$	7,547)
Miscellaneous disbursements				
	( <u>\$</u>	14,670)	( <u>\$</u>	7,547)
	N	Vine months end	led Septe	mber 30,
		2019		2018
Gain on disposal of investment	\$	_	\$	290
Net currency exchange gain		15,306		66,856
Miscellaneous disbursements	(	18)	(	8)
	\$	15,288	\$	67,138

# (15) Finance costs

		Three months end	ded Sep	tember 30,
		2019		2018
Interest expense	\$	762	\$	413
		Nine months end	led Sept	ember 30,
	<u> </u>	2019		2018
Interest expense	\$	1,989	\$	1,420
(16) Expenses by nature				
		Three months end	ded Sep	tember 30,
		2019		2018
Employee benefit expenses	\$	55,813	\$	107,870
Clinical material expenses		56,816		67,785
Consulting and service fees		70,831		38,601
Clinical trials cost		85,329		166,677
Rental expenses		4,094		8,498
Depreciation charges on property, plant and				
equipment		26,921		14,072
Amortisation charges on intangible assets		16,110		16,377
Other expenses		21,534		20,526
Operating expenses	\$	337,448	\$	440,406
		Nine months end	led Sept	ember 30,
		2019		2018
Employee benefit expenses	\$	303,151	\$	346,979
Clinical material expenses		230,729		170,160
Consulting and service fees		139,817		97,871
Clinical trials cost		149,896		214,869
Rental expenses		13,634		22,861
Depreciation charges on property, plant and				
equipment		74,814		43,131
Amortisation charges on intangible assets		48,094		48,524
Other expenses		51,870		45,524
Operating expenses	\$	1,012,005	\$	989,919

## (17) Employee benefit expense

	Three months ended September 30,				
		2019		2018	
Wages and salaries	\$	52,808	\$	48,067	
Employee stock options	(	5,173)		51,750	
Labor and health insurance fees		3,140		3,001	
Pension costs		2,946		2,809	
Other personnel expenses		2,092		2,243	
	<u>\$</u>	55,813	\$	107,870	

	Nine months ended September 30,				
		2019		2018	
Wages and salaries	\$	159,993	\$	142,302	
Employee stock options		117,170		179,798	
Labor and health insurance fees		9,447		8,495	
Pension costs		8,821		8,043	
Other personnel expenses		7,720		8,341	
	\$	303,151	\$	346,979	

- A. In accordance with the Articles of Incorporation, 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 not be lower than 2% for employees' compensation and shall not be higher than 2% for directors' and supervisors' remuneration. A company may, by a resolution adopted by a majority vote at a meeting of Board of Directors attended by two-thirds of the total number of directors, have the abovementioned employees' compensation distributed in the form of shares or in cash; and in addition thereto a report of such distribution shall be submitted to the shareholders during their meeting. Qualification requirements of employees, including the employees of subsidiaries of the company meeting certain specific requirements, entitled to receive aforementioned stock or cash may be specified in the Articles of Incorporation. The term shall be defined by the Board of Directors.
- B. As of September 30, 2019, the Company had an accumulated deficit; thus, no employees' compensation and directors' and supervisors' remuneration was recognised for the nine months ended September 30, 2019 and 2018. Information about employees' compensation and directors' and supervisors' remuneration of the Company as approved by the Board of Directors will be posted in the "Market Observation Post System" at the website of the Taiwan Stock Exchange.

## (18) Income tax

## A. Components of income tax expense:

	Th	Three months ended September 30,				
		2019	2018			
Total current tax	(\$	690) (\$	624)			
Total deferred tax		2,109	2,109			
Income tax benefit	\$	1,419 \$	1,485			
	Ni	tember 30,				
		ne months ended Sept 2019	2018			
		2019	2016			
Total current tax	(\$	1,968) (\$	1,622)			
Total deferred tax		6,326	6,325			
Income tax benefit	\$	4,358 \$	4,703			

- B. The Company and its subsidiary, AP Biosciences, Inc.'s income tax returns through 2017 have been assessed and approved by the Tax Authority.
- C. Under the amendments to the Income Tax Act which was promulgated by the President of the Republic of China on February 7, 2018, the Company's applicable income tax rate was raised from 17% to 20% effective from January 1, 2018. The Group has assessed the impact of the change in income tax rate.

#### (19) Loss per share

		Three m	onths ended September	30, 2	2019
			Weighted-average number of ordinary		
			shares outstanding		Loss per share
	Amour	nt after tax	(shares in thousands)		(in dollars)
Basic and diluted loss					
<u>per share</u>					
Loss attributable to ordinary shareholders					
of the parent	(\$	320,926)	188,129	( <u>\$</u>	1.71

		Three m	onths ended September	30,	2018
			Weighted-average		
			number of ordinary		
			shares outstanding		Loss per share
	Amo	ount after tax	(shares in thousands)		(in dollars)
Basic and diluted loss  per share  Loss attributable to  ordinary shareholders  of the parent	(\$	415 181)	172 120	<b>(</b> \$	2.40)
of the parent	( <u>\$</u>	415,181)	173,129	( <u>\$</u>	2.40)
		Nine mo	onths ended September	30 °	2019
		T (IIIC III)	Weighted-average	50, 2	
			number of ordinary		
			shares outstanding		Loss per share
	Amo	ount after tax	(shares in thousands)		(in dollars)
			()		(=== # = =====
Basic and diluted loss per share Loss attributable to					
ordinary shareholders of the parent	(\$	896,575)	179,063	(\$	5.01)
of the parent	(Ψ	<u> </u>	177,003	(Ψ	<u> </u>
		Nine mo	onths ended September	30, 2	2018
			Weighted-average		
			number of ordinary		
			shares outstanding		Loss per share
	Amo	ount after tax	(shares in thousands)		(in dollars)
Basic and diluted loss  per share  Loss attributable to  ordinary shareholders					
of the parent	(\$	818,187)	173,064	( <u>\$</u>	4.73)

Note: The potential ordinary shares have anti-dilutive effect due to net loss for the three months ended September 30, 2019 and 2018, so the calculation of diluted loss per share is the same as the calculation of basic loss per share.

#### (20) Business combinations

- A. On January 10, 2018, the Group acquired 67% of the share capital of AP Biosciences, Inc. and obtained control over the company. The company engages in research and development of biotechnology. The Group expects the acquisition to boost the competitiveness of its products and improve its ability to develop new drugs. The allocation of purchase price will be completed within one year. The related purchase price allocation was completed in the fourth quarter of 2018.
- B. The following table summarises the consideration paid for AP Biosciences, Inc. and the fair values of the assets acquired and liabilities assumed at the acquisition date, as well as the non-controlling interest's proportionate share of the recognised amounts of acquiree's identifiable net assets at the acquisition date:

	A	After purchase		
	p	rice allocation	January 1	0, 2018
Purchase consideration Equity instruments	\$	289,775	\$	289,775
Non-controlling interest's proportionate share of the recognised amounts of acquiree's identifiable		,		,
net assets		112,608		111,288
		402,383		401,063
Fair value of the identifiable assets acquired and				
liabilities assumed				
Cash and cash equivalents		10,708		10,708
Other receivables		353		353
Prepayments		1,351		1,351
Property, plant and equipment		1,417		1,417
Intangible assets		449,719		449,719
Other non-current assets		668		668
Other payables	(	33,514)	(	33,514)
Other current liabilities	(	970)	(	4,970)
Deferred income tax liabilities	(	88,497)	(	88,497)
Total identifiable net assets		341,235		337,235
Goodwill	\$	61,148	\$	63,828

- C. The fair value of \$289,775 for the 1,675 thousand ordinary shares issued as part of the consideration paid for AP Biosciences, Inc. was based on the published share price on January 10, 2018. Issuance costs totaling \$1,240 had been recognised in profit or loss.
- D. The operating revenue and loss before income tax included in the consolidated statement of comprehensive income since January 10, 2018 contributed by AP Biosciences, Inc. were \$8,178 and \$78,777, respectively, for the nine months ended September 30, 2018. Had AP Biosciences, Inc. been consolidated from January 1, 2018, the consolidated statement of comprehensive income would show operating revenue and loss before income tax of \$13,062 and \$847,503,

respectively, for the nine months ended September 30, 2018.

#### (21) Operating leases

#### Prior to 2019

The Group leases offices under non-cancellable operating lease agreements. For the three months and nine months ended September 30, 2018, the Group recognised rental expenses of \$8,498 and \$22,861, respectively. The future aggregate minimum lease payments under non-cancellable operating leases are as follows:

	Decen	nber 31, 2018	Septen	nber 30, 2018
Not later than one year	\$	21,391	\$	19,801
Later than one year but not later than five		62,182		61,440
years				
Later than five years		28,252	-	32,288
	\$	111,825	\$	113,529

## (22) Supplemental cash flow information

Investing activities with partial cash payments

	Nine months ended September 30,					
		2019	-	2018		
Acquisition of property, plant and equipment	\$	26,282	\$	12,519		
Add: Opening balance of payable		1,614		1,742		
Less: Ending balance of payable	(	1,349)	(	589)		
Cash paid during the period	\$	26,547	\$	13,672		

Long-term

Liabilities

from financing

## (23) Changes in liabilities from financing activities

		borrowings		activities-gross
At January 1, 2019	\$	62,000	\$	62,000
Changes in cash flow from financing activities	(	6,750)	(	6,750)
At September 30, 2019	\$	55,250	\$	55,250
		Long-term borrowings		Liabilities from financing activities-gross
At January 1, 2018	\$	71,000	\$	71,000
Changes in cash flow from financing activities	(	6,750)	(	6,750)
At September 30, 2018	\$	64,250	\$	64,250

# 7. <u>RELATED PARTY TRANSACTIONS</u>

# (1) Parent and ultimate controlling party

As of September 30, 2019, the Company does not have an ultimate parent or controlling party.

(2) Names of related parties and	<u>l relationship</u>				
Names of rela	ted parties		Relationship	with the Gro	oup
Amaran Biotechnology Inc	).	Other	related partie	S	
(3) Significant related party tran	nsactions				
A. Operating revenue					
		Thr	ee months end	ded Septemb	er 30,
			2019	20	
Sale of materials: Other related parties		¢		ф	
-Amaran Biotechnolog	gy Inc.	\$		\$	
		Nir	ne months end	led Septembe	er 30,
			2019	20	18
Sale of materials:					
Other related parties	gy Inc	\$	_	\$	3,985
-Amaran Biotechnolog  The transaction price as agreement.	nd payment terms of t	he sales o	of materials a	are based on	the mutual
The transaction price an	nd payment terms of t				
The transaction price an agreement.	nd payment terms of t	Thr	ee months end	led Septembe	er 30,
The transaction price an agreement.	nd payment terms of t	Thr			er 30,
The transaction price an agreement.  B. Research and developme	nd payment terms of t ent expenses	Thr	ee months end	led Septembe	er 30,
The transaction price an agreement.  B. Research and developme  Other related parties	nd payment terms of t ent expenses		ee months end 2019 6,630	ded September 20	er 30, 18 4,580
The transaction price an agreement.  B. Research and developme  Other related parties	nd payment terms of t ent expenses	Thr	ee months end	ded September 20	er 30, 18 4,580 er 30,
The transaction price an agreement.  B. Research and developme  Other related parties	nd payment terms of t ent expenses	Thr	ee months end 2019 6,630 ne months end 2019	ded Septembe	er 30, 18  4,580 er 30, 18
The transaction price an agreement.  B. Research and developme  Other related parties  -Amaran Biotechnology	nd payment terms of tent expenses	Thr	ee months end 2019 6,630 ne months end	ded Septembe	er 30, 18 4,580 er 30,
The transaction price an agreement.  B. Research and developme  Other related parties  -Amaran Biotechnology  Other related parties	nd payment terms of tent expenses  Inc.  Tugs purchase agreemen	S Nir 2  \$ t for clinic	ee months end 2019 6,630 ne months end 2019 14,357 cal trial of OE	led September 20 \$ led September 20 \$ BI-821 and O	er 30,  18  4,580  er 30,  18  6,814  BI-822 with
The transaction price an agreement.  B. Research and developme  Other related parties -Amaran Biotechnology  Other related parties -Amaran Biotechnology  The Group signed the dr	nd payment terms of tent expenses  Inc.  Tugs purchase agreemen	S Nir 2  \$ t for clinic	ee months end 2019 6,630 ne months end 2019 14,357 cal trial of OE	led September 20 \$ led September 20 \$ BI-821 and O	er 30,  18  4,580  er 30,  18  6,814  BI-822 with
The transaction price an agreement.  B. Research and developme  Other related parties -Amaran Biotechnology  Other related parties -Amaran Biotechnology  The Group signed the dr Amaran Biotechnology I	nd payment terms of tent expenses  Inc.  Tugs purchase agreemen	\$ Nir 2 \$ t for clinic at was bas	ee months end 2019 6,630 ne months end 2019 14,357 cal trial of OE	led September 20 \$ led September 20 \$ BI-821 and O	er 30, 18 4,580 er 30, 18 6,814 BI-822 with
The transaction price an agreement.  B. Research and developme  Other related parties -Amaran Biotechnology  Other related parties -Amaran Biotechnology  The Group signed the dr Amaran Biotechnology I	nd payment terms of the ent expenses  Inc.  Tugs purchase agreement onc. The purchase amount	\$ Nir 2 \$ t for clinic at was bas	ee months end 2019 6,630 ne months end 2019 14,357 cal trial of OE ed on the mut	\$\frac{1}{20}\$ \$\frac	er 30, 18 4,580 er 30, 18 6,814 BI-822 with at.

## D. Property transactions

On March 26, 2016, the Group entered into purchase agreement for production equipment with Amaran Biotechnology Inc. The Group purchased the existing equipment from Amaran Biotechnology Inc. and made it available for processing related products of OBI-821/822, Globo H and OBI-858. The initial acquisition cost of \$108,753 less the carrying amount (net of accumulated depreciation) was the purchase amount. As of September 30, 2019, the Group has paid \$101,696 for production equipment, of which \$83,547 has been transferred and \$18,149 was recognised as other non-current assets.

Three months ended September 30,

64,222

103,836

168,058

#### (4) Key management compensation

				,
		2019		2018
Salaries and other short-term employee benefits	\$	20,359	\$	21,537
Share-based payments	(	15,896)		48,165
	\$	4,463	\$	69,702
	N	Vine months end	ed Septe	ember 30,

Salaries and other short-term employee benefits

Share-based payments

2019

\$ 64,552 \$

\$ 21,954 \$

\$ 86,506 \$

#### 8. PLEDGED ASSETS

The Group's assets pledged as collateral are as follows:

			В	ook value			
Pledged asset	Sep	tember 30, 2019	Dec	cember 31, 2018	Sep	ptember 30, 2018	Purpose
Land Buildings and	\$	87,514 14,096	\$	87,514 14,321	\$	87,514 14,396	Long-term borrowings (Note)
structures Other non-current assets		·		·		·	Long-term borrowings (Note)  Duty paid after customer release, deposits for clinical trial agreement
		35,064		33,100		33,538	and rental deposit, etc.
	\$	136,674	\$	134,935	\$	135,448	- '

Note: The Group has entered into mortgage contract with E. SUN Bank in 2016. The contract requires a property as collateral and the credit line is \$100 million. Please refer to Note 6(6) for details.

# 9. <u>SIGNIFICANT CONTINGENT LIABILITIES AND UNRECOGNISED CONTRACT</u> COMMITMENTS

- (1) Pursuant to the government grants for OBI-822 (formerly OPT-822/821), therapeutically metastatic breast cancer vaccines, in Phase II / III obtained by the Company from Department of Industrial Technology of Ministry of Economic Affairs R.O.C. (MOEA) on December 25, 2012, if OBI-822 (formerly OPT-822/821) will be successfully licensed to others, the Company promises to contribute 5% of the signing bonus and achieved milestones as feedback fund and the maximum amount for feedback fund is \$150,256.
- (2) In September 2017, the Company commissioned Pharmacore Biotech Co., Ltd. to build a customised production line for OBI-858 botulinum toxin under an agreement. The contract price totaled \$36,500 with some other service charges whenever additional machinery and equipment is acquired. As of September 30, 2019, the Company has paid \$27,007.
- (3) In September 2017, the Company commissioned EirGenix, Inc. to jointly develop CRM197 under an agreement. On December 13, 2018, the Company has amended the agreement with EirGenix, Inc. whereby additional tasks were included to further improve the development process. The contract price totaled \$47,848, of which \$25,168 had been paid as of September 30, 2019.

#### 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 through maintaining an optimal capital structure to reduce the cost of capital, and to provide returns for shareholders after the Company turns around from loss to profit. In order to maintain or adjust the capital structure, the Group may increase capital by cash and sell assets to pay off or improve operating capital, adjust the amount of dividends paid to shareholders or capital reduction, etc. The Group monitors capital on the basis of the Debt/Equity ratio. The ratio is calculated by the "Net debt" divided by the "Total equity". The "Net debt" is the "Total liability" less cash and cash equivalents, and the "Total equity" is the same as the consolidated balance sheet.

During 2019, the Group's strategy, which was unchanged from 2018, was to maintain the gearing ratio within reasonable security range. The ratios are as follows:

	Septe	mber 30, 2019	Dece	mber 31, 2018	Septe	mber 30, 2018
Total liability	\$	271,357	\$	236,028	\$	171,057
Less: Cash and cash equivalents		4,870,099		3,664,593		3,945,078
equivalents		4,070,033		3,004,393		3,343,070
Net debt	( <u>\$</u>	4,598,742)	(\$	3,428,565)	(\$	3,774,021)
Total equity	(\$	5,695,606)	(\$	4,473,466)	(\$	4,828,735)

# (2) <u>Financial instruments</u>

# A. Financial instruments by category

	Septen	nber 30, 2019	Dec	cember 31, 2018	Septe	mber 30, 2018
Financial assets						
Financial assets at						
fair value through						
other comprehensive						
income						
-Designation of	\$	7,141	\$	7,454	\$	8,300
equity instrument Financial assets at						
amortised cost/loans						
and receivables						
Cash and cash		4,870,099		3,664,593		3,945,078
equivalents		4,070,077		3,004,373		3,743,076
Accounts		569		872		934
receivable						
Other receivables		26,886		37,216		33,663
(including related						
parties)						
Other financial		35,064		33,100		22 529
assets	Φ.		Φ.	· · · · · · · · · · · · · · · · · · ·	<u></u>	33,538
	\$	4,939,759	\$	3,743,235	\$	4,021,513
Financial liabilities						
Financial liabilities at						
amortised cost	\$	26,727	\$	92,124	\$	10 757
Other payables (including related	Ф	20,727	Ф	92,124	Ф	18,757
parties)						
Long-term						
borrowings						
(including current						
portion)		55,250		62,000		64,250
•	\$	81,977	\$	154,124	\$	83,007
Lease liabilities	\$	113,600	\$		\$	-

#### B. Financial risk management policies

- (a) The Group's activities expose it to a variety of financial risks: market risk (including foreign exchange risk and price risk), credit risk and liquidity risk. The Group's overall risk management programme focuses on the unpredictability of financial markets and seeks to minimise potential adverse effects on the Group's financial position and financial performance.
- (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 Company'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 operates internationally and is exposed to exchange rate risk arising from the transactions of the Company and its subsidiaries used in various functional currency, primarily with respect to the USD and RMB. Exchange rate risk arises from future commercial transactions and recognised assets and liabilities.
- ii. Management has set up a policy to require group companies to manage their foreign exchange risk against their functional currency. The companies are required to hedge their entire foreign exchange risk exposure with the Group treasury.
- iii. The Group has certain investments in foreign operations, whose net assets are exposed to foreign currency translation risk.
- iv. The Group's businesses involve some non-functional currency operations (the Company's functional currency: NTD; the subsidiaries' functional currencies: USD and RMB). The information on assets and liabilities denominated in foreign currencies whose values would be materially affected by the exchange rate fluctuations is as follows:

September 30, 2019

					Sensitivity Ana	llysis
	Foreign currency					Effect on other
	amount	Exchange	Book value	Degree of	Effect on	comprehensive
	(in thousands)	rate	(NTD)	variation	profit or loss	income
(Foreign currency: functional currency)	(in theusands)		(1112)	<u>variation</u>	pront of 1999	mome
Financial assets  Monetary items						
USD:NTD RMB:NTD	\$ 81,766 45,446		\$ 2,538,017 197,690	1% 1%	\$ 25,380 1,977	\$ - -
Financial assets						
Non-monetary						
<u> </u>						
items	2.1.0	21.0400	<b>67.100</b>			
USD:NTD RMB:USD	2,162 3,583		67,108 15,586	-	-	-
AUD:NTD	3,383 498		10,450	_	-	_
	470	20.7030	10,430			
Financial liabilities						
Monetary items USD:NTD	737	31.0400	22,876	1%	229	-
			December	31 2018		
	-		December	31, 2010		
					G '.' '. A	1 .
					Sensitivity Ana	
	Foreign currency	Falana	Deal also	D		Effect on other
	amount	Exchange	Book value	Degree of	Effect on	Effect on other comprehensive
	•	Exchange rate	Book value (NTD)	Degree of variation		Effect on other
(Foreign currency: functional currency) Financial assets	amount	_		_	Effect on	Effect on other comprehensive
functional currency)	amount	_		_	Effect on	Effect on other comprehensive
functional currency) Financial assets	amount	rate		_	Effect on	Effect on other comprehensive income
functional currency) Financial assets Monetary items	amount (in thousands)	rate 30.7150	(NTD)	variation	Effect on profit or loss	Effect on other comprehensive income
functional currency) Financial assets Monetary items USD:NTD	amount (in thousands)  \$ 97,861	30.7150 4.4720	(NTD) \$ 3,005,810	variation	Effect on profit or loss \$ 30,058	Effect on other comprehensive income
functional currency) Financial assets Monetary items USD:NTD RMB:NTD	amount (in thousands)  \$ 97,861 44,080	30.7150 4.4720	(NTD) \$ 3,005,810 197,126	variation  1% 1%	Effect on profit or loss  \$ 30,058 1,971	Effect on other comprehensive income
functional currency) Financial assets  Monetary items USD:NTD RMB:NTD USD:RMB Financial assets Non-monetary	amount (in thousands)  \$ 97,861 44,080	30.7150 4.4720 6.8683	(NTD) \$ 3,005,810 197,126	variation  1% 1%	Effect on profit or loss  \$ 30,058 1,971	Effect on other comprehensive income
functional currency) Financial assets  Monetary items USD:NTD RMB:NTD USD:RMB Financial assets Non-monetary items	amount (in thousands)  \$ 97,861 44,086 691	rate  30.7150 4.4720 6.8683	(NTD) \$ 3,005,810 197,126 21,224	variation  1% 1%	Effect on profit or loss  \$ 30,058 1,971	Effect on other comprehensive income
functional currency) Financial assets  Monetary items USD:NTD RMB:NTD USD:RMB Financial assets Non-monetary items USD:NTD	amount (in thousands)  \$ 97,861 44,080 691	rate  30.7150 4.4720 6.8683  30.7150 0.1456	(NTD) \$ 3,005,810 197,126 21,224 55,256	variation  1% 1%	Effect on profit or loss  \$ 30,058 1,971	Effect on other comprehensive income
functional currency) Financial assets  Monetary items USD:NTD RMB:NTD USD:RMB Financial assets Non-monetary items USD:NTD RMB:USD AUD:NTD Financial liabilities	amount (in thousands)  \$ 97,861 44,080 691	rate  30.7150 4.4720 6.8683  30.7150 0.1456	(NTD) \$ 3,005,810 197,126 21,224 55,256 6,525	variation  1% 1%	Effect on profit or loss  \$ 30,058 1,971	Effect on other comprehensive income
functional currency) Financial assets  Monetary items USD:NTD RMB:NTD USD:RMB Financial assets Non-monetary items USD:NTD RMB:USD AUD:NTD	amount (in thousands)  \$ 97,861 44,080 691	rate  30.7150 4.4720 6.8683  30.7150 0.1456	(NTD) \$ 3,005,810 197,126 21,224 55,256 6,525	variation  1% 1%	Effect on profit or loss  \$ 30,058 1,971	Effect on other comprehensive income

Septem	ber 3	30,	2018
--------	-------	-----	------

						Sens	itivity Ana	lysis	3
	\$ 99,477		Exchange rate	Book value (NTD)	Degree of variation		ffect on		ffect on other emprehensive income
(Foreign currency: functional currency)						1			
<u>Financial assets</u> <u>Monetary items</u>									
USD:NTD	\$ 99	,477	30.5250	\$ 3,036,535	1%	\$	30,365	\$	-
RMB:NTD	44	,080,	4.4360	195,539	1%		1,955		-
USD:RMB		259	6.8812	7,906	1%		79		-
Financial assets Non-monetary items									
USD:NTD	1	,823	30.5250	55,657	_		_		-
RMB:USD	1	,766	0.1453	7,834	-		-		-
AUD:NTD		629	22.0350	13,868	-		-		-
Financial liabilities Monetary items									
USD:NTD		681	30.5250	20,788	1%		208		-

v. The total exchange gain (loss), including realised and unrealised arising from significant foreign exchange variation on the monetary items held by the Group for the three months and nine months ended September 30, 2019 and 2018 amounted to (\$14,670), (\$7,547), \$15,306 and \$66,856, respectively.

#### Price risk

- i. The Group's equity securities, which are exposed to price risk, are the held 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.
- ii. The prices of the Group's investments in equity securities would change due to the change of the future value of investee companies. If the prices of these equity securities had increased/decreased by 1% with all other variables held constant, other components of equity for the nine months ended September 30, 2019 and 2018 would have increased / decreased by \$72 and \$83, respectively, as a result of other comprehensive income classified as equity investment at fair value through other comprehensive income.

## Cash flow and fair value interest rate risk

i. The Group's interest rate risk arises from long-term borrowings. Borrowings issued at variable rates expose the Group to cash flow interest rate risk which is partially offset by cash and cash equivalents held at variable rates. The Group's borrowings were calculated

- by floating rate and stated at New Taiwan Dollars for the nine months ended September 30, 2019 and 2018.
- ii. At September 30, 2019 and 2018, if interest rates had been 1% higher or lower with all other variables held constant, post-tax profit for the nine months ended September 30, 2019 and 2018 would have been \$350 and \$404 lower or higher, respectively, mainly as a result of changes in interest expense on floating rate borrowings.

#### (b) Credit risk

- Credit risk refers to the risk of financial loss to the Group arising from default by the clients or counterparties of financial instruments 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 their credit risk taking into consideration the entire group's concern. For banks and financial institutions, only independently rated parties with stable credit rating 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 each of their new clients before standard payment and delivery terms 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.
- iii. Under IFRS 9, if the contract payments were past due over 30 days based on the terms, there has been a significant increase in credit risk on that instrument since initial recognition.
- iv. The Group adopts the assumption under IFRS 9, that is, the default occurs when the contract payments are past due over 180 days.
- v. The Group classifies customer's accounts receivable, contract assets and rent receivable in accordance with customer types. The Group applies the simplified approach using loss rate methodology to estimate expected credit loss under the provision matrix basis.
- vi. The following indicators are used to determine whether the credit impairment of debt instruments has occurred:
  - (i) It becomes probable that the issuer will enter bankruptcy or other financial reorganisation due to their financial difficulties;
  - (ii) The disappearance of an active market for that financial asset because of financial difficulties;
  - (iii) Default or delinquency in interest or principal repayments;
  - (iv) Adverse changes in national or regional economic conditions that are expected to cause a default.

vii. When estimating the allowance for uncollectible accounts for receivables, the Group incorporates forward-looking information in the adjustment of the loss rate, which is calculated based on historical data from specific periods and current information. As of September 30, 2019, December 31, 2018 and September 30, 2018, the expected loss rate of the Group's accounts receivable that are not past due is immaterial.

#### (c) Liquidity risk

- Cash flow forecasting is performed by Group treasury to monitor rolling forecasts of the Group's liquidity requirements to ensure it has sufficient cash to meet operational and R&D needs. Such forecasting is in compliance with internal R&D project schedule targets.
- ii. Group treasury invests surplus cash in interest bearing current deposits, time deposits, and foreign currency deposits, choosing instruments with appropriate maturities or sufficient liquidity to provide sufficient headroom as determined by the abovementioned forecasts.
- iii. 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 for non-derivative financial liabilities. The amounts disclosed in the table are the contractual undiscounted cash flows.

		Se	ptember 30, 2	2019	
		Between 1	Between 2	Between 3	
	Less than	and	and	and	Over
	1 year	2 years	3 years	5 years	5 years
Non-derivative financial					
liabilities:					
Other payables (including related parties)	\$ 26,727	\$ -	\$ -	\$ -	\$ -
Long-term borrowings	9,806	9,662	8,028	14,719	16,023
(including current portion) Lease liabilities	28,971	25,366	12,006	31,252	16,005
(including current portion)					

				De	ecemb	er 31, 2	2018			
			Bet	ween 1	Betv	veen 2	Betv	veen 3		
	Less	than	;	and	a	nd	a	nd	O	ver
	1 y	ear	2	years	3 y	ears	5 y	ears	5 y	ears
Non-derivative financial liabilities:										
Other payables (including related parties)	\$ 92	2,124	\$	-	\$	-	\$	-	\$	-
Long-term borrowings (including current portion)	9	9,914		9,770		9,626		14,887	2	1,490
				Se	ptemb	er 30, 2	2018			
			Bet	ween 1	Betv	veen 2	Betv	veen 3		
	Less	than	;	and	a	nd	a	nd	O	ver
	1 y	ear	2	years	3 y	ears	5 y	ears	5 y	ears
Non-derivative financial liabilities:										
Other payables (including related parties)	\$ 13	8,757	\$	-	\$	-	\$	-	\$	-
Long-term borrowings (including current portion)	9	9,950		9,806		9,662		15,443	23	3,326

iv. The Group does not expect the timing of occurrence of the cash flows estimated through the maturity date analysis will be significantly earlier, nor expect the actual cash flow amount will be significantly different.

#### (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. The fair value of the Group's investment in financial assets at fair value through other comprehensive income is included in Level 3.
- B. The carrying amount of financial instruments not measured at fair value (including cash and cash equivalents, accounts receivable, other receivables and other payables (including those to related parties)) is a reasonable approximation to their fair value; the interest rate on long-term

borrowings (including the portion due within a year or one operating cycle) is close to the market interest rate, therefore their carrying amount is a reasonable basis for the estimation of their fair value.

C. The related information of 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 is as follows:

		Septembe	er 30, 2019	
	Level 1	Level 2	Level 3	Total
Assets				
Recurring fair value measurements				
Financial assets at fair value				
through other comprehensive				
income				<b>.</b>
Equity securities	\$ -	\$ -	\$ 7,141	\$ 7,141
		Decembe	er 31, 2018	
	Level 1	Level 2	Level 3	Total
Assets				
Recurring fair value measurements				
Financial assets at fair value				
through other comprehensive				
income				
Equity securities	\$ -	\$ -	\$ 7,454	\$ 7,454
		-		
		-	er 30, 2018	
	Level 1	Level 2	Level 3	<u>Total</u>
Assets				
Recurring fair value measurements				
Financial assets at fair value				
through other comprehensive				
income				
Equity securities	\$ -	\$ -	\$ 8,300	\$ 8,300

- D. Financial segment is in charge of valuation procedures for fair value measurements being categorised within Level 3, which is to verify independent fair value of financial instruments. 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, reliable and in line with other resources and represented as the exercisable price.
- E. 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:

Non dominative	Fair value at September 30, 2019	Valuation technique	Significant unobservable input	Range (median)	Relationship of inputs to fair value
Non-derivative equity instrument: Unlisted shares	\$ 7,141	Market comparable companies	Price to book ratio multiple	1.13~3.54 (1.54)	The higher the mulitple, the higher the fair value
			Discount for lack of marketability	11%~48% (22%)	The higher the discount for lack of marketability, the lower the fair value
Non-derivative	Fair value at December 31, 2018	Valuation technique	Significant unobservable input	Range (median)	Relationship of inputs to fair value
equity instrument: Unlisted shares	\$ 7,454	Market comparable companies	Price to book ratio multiple	0.69~3.70 (1.57)	The higher the mulitple, the higher the fair value
			Discount for lack of marketability	25%(25%)	The higher the discount for lack of marketability, the lower the fair value
Non-derivative	Fair value at September 30, 2018	Valuation technique	Significant unobservable input	Range (weighted average)	Relationship of inputs to fair value
equity instrument: Unlisted shares	\$ 8,300	Market comparable companies	Price to book ratio multiple	0.79~3.79 (1.66)	The higher the mulitple, the higher the fair value
		~59~	Discount for lack of marketability	25%(25%)	The higher the discount for lack of marketability, the lower the fair value

F. The Group has carefully assessed the valuation models and assumptions used to measure fair value. However, use of different valuation models or assumptions may result in different measurement. The following is the effect of profit or loss or of other comprehensive income from financial assets and liabilities categorised within Level 3 if the inputs used to valuation models have changed:

				September	30, 2019								
Financial assets Equity	Input Price to book	Change ±1%	Recognised Favourable change	in profit or loss Unfavourable change  -	•	sed in other nsive income Unfavourable change  (\$ 68)							
instrument	ratio multiple Discount for lack of marketability	±10%	-	-	202	`							
December 31, 2018  Recognised in													
			Recognised Favourable	in profit or loss Unfavourable	•	sed in other  nsive income  Unfavourable							
Financial assets	Input	Change	change	change	change	change							
Equity	Price to book	±1%	\$ -	\$ -	\$ 78	(\$ 78)							
instrument	ratio multiple Discount for lack of marketability	±10%	-	-	248	( 248)							
				September	30, 2018								
					•	sed in other							
				in profit or loss		nsive income							
Eineneiel essete	Input	Change	Favourable change	Unfavourable change	Favourable change	Unfavourable change							
Financial assets Equity	Net asset value	±1%	\$ -	\$ -	\$ 78	(\$ 78)							
instrument	Discount for lack of marketability	±10%	-	-	28	( 28)							

G. The following chart is the movement of Level 3 for the nine months ended September 30, 2019 and 2018:

	Equity securities									
	Nine months ended September 30,									
		2019	2018							
Opening net book amount	\$	7,454 \$	10,160							
Loss recognised in other comprehensive income	(	313) (	1,860)							
Closing net book amount	\$	7,141 \$	8,300							

H. As of September 30, 2019, December 31, 2018 and September 30, 2018, there was no transfer into or out from Level 3.

#### 13. <u>SUPPLEMENTARY DISCLOSURES</u>

#### (1) Significant transactions information

- 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: None.
- 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: Please refer to table 2.

#### (2) <u>Information on investees</u>

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

- A. Basic information: Please refer to table 4.
- B. Significant transactions, either directly or indirectly through a third area, with investee companies in the Mainland Area: None.

#### 14. SEGMENT INFORMATION

#### (1) General information

The Group operates business only in a single industry, new drug research. The Chief Operating Decision-Maker, who allocates resources and assesses performance of the Group as a whole, has identified that the Group has only one reportable operating segment.

#### (2) Measurement of segment information

- A. The Chief Operating Decision-Maker evaluates the performance of the operating segments based on income before tax. The significant accounting policies and estimates of the operating segment and the accounting policies, estimates and assumptions described in Notes 4 and 5 of the consolidated financial statements are the same.
- B. The financial information reported to the Chief Operating Decision-Maker and the financial information of the consolidated statements of comprehensive income are the same.

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

#### September 30, 2019

Table 1

Expressed in thousands of NTD (Except as otherwise indicated)

	Relationship with the		General					
Securities held by	Marketable securities	securities issuer	ledger account	Number of shares	Book value	Ownership	 Fair value	Footnote
OBI Pharma, Inc.	Stock - Agnitio Science & Technology Inc.	None	Financial assets at fair value through other comprehensive income- non-current	1,734,036 \$	7,141	4.19%	\$ 7,141	None

#### Significant inter-company transactions during the reporting period

#### Nine months ended September 30, 2019

Table 2

Expressed in thousands of NTD (Except as otherwise indicated)

Transaction

							Percentage of consolidated total
Number			Relationship				operating revenues or total
(Note 1)	Company name	Counterparty	(Note 2)	General ledger account	 Amount	Transaction terms	assets (Note 3)
1	OBI Pharma USA, Inc.	OBI Pharma, Inc.	2	Accounts receivable	\$ 22,867	(Note 4)	0.38%
1	11	11	"	Service revenue	63,448	"	11,190.12%

Note 1: The numbers filled in for the transaction company in respect of inter-company transactions are as follows:

- (1) Parent company is '0'.
- (2) The subsidiaries are numbered in order starting from '1'.

Note 2: Relationship between transaction company and counterparty is classified into the following three categories:

- (1) Parent company to subsidiary.
- (2) Subsidiary to parent company.
- (3) Subsidiary to subsidiary.
- Note 3: Regarding percentage of transaction amount to consolidated total operating revenues or total assets, it is computed based on period-end balance of transaction to consolidated total assets for balance sheet accounts and based on accumulated transaction amount for the period to consolidated total operating revenues for income statement accounts.
- Note 4: The transaction terms are based on the mutual agreement.
- Note 5: The Company may decide to disclose or not to disclose transaction details in this table based on the Materiality Principle.

#### Information on investees

Nine months ended September 30, 2019

Table 3

Expressed in thousands of NTD (Except as otherwise indicated)

Investor	Investee	Location	Main business activities			alance as at ecember 31,	Shares held a	Ownership		ship		Net profit (loss) of the investee for the nine months ended September 30, 2019		Investment neome (loss) ognised by the mpany for the nine months ended eptember 30, 2019	Footnote
OBI Pharma, Inc.	OBI Pharma Limited	Hong Kong	Investments and trading	\$ 51,216	\$	35,696	1,650,000	100.00	\$	16,824	(\$	9,989)	(\$	9,989)	Note 2
п	OBI Pharma USA, Inc.	USA	Research and development of biotechnology	83,808		83,808	2,701,000	100.00		50,284	(	9,303)	(	9,303)	"
11	AP Biosciences, Inc.	Taiwan	Research and development of	350,075		350,075	8,040,000	67.00		278,472	(	47,408)	(	31,763)	"
n	OBI Pharma Australia Pty Ltd.	Australia	biotechnology Research and development of biotechnology	13,629		13,629	650,100	100.00		10,450	(	1,879)	(	1,879)	"

Note 1: The accounts of the Company are maintained in New Taiwan dollars. Income statement accounts denominated in foreign currencies are translated into New Taiwan dollars at the weighted average exchange rates and balance sheet accounts at spot exchange rates prevailing at the balance sheet date.

Note 2: Inter-company transactions between companies within the Group are eliminated.

#### Information on investments in Mainland China

Nine months ended September 30, 2019

Amount remitted from

Table 4

Expressed in thousands of NTD (Except as otherwise indicated)

					7 tillount 1 cm	ntica mom							
					Taiwan to Mai	nland China/							
					Amount ren	nitted back						Accumulated	
				Accumulated	to Taiwan fo	or the nine	Accumulated					amount	
				amount of	months ended	d September	amount	Net income of	Ownership	Investment income		of investment	
				remittance from	30, 2	019	of remittance	investee for the	held by	(loss) recognised	Book value of	income	
				Taiwan to			from Taiwan to	nine months	the	by the Company	investments in	remitted back to	
				Mainland China	Remitted to	Remitted	Mainland China	ended	Company	for the nine	Mainland China	Taiwan as of	
Investee in Mainland	Main business		Investment	as of	Mainland	back to	as of September	September 30,	(direct or	months ended	as of September	September 30,	
China	activities	Paid-in capital	method	January 1, 2018	China	Taiwan	30, 2019	2019	indirect)	September 30, 2019	30, 2019	2019	Footnote
OBI Pharma (Shanghai)	Research and	\$ 46,560	Note 1	\$ 31,040	15,520	-	\$ 46,560	(\$ 9,909)	100.00	(\$ 9,909)	\$ 15,586	-	
Limited	development of												

		Investment amount approved by the	Ceiling on investments in
	Accumulated amount of remittance	Investment Commission of the	Mainland China imposed
	from Taiwan to Mainland China	Ministry of Economic Affairs	by the Investment
Company name	as of September 30, 2019 (Note 2)	(MOEA)	Commission of MOEA
OBI Pharma, Inc.	\$ 46,560	\$ 46,560	\$ 3,417,363

Note 1: Reinvesting in the investee in Mainland China through OBI Pharma Limited.

biotechnology

Note 2: The total investment amount of USD 1.5 million was approved pursuant to the Jing-Shen-II-Zi Letter No.10200125600, No. 10600182730 and No. 10800182030.

Note 3: Abovementioned investment income (loss) was recognised based on the financial reports reviewed by the parent company's CPA.

Note 4: The accounts of the Company are maintained in New Taiwan dollars. Income statement accounts denominated in foreign currencies are translated into New Taiwan dollars at the weighted average exchange rates and balance sheet accounts at spot exchange rates prevailing at the balance sheet date.